

# **INDEPENDENT AUDIT REPORT**

SICTL TERMINAL 3 PORT BOTANY EXPANSION PROJECT – DA-494-11-2003-I

**NOVEMEBR 2023** 



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Date	18 November 2024	Date	18 November 2024

#### **Document Revision History**

Revision	Date	Details
0.0	8/11/2024	Internal peer review
1.0	8/11/2024	Issue to client for comment
2.0	18/11/2024	Final report

Report Name: Independent Audit Report FY 2024 - SICTL Terminal 3 Port Botany Expansion Project

Project No.: 1187

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#### ABBREVIATIONS / GLOSSARY

Abbreviation/Term	Description
AEMR	Annual Environmental Management Report
ASC	Automated Stacking Cranes - An automated crane used to stack containers received either from the landside or waterside exchange areas into rows, lines and blocks
CoC	Condition of Consent
DG	Dangerous Goods
DPE or Department	Department of Planning and the Environment
EIS	Environmental Impact Statement
EPBC Act	Environment Protection and Biodiversity Conservation Act 1999 (Commonwealth)
EP&A Act	Environmental Planning and Assessment Act 1979
EPL	Environment Protection Licence issued under the POEO Act
IAPAR	Independent Audit Post Approval Requirements (DPE, 2020)
OEMP	Operational Environmental Management Plan
PBE	Port Botany Expansion
the Project	The PBE Development approved under DA494-11-2003-i
POEO	Protection of the Environment Operations 1997
Quay Crane	A crane purpose-built for the loading and unloading of cargo from ships which is mounted on rails on the wharf and can move along the wharf on these rails.
RtS	Response to Submissions
SICTL	Sydney International Container Terminal
SQID	Stormwater Quality Improvement Device



#### **EXECUTIVE SUMMARY**

Hutchison Ports operates the Sydney International Container Terminal (SICTL) in Terminal 3 area of the Port Botany Expansion (PBE) Project. The SICTL site is located at B150-160 Siris Road (off Foreshore Road), Botany, NSW 2019 with the terminal situated parallel to the runway at Sydney International Airport. Key features include a 1,300 m quay line and two rail sidings spanning 1.6 km, two vessel berths, container yards and automated cranes to move containers. The terminal connects to the rail freight network, reducing road transport reliance and alleviating local congestion near the port.

Consent (DA494-11-2003-i) was granted for the PBE Project, following a Commission of Inquiry, on 13 October 2005, and is subject to a number of Conditions of Consent (CoC). Condition C4.5 requires annual independent environmental audits following the commencement of operations, and sets out the requirements for the undertaking of those audits. It states:

#### 'Environmental Auditing

C4.5 Within one year of the commencement of operations and every year thereafter, the Applicant shall fund a full independent environmental audit. The audit must be undertaken by a suitably qualified person/team approved by the Director-General.

The audits would be made publicly available and would:

- be carried out in accordance with ISO 14010 Guidelines and General Principles for Environmental Auditing and ISO 14011 – Procedures for Environmental Auditing;
- assess compliance with the requirements of this consent, and other licences and approvals that apply to the development;
- assess the construction against the predictions made and conclusions drawn in the development application, EIS, additional information and Commission of Inquiry material; and
- review the effectiveness of the environmental management of the development, including any environmental impact mitigation works'.

This Audit Report presents the findings from the 2024 Independent Audit (or audit) associated with SICTL operations under DA494-11-2003-I. This annual audit covered the period of September 2023 to October 2024 (the audit period). The objective of this audit is to satisfy CoC C4.5 of the consent with respect to Terminal 3. This Audit does not cover NSW Ports or Port Authority of NSW responsibilities under DA494-11-2003-i.

The overall outcome of the audit was indicative of a high level of compliance and environmental performance by the Project. Compliance records were well organised and readily available during the audit. Relevant environmental and compliance monitoring records continue to be collected and reported as required to provide verification of compliance with statutory requirements and the broader Project environmental requirements.

#### In summary:

- One observation remains open from the previous audit (IA 2023)
- With respect to the 2024 audit:

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- No non-compliances were identified.
- Four (4) observations were made. These relate to uploading the latest version of the OEMP to the project website (Condition C1.3), maintaining waste disposal dockets for all site waste streams including liquid and lead-acid batteries (Condition C2.13A), relocating a chemical container observed in undeveloped land to an operational area designed for chemical storage (Condition C2.13A), and investigating and implementing alternative performance validation for SQID units not scheduled for annual testing and maintenance (Condition C2.14). Prior to the finalisation of this report, the auditee provided responses to the observations. The updated version of the CEMP (Condition C1.3) was uploaded to the project website and is now considered closed by the auditor. Three observations remain open and will be verified during the next audit, along with the auditee's responses.

Detailed findings are presented in Section 3 along with recommended actions proposed to address the findings.

The Auditor would like to thank the auditees for their high level of organisation, cooperation and assistance during the audit.

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#### 1. INTRODUCTION

## 1.1 Project overview

The works and activities that are the subject of this operational audit are located within Sydney International Container Terminal Ltd.'s (SICTL's) Terminal 3, at Port Botany Gate B150-153, Sirius Road off Foreshore Road, Botany NSW 2019. SICTL's Terminal 3 is operated by Hutchison Ports Sydney (Hutchison). Terminal 3 is part of NSW Ports' Port Botany Expansion (PBE) Project that also includes other port operators and terminals.

Port Botany is located within the City of Botany Bay, 12 kilometres south of the Sydney Central Business District. The SICTL Terminal 3 is situated between the existing port and the parallel runway at Sydney International Airport. It spans an area of approximately 63 hectares, extending 550 metres west and 1,300 metres north of the existing northern quay of Brotherson Dock.

Terminal 3 (hereafter known as the Project) contains a number of key structural elements, including:

- Quay Line -1,300 metres
- Four Berths
- Depth alongside 16.4 metres
- Rail sidings 2 x 750 metres
- Cranes: Post Panamax Quay Cranes, Automated Stacking Cranes
- On-site empty container storage facility
- Heavy duty pavements and roadways
- Storm water drainage infrastructure including pumps, pollution control devices, trenching and kerbing.
- Light tower foundations and light and radar poles
- Water, waste and firefighting services
- Administration and workshop facilities; and
- Workforce and visitor car parking.

The location and overview of Terminal 3 is presented in Figure 1, while the current operational area and future development areas are illustrated in Figure 2.

Construction and operation of Terminal 3 is phased to align with customer demand. The terminal commissioning of container handling equipment and infrastructure commenced in July 2013, with the handover to Operations in September 2013. The terminal vessel and truck operations and services to shipping lines commenced in November 2013. The following elements were operational during the audit:

- Maintenance building and terminal office building
- Vessel berths 1 and 2
- Quay Cranes 1 4
- Automated Stacking Cranes 1 6

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- Shuttle carriers, reach stackers and small plant; and
- Railway sidings and freight train delivery and collection.

Expansion of Automated Stacking Cranes and other container handling equipment has not yet commenced.

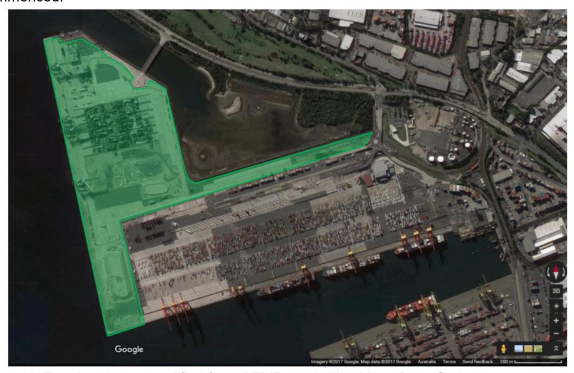


Figure 1: Terminal 3 site (modified from AEMR 2018, Hutchison Ports Sydney



Figure 2: Operational Area and Future Development Area (OEMP Rev 7, Sept. 2024)

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## 1.2 Approval requirements for Independent Audit

Consent was granted to the PBE Project (DA-494-11-2003-i) by the Minister for Planning under section 80(4) and (5) of the *Environmental Planning and Assessment Act 1979* on 13 October 2005, subject to a number of conditions. The consent has been modified on seventeen occasions, most recently on 19 December 2019 (modification 17) to correct a number of administrative errors within the development consent.

SICTL holds an Environment Protection Licence 20322 (EPL 20322) issued under the *Protection of the Environment Operations Act 1997* (POEO Act), for Scheduled Activity chemical storage. The EPL permits up to 5,000 kiloliters (kL) of general chemical storage.

Condition C4.5 requires annual independent environmental audits following the commencement of operations, and sets out the requirements for the undertaking of those audits. It states:

#### 'Environmental Auditing

C4.5 Within one year of the commencement of operations and every year thereafter, the Applicant shall fund a full independent environmental audit. The audit must be undertaken by a suitably qualified person/team approved by the Director-General.

The audits would be made publicly available and would:

- be carried out in accordance with ISO 14010 Guidelines and General Principles for Environmental Auditing and ISO 14011 Procedures for Environmental Auditing;
- assess compliance with the requirements of this consent, and other licences and approvals that apply to the development;
- assess the construction against the predictions made and conclusions drawn in the development application, EIS, additional information and Commission of Inquiry material: and
- review the effectiveness of the environmental management of the development, including any environmental impact mitigation works'.

This annual audit covered the period of September 2023 to October 2024 (the audit period).

#### 1.3 Audit team

In accordance with Condition C4.5 and Section 3.1 of the IAPAR, Independent Auditors must be suitably qualified, experienced, and independent of the project and approved by the Secretary of the Department of Planning, Housing and Infrastructure (the Department or DPHI). The Auditor performed the auditing work is shown in Table 1.

Table 1: Audit Team

Name	Company	Participation	Certification
Ricardo Prieto-Curiel	WolfPeak	Lead Auditor	Master of Environmental Toxicology Registered Environmental Assessment Practitioner Exemplar Global Certified Environmental Lead Auditor - Certificate No. 15160

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Joyce Acierda	WolfPeak	Support Auditor	Master of Planning
			Exemplar Global Certified Environmental Lead Auditor - Certificate No. 479219

Approval of the Audit Team was provided from the Department on 19 September 2024. The letter is presented in Appendix E. Declarations of independent are also included in Appendix E.

## 1.4 The audit objectives

The objective of this audit is to satisfy, insofar as it relates to Terminal 3, the requirements of CoC C4.5. Consideration was also given to the Department's 2020 document entitled *Independent Audit Post Approval Requirements* (IAPAR). It seeks to verify compliance with the relevant Conditions and assess the effectiveness of environmental management of the Terminal 3 component of the PBE Project.

## 1.5 Audit scope

The scope of this audit included a detailed assessment of compliance with the Conditions under DA-494-11-2003-i (including Modifications) and EPL 20322 relevant to SICTL's operations and activities, along with assessment of the accuracy of the operational related predictions from the Environmental Impact Statement (EIS) and implementation of Hutchison's Operational Environmental Management Plan (OEMP).

Construction-related requirements are not included in this audit as there are no construction activities taking place at SICTL's premises at the present time or during the audit period. Commonwealth Approval – EPBC 2002/543 is relevant to the Port Authority of NSW (Port Authority) but is not applicable to SICTL's operations at Terminal 3.

This Audit covers neither NSW Ports' or the Port Authority's conditions or responsibilities under DA494-11-2003-i.

The assessment of SICTL's operations against predictions made and conclusions drawn from the EIS included assessment against the following documents:

- Port Botany Expansion: Environmental Impact Statement (ten volumes), prepared by URS Pty Ltd and dated November 2003
- Port Botany Expansion Commission of Inquiry Primary Submission (two volumes), prepared by URS Pty Ltd and dated May 2004
- Port Botany Expansion Commission of Inquiry Supplementary Submission to Environmental Impact Statement, prepared by URS Pty Ltd and dated August 2004;
- Port Botany Expansion Environmental Impact Statement Supplementary Submission (two volumes), prepared by URS Pty Ltd and dated October 2004.

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## 2. AUDIT METHODOLOGY

## 2.1 Audit process

The audit was conducted in a manner consistent with AS/NZS ISO 19011:2019 – *Guidelines for Auditing Management Systems* (AS/NZS ISO 19011) (the Standard which replaced those specified at Condition C4.5: ISO 14010 – *Guidelines and General Principles for Environmental Auditing* and ISO 14011 – *Procedures for Environmental Auditing*). The methodology and reporting requirements set out in the Department's IAPAR, 2020 were also considered.

## 2.2 Audit process detail

#### 2.2.1 Audit initiation

Prior to the commencement of the audit the following tasks were completed:

- Establish initial contact with the auditee
- Confirm the audit team
- Confirm the audit purpose, scope and criteria.

## 2.2.2 Preparing audit activities

Prior to the commencement of the audit the following tasks were completed.

The Auditor performed a document review, prepared an audit plan, and prepared work documents (audit checklists) and distributed to the Project team in preparation for the audit. The primary documents reviewed prior to the site visit are detailed in Section 3.1.

Audit checklists were reviewed and prepared. These comprised:

- CoCs from DA-494-11-2003-I as amended by modifications 1-17
- Conditions from EPL 20322;
- Key Performance Indicators (KPIs) from SICTLs OEMP; and
- EIS, Commission of Inquiry, Section 96 predictions and conclusions.

The KPIs from the OEMP, assisted with assessing SICTLs implementation of the OEMP.

#### 2.2.3 Consultation

WolfPeak consulted with the Department on 25 September 2024 to obtain input on the scope of the audit, as outlined in Section 3.2 of the IAPAR, and to confirm whether other stakeholders should be consulted.

On 30 September 2024, the Department responded to the consultation request and advised that it had no further comments in relation to the scope beyond ensuring the audit and report are undertaken, prepared and finalized in accordance with Condition C4.5 and that consideration be given to the Department's IAPAR (2020) to the extent it does not contradict Condition C4.5 of the

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Consent. The Department also requested that consultation with the NSW Environment Protection Authority (EPA) and the local council be undertaken. WolfPeak conducted these consultations on the same day. The EPA and Bayside Council did not provide a response to the consultation. Consultation records are included in Appendix F.

#### 2.2.4 Meetings

The opening and closing meetings were held on 10 October 2024 at the Hutchison Ports Sydney office with the Environmental & Sustainability Advisor and the WolfPeak auditors. During the opening meeting the objectives and scope of the Audit, the resources required, overview of the project and status of the works and methodology to be applied were discussed.

At the closing meeting, preliminary audit findings were presented, preliminary recommendations (as appropriate) were made, and any post-audit actions were confirmed.

#### 2.2.5 Interviews

An interview was conducted on 10 October 2024 with the Environmental & Sustainability Advisor, responsible for environmental management and assisted in verifying the compliance status of Hutchison Ports Sydney's operations. The details of person interviewed during the audit are provided in Table 2. All other communication was conducted remotely, which included detailed request for information and auditee responses to the request.

Table 2: Audit personnel interviewed

Name	Role	Organisation	
Lucy Mercer	Environmental & Sustainability Advisor	Hutchison Ports Sydney	

## 2.2.6 Site inspection

The on-site audit activities took place on 10 October 2024 and included an inspection of the site and work activities to verify implementation of the mitigation measures as per the aspects and impacts of the OEMP and subplans. Detailed observations are discussed in Section 3 and Appendix A-D. Photos taken during the inspections are presented in Appendix G.

#### 2.2.7 Document review

The audit included investigation and review of Project operation files, records and documentation that acts as evidence of compliance (or otherwise) with a compliance requirement. The documents sighted are included within Appendices A-D.

## 2.2.8 Generating audit findings

Audit findings were based on verifiable evidence. The evidence included:

- Relevant records, documents and reports
- Interviews of relevant site personnel
- Photographs

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- Figures and plans; and
- Site inspections of relevant locations, activities and processes.

## 2.2.9 Compliance evaluation

The Auditor determined the compliance status of each compliance requirement using the following descriptors from Table 2 of the IAPAR. As set out in Table 2 below.

Table 3: Compliance status descriptors

Status	Description	
Compliant	The Auditor has collected sufficient verifiable evidence to demonstrate that all elements of the requirement have been complied with within the scope of the audit.	
Non-compliant	The Auditor has determined that one or more specific elements of the conditions or requirements have not been complied with within the scope of the audit.	
Not Triggered	A requirement has an activation or timing trigger that has not been met at the time when the audit is undertaken, therefore an assessment of compliance is not relevant.	

Observations and notes may also be made to provide context, identify opportunities for improvement or highlight positive initiatives.

In relation to findings against predictions and conclusions made in the environmental documentation for the project:

- © = Largely as predicted/concluded
- Partially as predicted / unknown / as predicted
- 🙁 = Not as predicted
- NA = Not applicable

The audit report was distributed to the Proponent to check factual matters and for input into actions in response to findings (where relevant). The Auditor retained the right to make findings or recommendations based on the facts presented.

## 2.2.10 Completing the audit

The Independent Audit Report was distributed to the Proponent to check factual matters and for input into actions in response to findings (where relevant). The Auditor retained the right to make findings or recommendations based on the facts presented.

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#### 3. AUDIT FINDINGS

# 3.1 Approvals and documents audited, and evidence sighted

The primary documents reviewed during this audit are as follows:

- Development Consent for DA-494-11-2003-I as amended by modifications 1-17;
- EPL 20322 and the NSW EPA summary of EPL 20322 Annual Returns;
- Annual Environmental Management Report 2023-2024, dated 30 October 2024 prepared by Hutchison Ports
- HSEQ Management System Operational Environmental Management Plan (OEMP), HSEQ5.7 Revision 7, dated 25 September 2024 prepared by Hutchison Ports, inclusive of:
  - Air Quality Management Plan (AQMP)
  - Noise Management Plan (ONMP)
  - Operational Traffic Management Plan (OTMP)
  - Water and Waste Management Plan (WWMP)
  - Stormwater Management Plan (SMP)
  - Aviation Operational Impacts Management Plan (AOIMP)
  - Dangerous Goods Management Plan (DGMP)
  - Shorebird Management Plan (SMP)
  - Feral Animal Management Plan (FAMP)
  - Energy Management Plan (EMP)
- Emergency Response Plan Version 11, dated 20 November 2023 prepared by Hutchison Ports
- Biannual Environmental Noise Compliance Monitoring January 2024 Rev 0, dated 19
   February 2024 prepared by Rodney Stevens Acoustics
- Biannual Environmental Noise Compliance Monitoring July 2024 Rev 0, dated 5 August 2024 prepared by Rodney Stevens Acoustics
- Community Feedback Report Third Quarter 2024 Version1 dated 3 October 2024 prepared by Hutchison Ports

Detailed records of evidence reviewed during this audit are provided in the checklist attached as Appendices A.

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## 3.2 Summary of compliance

This Section, including Tables 4, presents the status of findings from previous audits and Table 5 the findings from the 2024 Independent Audit, along with recommended actions in response to each of the findings. Detailed findings against each requirement are presented in Appendices A – D.

#### In summary:

- One observation remains open from the previous audit (IA 2023)
- With respect to the 2024 audit:
  - No non-compliances were identified.
  - Four (4) observations were made. These relate to uploading the latest version of the OEMP to the project website (Condition C1.3), maintaining waste disposal dockets for all site waste streams including liquid and lead-acid batteries (Condition C2.13A), relocating a chemical container observed in undeveloped land to an operational area designed for chemical storage (Condition C2.13A), and investigating and implementing alternative performance validation for SQID units not scheduled for annual testing and maintenance (Condition C2.14). Prior to the finalisation of this report, the auditee provided responses to the observations. The updated version of the CEMP (Condition C1.3) was uploaded to the project website and is now considered closed by the auditor. Three observations remain open and will be verified during the next audit, along with the auditee's responses.

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Table 2: Status of previously open findings from past audits

	Table 2: Status of previously open findings from past audits							
Item	Cond No/EPL item	Туре	Requirement	Finding	Recommended <sup>1</sup> or Completed Action	Status (2024)		
IA23_1	C1.3	Observation	The Applicant shall prepare an Operation Environmental Management Plan (OEMP) which must be approved by the Director-General prior to commencement of any operations at the terminal. The OEMP must:  - identify all statutory obligations that the Applicant is required to fulfil in relation to operation of the development, including all consents, licences, approvals and consultations;  - describe any relevant staging or phasing of the commencement of operations within the terminal envelope and any relevant timeframes;  - clearly outline what aspects of environmental management, monitoring and reporting would be undertaken by the Applicant or jointly with other operators within the terminal area;  - include a description of the roles and responsibilities for all key employees involved in the operation of the development;  - include overall environment policies and principles to be applied to the operation of the facility;  - include specific consideration of measures to address any requirements of DPIE, EPA, and the Council during operation;  - detail standards and performance measures to be applied to the development, and a means by which environmental performance can be periodically reviewed and improved, where appropriate;  - detail management policies to ensure that environmental performance goals are met and to comply with the conditions of this consent;  - include the Management Plans relevant to operation, include the environmental monitoring requirements relevant to operation; and be made available for public inspection after approval of the Director General.	Observation: the revised version of the OEMP (2023) has not been submitted to the Department to inform of changes made in the document or seek Department's feedback (noting that the consent does not specifically require Department approval of OEMP revisions, and that the OEMP indicates that new versions would be provided to NSW Ports and the Department)	Recommendation: Submit the revised OEMP (2023) to the Department informing of changes made to the document and seek the Department's endorsement of the OEMP	CLOSED  OEMP Version 6, dated 22 August 2023, was lodged on the Department portal on 20 March 2024.		
IA23_2	C2.13A	Observation	The management of waste for uses and activities not subject to an Environmental Protection licence, shall be managed and disposed of in accordance with the Protection of the Environment Operation (Waste) Regulation 2005 and the Waste Classification Guidelines (DECCW 2009), or any future guideline that may supersede that document. All waste materials removed from the site shall only be directed to a waste management facility lawfully permitted to accept the materials.	Observation: recyclable waste bins in maintenance yard are segregated however some of these bins do not indicate the type of waste the bin is meant to store	Recommendation: Label all recyclable waste bins in maintenance Yard to avoid cross contamination of waste	All waste bins in the maintenance yard were observed labelled except for two (2) containers with metal waste with no labels (refer to Photo 8 in Appendix G).  Auditee response:  "Metal waste labels have been printed and maintenance have been instructed to apply to correct waste bins."  Note: This will be verified during the next audit.		
IA23_3	C2.14 / L.1.1 / OEMP (Table 24)	Observation	Except as may be expressly permitted by a licence under the Protection of the Environment Operations Act 1997 in relation to the development, section 120 of that Act (prohibition of the pollution of waters) shall be complied with in connection to the development.	Observation: SQIDs are sampled and maintained in accordance with the OEMP (22/08/2023) and the SQID Management Plan (Draft, 15/08/2023). SQIDs that showed exceedances of the OEMP water quality criteria are repaired following identification of the exceedances but follow up water quality sampling is not undertaken to confirm that the maintenance works have corrected the SQID problems.	Recommendation: Revise SQIDs water quality sampling program to incorporate some form of validation sampling of SQIDs maintained in accordance with SQID Management Plan or in response to exceedances of water quality criteria.	CLOSED  The SQID Management Plan was updated to Revision 7 on 17/09/2024 that include validation sampling on SQID units subject to testing.		
IA23_4	C2.14 / L1.1 / OEMP (Table 24)	Observation	Except as may be expressly permitted by a licence under the Protection of the Environment Operations Act 1997 in relation to the development, section 120 of that Act (prohibition of the pollution of waters) shall be complied with in connection to the development.	Observation: The SQID Management Plan (Draft Rev 1, 15/08/2023) provides a 14-maintanance program which includes inspection of 3 SQIDs annually (with SQID 3	Recommendation: Revise the SQID Management Plan to increase the SQID inspection and maintenance frequency in accordance with the SQID	CLOSED The SQID Management Plan was updated to		



Item	Cond No/EPL item	Туре	Requirement	Finding	Recommended <sup>1</sup> or Completed Action	Status (2024)
				being the only SQID exempt from the 14-year maintenance program as it is connected to the bunded refueling area and will be subject to inspection and maintenance works annually). However the SQIDs Manuals recommend annual maximum intervals of SQID maintenance.	Manufacturers' Manuals. In addition, it is recommended that the revised SQID Management Manual is incorporated in the OEMP prepared under Condition C1.3	Revision 7 on 17/09/2024, doubling the number of SQID units subject to annual inspection, maintenance works and water quality sampling from 3 units to 6 units. Note: an observation has been made in the current audit regarding investigating alternative performance validation of SQIDs no subject to the annual maintenance program (refer to Table 3)
IA23_5	C2.20	Observation	The Applicant shall develop an Emergency Response and Incident Management Plan in consultation with EPA, DPIE, Council and the Community Consultative Committee. The Plan must be approved by the Secretary prior to the commencement of operations and shall detail:  - terminal security and public safety issues;  - effective spill containment and management;  - effective firefighting capabilities;  - effective response to emergencies and critical incidents; and  - a single set of emergency procedures, consistent with the existing Port Botany Emergency Plan, should be developed that be scaled as appropriate for any incident or emergency.	Observation: Minor spill observed in the storage area near workshop (Photo 8 of Appendix F) in what appears to be unsealed surface	Recommendation: Clean up spill(s) in the storage area near the workshop.	CLOSED  During the site inspection, the mechanical / maintenance and workshop areas appeared to be clean, with no spills observed.

<sup>&</sup>lt;sup>1</sup> Auditor's recommendation



Table 3: Findings from the 2024 Independent Audit

Item	Cond No/EPL item	Туре	Requirement	Finding	Recommended <sup>1</sup> or Completed Action	Status
IA24_1	C1.3	Observation	The Applicant shall prepare an Operation Environmental Management Plan (OEMP) which must be approved by the Director-General prior to commencement of any operations at the terminal. The OEMP must:  - identify all statutory obligations that the Applicant is required to fulfil in relation to operation of the development, including all consents, licences, approvals and consultations;  - describe any relevant staging or phasing of the commencement of operations within the terminal envelope and any relevant timeframes;  - clearly outline what aspects of environmental management, monitoring and reporting would be undertaken by the Applicant or jointly with other operators within the terminal area;  - include a description of the roles and responsibilities for all key employees involved in the operation of the development;  - include overall environment policies and principles to be applied to the operation of the facility;  - include specific consideration of measures to address any requirements of DPIE, EPA, and the Council during operation;  - detail standards and performance measures to be applied to the development, and a means by which environmental performance can be periodically reviewed and improved, where appropriate;  - detail management policies to ensure that environmental performance goals are met and to comply with the conditions of this consent;  - include the Management Plans relevant to operation, include the environmental perporation;	Observation: Updated version of OEMP (version 7 dated 25/09/2024) is not available in the project website.	Recommendation: Upload the updated version of OEMP to the project website.	CLOSED  Prior to the finalising of the audit report, the auditee uploaded the updated version of OEMP to the project website. The auditor now considers the finding closed.
			monitoring requirements relevant to operation; and be made available for public inspection after approval of the Director General.			
IA24_2	C2.13A	Observation	Waste Management on Site  The management of waste for uses and activities not subject to an Environmental Protection licence, shall be managed and disposed of in accordance with the Protection of the Environment Operation (Waste) Regulation 2005 and the Waste Classification Guidelines (DECCW 2009), or any future guideline that may supersede that document. All waste materials removed from the site shall only be directed to a waste management facility lawfully permitted to accept the materials.	Observation: No waste disposal dockets for liquid and lead-acid batteries were made available for the removal of such waste during the audit period.	Recommendation: Maintain records of waste disposal dockets for all waste removed off site, including liquid and lead-acid batteries, to ensure that all waste streams from the site are tracked in accordance with regulatory requirements.	OPEN Auditee response: "Waste disposal company has been contacted to provide dockets in the future. They do not currently supply us with the dockets." Note: This will be verified during the next audit.
IA24_3	C2.13A	Observation	Waste Management on Site  The management of waste for uses and activities not subject to an Environmental Protection licence, shall be managed and disposed of in accordance with the Protection of the Environment Operation (Waste) Regulation 2005 and the Waste Classification Guidelines (DECCW 2009), or any future guideline that may supersede that document. All waste materials removed from the site shall only be directed to a waste management facility lawfully permitted to accept the materials.	Observation: During the audit site inspection a chemical container was observed in an undeveloped part of the site (refer to site photo 18 in Appendix G). It is not known whether the container had chemicals on it and if so what type of chemicals.	Recommendation: Ensure that all chemical containers are stored in operational areas designed for chemical storage including appropriate bunding, labelling and the like.	OPEN Auditee response: "Chemical container has been organised to be moved from undeveloped land to maintenance." Note: This will be verified during the next audit.
IA24_4	C2.14 / L.1.1 / OEMP (Table 24)	Observation	Water and Waste Management  Except as may be expressly permitted by a licence under the Protection of the Environment Operations Act 1997 in relation to the development, section 120 of that Act (prohibition of the pollution of waters) shall be complied with in connection to the development.	Observation: While the annual maintenance schedule for SQID units has increased from 3 to 6 units, units not designated for annual testing should undergo alternative performance validation to ensure continuous operational efficiency and compliance with maintenance standards.	Recommendation: Investigate and implement alternative performance validation for SQID units not scheduled for annual testing and maintenance. This may include discussions with the Manufacturers and regular visual inspections of the units. Revise the SQID	OPEN Auditee response: "SQID Management Plan will be revised to incorporate alternative performance validation. SQID units not scheduled for testing will undergo a visual inspection."



Item	Cond No/EPL item	Туре	Requirement	Finding	Recommended <sup>1</sup> or Completed Action	Status
					Management Plan as required to incorporate identified alternative performance validation for SQID units not scheduled for annual testing.	<b>Note:</b> This will be verified during the next audit.

<sup>&</sup>lt;sup>1</sup> . Auditor's recommendation



## 3.3 Summary of notices from agencies

To the Auditor's knowledge no formal notices were issued by the Department or other agencies during the audit period.

# 3.4 Effectiveness of environmental management & mitigation measures

The effectiveness of implementation of operational environmental management measures relied on a review of SICTL's operations against the KPIs identified in the OEMP. The review included the audit site inspection and consideration of information presented in site inspection records, incident reports, training and induction records and other relevant records. Appendix C presents the review of whether KPIs were being achieved. The photos presented in Appendix F provide evidence of operational environmental controls being implemented on the day of the site audit.

The review of project records and information observed during the audit indicated that the OEMP and subplans have been implemented during the audit period. Other than the matters identified in Section 3.1 the Auditor is of the view that the plans are adequate for the works being undertaken.

## 3.5 Complaints

Hutchison Ports maintains a complaints management system and publishes quarterly Community Feedback Reports online. A review of the Community Feedback & Enquiries Register showed that no complaints were received by SICTL during the Audit Period. The Community Feedback Reports are available on the Project website <a href="https://www.hutchisonports.com.au/operations/monitoring-and-reporting/">https://www.hutchisonports.com.au/operations/monitoring-and-reporting/</a>. It is noted that this audit does not include a review of complaints that may have been received by other stakeholders (e.g. NSW Ports) in relation to port operations.

## 3.6 Actual vs predicted impacts

CoC C4.5 requires an assessment of 'the construction against the predictions made and conclusions drawn in the development application, EIS, additional information and Commission of Inquiry material.' As reported in numerous previous audits, the Proponent should consider requesting from the Department removal of this requirement as the reference to construction in CoC C4.5 (which is about audits of operations) appears to be an error.

The IAPAR requires an assessment 'of actual impacts compared to predicted impacts documented in the environmental impact assessment'. This is presented in Appendix D. The Auditor continues to reiterate that there is vanishingly little to be gained by continuing to assess the performance of operations at the Project against predictions that were made in environmental impact and assessment reports prepared over 15 years ago, which are now significantly outdated. This is due to major new developments and changes in operations at the Port and surrounding areas that were not in existence or conceived of at the time the original EIS and other assessment reports were prepared.

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# 3.7 Other matters considered relevant by the Auditor

There are no matters considered relevant beyond those identified elsewhere in Section 3 of this Report.



#### 4. CONCLUSIONS

This Audit report presents the findings from the 2024 Independent Audit.

The overall outcome of the audit was indicative of a high level of compliance and environmental performance by the Project. Compliance records were well organised and readily available during the audit. Relevant environmental and compliance monitoring records continue to be collected and reported as required to provide verification of compliance with statutory requirements and the broader Project environmental requirements.

#### In summary:

- One observation remain open from the previous audit (IA 2023)
- With respect to the 2024 audit:
  - No non-compliances were identified.
  - Four (4) observations were made. These relate to uploading the latest version of the OEMP to the project website (Condition C1.3), maintaining waste disposal dockets for all site waste streams including liquid and lead-acid batteries (Condition C2.13A), relocating a chemical container observed in undeveloped land to an operational area designed for chemical storage (Condition C2.13A), and investigating and implementing alternative performance validation for SQID units not scheduled for annual testing and maintenance (Condition C2.14). Prior to the finalisation of this report, the auditee provided responses to the observations. The updated version of the CEMP (Condition C1.3) was uploaded to the project website and is now considered closed by the auditor. Three observations remain open and will be verified during the next audit, along with the auditee's responses.

Detailed findings are presented in Section 3 along with recommended actions proposed to address the findings.

The Auditor would like to thank the auditees for their high level of organisation, cooperation and assistance during the audit.

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### 5. LIMITATIONS

This Document has been provided by WolfPeak Group Pty Ltd (WolfPeak) to the Client and is subject to the following limitations:

This Document has been prepared for the particular purpose/s outlined in the WolfPeak proposal/contract/relevant terms of engagement, or as otherwise agreed, between WolfPeak and the Client.

In preparing this Document, WolfPeak has relied upon data, surveys, analyses, designs, plans and other information provided by the Client and other individuals and organisations (the information). Except as otherwise stated in the Document, WolfPeak has not verified the accuracy or completeness of the information. To the extent that the statements, opinions, facts, findings, conclusions and/or recommendations in this Document (conclusions) are based in whole or part on the information, those conclusions are contingent upon the accuracy and completeness of the information. WolfPeak will not be liable in relation to incorrect conclusions should any information be incomplete, incorrect or have been concealed, withheld, misrepresented, or otherwise not fully disclosed to WolfPeak.

With respect to conditions relating to compliance with the design, Building Codes of Australia (BCA) or satisfaction of the Independent Verifier / Certifier / Certifying Authority, the Independent Audits relied on confirmation from the Independent Verifier / Certifying Authority that this is the case. The Independent Audits do not extend to an assessment of the works against the design or BCA requirements themselves, nor did they examine the steps the Independent Verifier / Certifying Authority has taken to verify that the design is compliant.

The assessment of actual impacts and those predicted in the Environmental Impact Assessment(s) was a high-level assessment qualitative assessment only. The Environmental Impact Assessment(s) include a voluminous number of studies and predictions that relied on observation, measurement and modelling of the existing environments and potential outcomes arising from the Project (including mitigation measures). Full assessment of the accuracy of these predictions would also require a significant number of studies involving measurement and modelling using actual data points as inputs. Other than the requirements specified in the, to the Auditor's knowledge there are no requirements to undertake such studies and doing so does not form part of this Independent Audit.

Audits of all post approval documents prepared to satisfy the conditions, including an assessment of the implementation of Environmental Management Plans and Sub-plans, adopts a Judgement Based Sampling approach. Judgement Based Sampling is the process of selecting a sample of commitments and evidence from within the total available data set (population) to obtain and evaluate evidence about some characteristic of that population, in order to form a conclusion concerning the population.

This Document has been prepared for the exclusive benefit of the Client and no other party. WolfPeak bears no responsibility for the use of this Document, in whole or in part, in other contexts or for any other purpose. WolfPeak bears no responsibility and will not be liable to any other person or organisation for or in relation to any matter dealt with in this Document, or for any loss or damage suffered by any other person or organisation arising from matters dealt with or conclusions expressed in this Document (including without limitation matters arising from any negligent act or omission of WolfPeak or for any loss or damage suffered by any other party relying upon the matters dealt with or conclusions expressed in this Document). Other parties should not rely upon this Document or the accuracy or completeness of any conclusions and should make their own inquiries and obtain independent advice in relation to such matters.

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## **APPENDIX A - CONDITIONS OF CONSENT**

Project No.: 1187



CoC No	Responsibility	Condition of Approval Requirement	Comments, observations, discussion, evidence, supporting documentation	Audit	Outcome		
			documentation	С	0	NC	NT
		SCHEDULE A: OVERALL, SCOPE OF DEVELOPMENT WORKS AND GENERAL PROVISIONS					
1		GENERAL					
		Scope of Development					
.1.1	NSW Ports and	The approved aspects of the development shall be carried out generally in accordance with:	Site inspection and interview with auditees 10/10/2024	С			$\top$
	PBE tenants	a) Development Application DA-494-11-2003-i, lodged with Department on 26 November 2003.	Compliance with these requirements, relevant to operations for the audit				
	including SICTL.	b) Port Botany Expansion: Environmental Impact Statement (ten volumes), prepared by URS and dated Nov 2003;	period, is verified through this independent audit process, review of records				
	Port Authority	c) Port Botany Expansion Commission of Inquiry – Primary Submission (two volumes), prepared by URS dated May 2004;	and documentation prepared under the consent for the audit period and the site inspection.				
		d) Port Botany Expansion Commission of Inquiry – Supplementary Submission to Environmental Impact Statement, prepared by URS and dated August 2004;	Refer to evidence sighted and findings against each requirement elsewhere in this table and in appendices B – D. Based on the information provided and				
		e) Port Botany Expansion Environmental Impact Statement – Supplementary Submission (two volumes), prepared by URS and dated October 2004;	the limited number of observations it is the Auditor's opinion that the Project is being carried generally in accordance with these documents.				
		f) modification application MOD-107-9-2006-i, accompanied by <i>Port Botany Expansion, Section 96(1A) Application:</i> Modification of Consent Conditions, prepared by SPC and dated September 2006;	No construction activities have been undertaken over the past 12 months, and there are no scheduled plans for construction in the foreseeable future.				
		g) modification application MOD-134-11-2006-i, accompanied by <i>Port Botany Expansion, Section 96(1A) Modification – Wharf Structure Design</i> , prepared by SPC and dated November 2006;	Annual Environmental Management Report 2023/2024 V01, 30/10/2024 by Hutchison Ports Sydney				
		h) modification application MOD-149-12-2006-i, accompanied by <i>Port Botany Expansion, Section 96(1A) Modification – Application to Modify Conditions B2.9 and B2.22 of the Port Botany Consent</i> , prepared by SPC and dated 1 December 2006;					
		i) modification application MOD-78-9-2007-i, accompanied by <i>Port Botany Expansion – Modification of Conditions C2.20</i> & <i>C2.25</i> , prepared by SPC, dated July 2007;					
		j) modification application MOD-60-9-2008, accompanied by <i>Port Botany Expansion – Modification of Conditions B2.46 &amp; C2.25</i> , prepared by SPC, dated 27 August 2008;					
		k) modification application MOD-68-12-2008, accompanied by a letter from SPC dated December 2008;					
		<ol> <li>modification application MOD-08-03-2009, accompanied by a letter from Sydney Ports Corporation dated 16 February 2009 and assessment report titled Port Botany Expansion – Rail Operations Section 96(1A) Modification dated February 2009</li> </ol>					
		m) modification application DA-494-11-2003-I MOD 8, accompanied by an assessment report titled "Port Botany Expansion – Ship Turning Area Dredging Section 96 (1A) Modification dated May 2009;					
		n) modification application DA-494-11-2003-I MOD 9 accompanied by an assessment report titled "Port Botany Expansion – Additional High Spot Dredging off Molineux Point Section 96 (1A) Modification" dated May 2009.					
		o) modification application DA-494-11-2003-I MOD 10, accompanied by an assessment within the letter titled "Port Botany Expansion – Section 96(1A) Modification – Additional Ship Turning Area Dredging" dated 8 July 2009;					
		p) modification application DA-494-11-2003-i MOD 11, accompanied by an assessment report titled "Sydney Port Botany Terminal No. 3 PKG-17.1 Planning Section 75W Modification Operations Building and Maintenance Building" dated 14 September 2011; and					
		q) modification application DA-494-11-2003-i MOD 12, accompanied by an assessment report titled "Sydney Port Botany Terminal No. 3 PKG-17.1 Planning Section 75W Modification to Stormwater First Flush System" dated 15 February 2012 and supplementary advice provided on 6 June 2012 in relation to other proprietary SQID devices; and					
		r) modification application DA-494-11-2003-i MOD 13, accompanied by an assessment report titled "Project No. 231658 Section 75W Modification to Stormwater Management System for Southern Expansion Area" dated 31 October 2012;					
		s) modification application DA-494-11-2003-i MOD 14, accompanied by assessment reports titled "Port Botany Expansion – Section 75W Modification 14 to DA-494-11-2003i for Temporary Uses at northern tip of Hayes Dock", dated January 2013; and "Port Botany Expansion, Cumulative Construction Traffic Impact Assessment, Terminal Operations Infrastructure (March 2013 – March 2014)", dated April 2013; and					
		t) modification application DA-494-11-2003-i MOD 15, accompanied by assessment report titled 'SICTL Quay Crane Operations', prepared by HPH and dated 20 March 2013; and					
		u) Modification application DA-494-11-2003-1 MOD 16, accompanied by assessment report titled 'Port Botany Expansion Modification Application 16 to DA-494-11-2003i Permanent Uses Hayes Dock Services Area and Administrative Changes to Some Conditions', prepared by Lendlease for NSW Ports and dated September 2016; and					
		v) modification application DA-494-11-2003-I MOD 17, accompanied by letter titled 'Port Botany Expansion s4.55(1) Modification Application to DA-494-11-2003i – Administrative Update to Conditions of Approval', prepared by NSW Ports and dated 16 October 2018;					
		w) the conditions of this consent.					
		Insofar as they relate to the approved development.					
1.2		In the event of an inconsistency between:	The auditee is not aware of any inconsistencies.				



CoC No	Responsibility	Condition of Approval Requirement	Comments, observations, discussion, evidence, supporting documentation	Audit	Outcome	;	
			documentation	С	0	NC	NT
		a) the conditions of this consent and any document listed from condition A.1.1a)					
		to w) inclusive, the conditions of this consent shall prevail to the extent of the					
		inconsistency; and					
		b) any document listed from condition A1.1 a) to w) inclusive, the most recent document shall prevail to the extent of the inconsistency					
		Statutory Requirements					
A1.3	NSW Ports	All licences, permits and approvals shall be obtained and maintained as required throughout the life of the development. No	Site inspection and interview with auditees 10/10/2024	С			
711.0	SICTL	condition of this consent removes the obligation to obtain, renew or comply with such licences, permits or approvals.	The Federal EPBC Approval 2002/543 and EPL 20322 remain current. In regard to the Federal EPBC Approval 2002/543, Port Authority of NSW is responsible for the management of Penrhyn Estuary and Foreshore Beach, and associated monitoring and reporting requirements under the EPBC Approval.  Commercial Trade Wastewater Permit from Sydney Water dated 15/10/2015				
			is applicable to the operation.				
			No change on the Trade Wastewater Permit reported during the audit period.				
		Port throughput Capacity Limits					
A1.4	NSW Ports	Port throughput capacity generated by operations in accordance with this consent shall be consistent with the limits specified in the EIS, that is, a maximum throughput capacity at the terminal of 1.6 million TEUs per annum and a total	Site inspection and interview with auditees 10/10/2024	С			
	SICTL	throughput at Port Botany of 3.2 million TEUs. These limits may not be exceeded by the development without further environmental assessment and approval. Sydney Ports Corporation shall prepare, or have prepared on its behalf, such further environmental assessment for the determination of the Minister	The auditee confirmed on 19/10/22 the TEU Throughput comparison by reporting period: September 2023 to August 2024: 2018: 352,127				
		iditiel environmental assessment for the determination of the Minister	2019: 344,451				
			2020: 320,125				
			2021: 465,053				
			2022: 478,575				
			2023: 202,886 (September 2022 to August 2023)				
			2024: 215,763 (September 2023 to August 2024)				
		SCHEDULE C: TERMINAL OPERATIONS					
C1		GENERAL REQUIREMENTS					
		Application of Schedule					_
C1.1	SICTL	The conditions in this Schedule of the consent relate to all the development and activities associated with the operation of	Site inspection and interview with auditees 10/10/2024	С			
		the container terminal and associated infrastructure	Noted. See detailed input below				
C1.2	NSW Ports	The conditions in this sub-schedule of the consent must be complied with by the Applicant, or any party undertaking the	Site inspection and interview with auditees 10/10/2024				NT
	Port Authority	activities and works referred to under condition C1.1, with the exception of the undertaking of Port, Maritime and Waterway Related Interim Uses at Hayes Dock Services Area, which are subject to condition C1.2A - C1,2F. Should more than one terminal operator undertake operations within the terminal area compliance with the conditions of this Schedule may be	Noted. SICTL is a Terminal operator and has commissioned this Audit to assess compliance against these conditions with respect to its own operations.				
		undertaken individually by operators, or collectively.	SICTL does not undertake activities or works associated with Hayes Dock Services Area within the meaning of this condition. NSW Ports manage and operate Hayes Dock. The Hutchison site is separated by fencing from Hayes Dock.				
		1	+	+	+	<u> </u>	
		Interim Uses Port, Maritime and Waterway Related Uses- Hayes Dock Services Area					
C1.2A	NSW Ports	The conditions in this sub-schedule of the consent must be complied with by the Applicant, or any party undertaking	Site inspection and interview with auditees 10/10/2024				NT
C1.2A	NSW Ports Port Authority		Site inspection and interview with auditees 10/10/2024  Noted. SICTL is a Terminal operator and has commissioned this Audit to assess compliance against these conditions with respect to its own operations.				NT
C1.2A		The conditions in this sub-schedule of the consent must be complied with by the Applicant, or any party undertaking activities and works associated with Port, Maritime and Waterway Related Uses Interim Uses, except conditions C1.3, C1.4	Noted. SICTL is a Terminal operator and has commissioned this Audit to assess compliance against these conditions with respect to its own				NT



CoC No	Responsibility	Condition of Approval Requirement	Comments, observations, discussion, evidence, supporting documentation	Audit	Outcome	;	
			documentation	С	0	NC	NT
C1.2B	NSW Ports Port Authority	The Applicant shall prepare an Operation Environmental Management Plan (OEMP) – Port, Maritime and Waterway Related Interim Uses prior to the commencement of Port, Maritime and Waterway Related Interim Uses on the site. The Plan shall include details of how environmental performance would be managed and monitored to meet acceptable environmental outcomes, including what actions will be taken to address potential adverse environmental impacts. In particular, the following environmental issues shall be addressed in the Plan:  Odour and Air Quality;  Noise Management;  Water and Wastewater Management;  Hazard and Risk Management;  Amenity, including lighting; and  Incident Reporting.  The OEMP shall also address:  details of operation activities including key noise and/or vibration generating activities and machinery that have the potential to generate noise and/or vibration impacts on surrounding sensitive receivers;  Identification of feasible and reasonable measures proposed to be implemented to minimise and manage operation noise and vibration impacts, especially during sleep disturbance;  A description of how the effectiveness of mitigation and management measures would be maintained.  Noise Management shall include:  Noise Management shall include:  Noise Management shall include:  Noise of shore power where available;  restrictions on notably noisy vehicles and vessel from the site;  use of shore power where available;  restrictions on notably noisy vehicles and vessel from the site;  use of shore power where available;  include a description of the roles and responsibilities for all key employees involved in the operation of the development, including all consents, licences, approvals and consultations;  include a description of the roles and responsibilities for all key employees involved in the operation of the development; and  include overall environment policies and principles to be applied to the operation of the facility.  A copy of the updated OEMP shall be submitted for approval by the Secretary w	Site inspection and interview with auditees 10/10/2024  Noted. SICTL is a Terminal operator and has commissioned this Audit to assess compliance against these conditions with respect to its own operations.  SICTL does not undertake activities or works associated with Hayes Dock Services Area within the meaning of this condition. NSW Ports manage and operate Hayes Dock. The Hutchison site is separated by fencing from Hayes Dock.				NT
		Noise Management Plan – Interim Uses Hayes Dock Services Area Operation					
C1.2C	NSW Ports Port Authority	The noise management plan shall include, but not necessarily be limited to:  - compliance standards, - community consultation, - complaint handling monitoring system, - site contact person to follow up complaints, - mitigation measures, - the design/orientation of the proposed mitigation methods demonstrating best practice, - operation times, - contingency measures where noise complaints are received, and - monitoring methods and program.	Site inspection and interview with auditees 10/10/2024  Noted. SICTL is a Terminal operator and has commissioned this Audit to assess compliance against these conditions with respect to its own operations.  SICTL does not undertake activities or works associated with Hayes Dock Services Area within the meaning of this condition. NSW Ports manage and operate Hayes Dock. The Hutchison site is separated by fencing from Hayes Dock.				NT
		Noise Compliance Assessment – Interim Uses Hayes Dock Services Area Operation					
C1.2D	NSW Ports Port Authority	Noise from the Hayes Dock Services Area must not exceed the Leq (15 minute) noise limits presented in the Table at C2.6 by more than 5d(B)A between 10:00pm and 7:00am. The Secretary may require a detailed noise compliance assessment, prepared by a qualified acoustic consultant. The noise compliance assessment shall meet the requirements of the Environment Protection Authority.  The noise compliance assessment shall include the representative residential receiver locations identified in the table in C2.6.	Site inspection and interview with auditees 10/10/2024  Noted. SICTL is a Terminal operator and has commissioned this Audit to assess compliance against these conditions with respect to its own operations.  SICTL does not undertake activities or works associated with Hayes Dock Services Area within the meaning of this condition. NSW Ports manage and operate Hayes Dock. The Hutchison site is separated by fencing from Hayes Dock.				NT
C1.2E	NSW Ports Port Authority	A complaint handling procedure shall be implemented for the Hayes Dock Services Area. Annual reports shall be provided to the Department, outlining details of the complaints received. A register of complaints shall be kept and include the following:  - date and time, where relevant, of the comment, inquiry or complaint,	Site inspection and interview with auditees 10/10/2024  Noted. SICTL is a Terminal operator and has commissioned this Audit to assess compliance against these conditions with respect to its own operations.				NT



CoC No	Responsibility	Condition of Approval Requirement	Comments, observations, discussion, evidence, supporting	Audit	Outcome		
			documentation	С	0	NC	NT
		<ul> <li>how the comment, inquiry or complaint was communicated,</li> <li>any personal details of the commenter, inquirer or complainant that were provided. If no details were provided this should be recorded,</li> <li>the nature of the comment, inquiry or complaint,</li> <li>any actions taken by the Applicant in relation to the comment, inquiry or complaint, including any follow-up contact, and</li> <li>if no action was taken, record the reason(s) why.</li> </ul>	SICTL does not undertake activities or works associated with Hayes Dock Services Area within the meaning of this condition. NSW Ports manage and operate Hayes Dock. The Hutchison site is separated by fencing from Hayes Dock.				
C1.2F	NSW Ports Port Authority	Annual reporting on the compliance of the Hayes Dock Services Area shall be conducted. The first report for the Hayes Dock Services Area shall be provided to the Department twelve (12) months from the date of the approval of modification 16, unless otherwise agreed by the Secretary.	Site inspection and interview with auditees 10/10/2024  Noted. SICTL is a Terminal operator and has commissioned this Audit to assess compliance against these conditions with respect to its own operations.  SICTL does not undertake activities or works associated with Hayes Dock Services Area within the meaning of this condition. NSW Ports manage and operate Hayes Dock. The Hutchison site is separated by fencing from Hayes Dock.				NT
		Operation Environmental Management Plan	T				
C1.3	SICTL	<ul> <li>The Applicant shall prepare an Operation Environmental Management Plan (OEMP) which must be approved by the Director-General prior to commencement of any operations at the terminal. The OEMP must:         <ul> <li>identify all statutory obligations that the Applicant is required to fulfil in relation to operation of the development, including all consents, licences, approvals and consultations;</li> <li>describe any relevant staging or phasing of the commencement of operations within the terminal envelope and any relevant timeframes;</li> <li>clearly outline what aspects of environmental management, monitoring and reporting would be undertaken by the Applicant or jointly with other operators within the terminal area;</li> <li>include a description of the roles and responsibilities for all key employees involved in the operation of the development;</li> <li>include overall environment policies and principles to be applied to the operation of the facility;</li> <li>include specific consideration of measures to address any requirements of DPIE, EPA, and the Council during operation;</li> <li>detail standards and performance measures to be applied to the development, and a means by which environmental performance can be periodically reviewed and improved, where appropriate;</li> <li>detail management policies to ensure that environmental performance goals are met and to comply with the conditions of this consent;</li> <li>include the Management Plans relevant to operation, include the environmental monitoring requirements relevant to operation; and</li> <li>be made available for public inspection after approval of the Director General.</li> </ul> </li> </ul>	The Operational Environmental Management Plan (OEMP) was updated to Version 7 on 25 September 2024. The OEMP addresses the requirements of CD1.3. The update includes update of the stormwater KPIs and frequency of testing (increasing the number of SQIDS to be maintained annually from 3 to 6 unitis).  The OEMP Version 7 was sent to the Department on 4/11/2024, with an acknowledgment email from the Department received on the same date. The OEMP is also available on the SICTL's website: https://www.hutchisonports.com.au/operations/environmental-management-plans/ In response to previous audit:  OEMP Version 6, dated 22 August 2023, was lodged on the Department portal on 20 March 2024. As a result, the observation from the previous audit (IA2023) is considered closed by the auditor.  Observation: Updated version of OEMP (version 7 dated 25/09/2024) is not available in the project website.  Recommendation: Upload the updated version 7 of OEMP to the project website.	С	0		
		Compliance Certification	T	1	1	T	
C1.4	SICTL	Prior to each of the events listed from a) to b) below, or within such period otherwise agreed by the Director-General, documentation certifying that all conditions of this consent applicable prior to that event have been complied with shall be submitted to the satisfaction of the Director-General. Where an event is to be undertaken in stages, submission of compliance certification may be staged consistent with the staging of activities relating to that event, subject to the prior agreement of the Director-General.  a) commencement of any operations within the terminal area; and b) commencement of each stage or phase of operations	Letter from DPE of 16/9/2013 approved Version 2 of the Pre-Operational Compliance Report dated 3/9/2013.  No new phases have occurred at SICTL during this audit period.				NT
C1.5	NSW Ports	Notwithstanding condition C1.4 of this consent, the Director-General may require an update report on compliance with all, or any part, of the conditions of this consent. Any such update shall meet the requirements of the Director-General and be submitted within such period as the Director-General may agree	Interview with auditee on 10/10/2024 confirms that there have been no requirements issued from the Secretary during the audit period. No directions from DPHI reported during the audit period.				NT
C2		OPERATIONAL ENVIRONMENTAL PERFORMANCE	•	1	1	1	
		Air quality management					
		Odour					



CoC No	Responsibility	Condition of Approval Requirement	Comments, observations, discussion, evidence, supporting	Audit	Outcome	•	
			documentation	С	0	NC	NT
C2.1	SICTL	The development shall be undertaken so as not to permit any offensive odour, as defined under section 129 of the Protection of the Environment Operations Act 1997, to be emitted beyond the boundary of the site	Site inspection and interview with auditees 10/10/2024. During the site inspection no odours were detected.	С			
			The SICTL's complaints register (or Community Feedback & Enquiries Register) current to Q3 2024 shows no complaints during the audit period.				
			Environmental Workplace Inspections are conducted monthly by the Environmental & Sustainability Advisor, as evidenced by reports dated 17/06/2024, 15/07/2024, and 02/09/2024. The inspection checklist includes an assessment of air quality and no findings related to odour were noted in the inspection reports.				
		Dust Emissions					
C2.2	SICTL	All activities shall be undertaken in a manner that minimises or prevents dust emissions from the site, including wind-blown and traffic-generated dust. All activities undertaken on the site shall be undertaken with the objective of preventing visible emissions of dust from the site. Should such visible dust emissions occur at any time, all practicable dust mitigation	Site inspection and interview with auditees 10/10/2024. During the site inspection no dust was noted on site. Most of the site is sealed. Undeveloped area is generally vegetated or has gravel.	С			
		measures, including cessation of relevant works, as appropriate, shall be identified and implanted such that emissions of visible dust cease	The SICTL's complaints register (Community Feedback & Enquiries Register) current to Q3 2024 shows no dust complaints.				
			SICTL's representative indicated that there is no driving/works over undeveloped areas and that dust suppression agent available on site if required.				
			Environmental Workplace Inspections are conducted monthly by the Environmental & Sustainability Advisor, as evidenced by reports dated 17/06/2024, 15/07/2024, and 02/09/2024. The inspection checklist includes an assessment of air quality. The report indicates that no visible dust emissions were observed at the terminal. Dust control measures, including sealant covers and suppressants, were applied on site, and no soil disturbance was noted in the undeveloped area.				
C2.3	SICTL	All trafficable and vehicle manoeuvring areas shall be maintained at all times in a condition that minimises the generation and emission of dust	Site inspection and interview with auditees 10/10/2024.	С			
		and chrission of dust	Operational areas all sealed. No driving required over unsealed areas.  No dust generation and emission of dust from trucks and other moving vehicle was observed during the site inspection.				
C2.4	SICTL	All vehicles entering or leaving the site carrying a load must be covered or otherwise enclosed at all times, except during	Site inspection and interview with auditees 10/10/2024.	С			
		loading and unloading, to minimise the generation and emission of dust	Not applicable to the trucks arriving / leaving the site that primarily carry shipping containers.				
		Noise Management					
		Operation Noise Management Plan					
C2.5	SICTL	Prior to the commencement of operations, the Applicant must prepare an Operation Noise Management Plan in consultation with EPA, DPIE, Botany and Randwick Councils. The Plan shall include noise management, mitigation monitoring and reporting to ensure that local acoustic amenity is not adversely impacted. In addition, the Operational Noise Management	The Operational Environmental Management Plan (OEMP) Version 7 on 25/09/2024 by Hutchison Port under Section 7.3 Operation Noise Management Plan (ONMP).	С			
		Plan must:  - identify general activities that will be carried out and associated noise sources;	The Operation Noise Management Plan is presented in section 7.3 of the OEMP Version 7, which addressed the requirements in this condition.				
		- assess operation noise impacts at the relevant receivers;	Hutchison Ports Australia Biannual Environmental Noise Compliance				
		<ul> <li>a primary objective of achieving the operational noise limits outlined in this consent;</li> </ul>	Monitoring January 2024 Rev 0, 19/02/2024 by Rodney Stevens Acoustics https://www.hutchisonports.com.au/wp-content/uploads/2024/03/SICTL-				
		<ul> <li>provide details of overall management methods and procedures that will be implemented to control noise from the development:</li> </ul>	Noise-Compliance-Assessment-January-2024.pdf				
		- include a pro-active and reactive strategy for dealing with complaints including achieving the operation noise	Hutchison Ports Australia Biannual Environmental Noise Compliance Monitoring July 2024 Rev 0, 05/08/2024 by Rodney Stevens Acoustics				
		limits, particularly with regard to verbal and written responses; - detail noise monitoring, reporting and response procedures consistent with the requirements of EPA;	https://www.hutchisonports.com.au/wp-				
		- provide for internal audits of compliance of all plant and equipment;	content/uploads/2024/08/SICTL-Noise-Compliance-Assessment-July-				
		- indicate site establishment timetabling to minimise noise impacts;	2024.pdf				
		<ul> <li>include procedures for notifying residents of operation activities likely to affect their noise amenity;</li> </ul>	The SICTL's Biannual Environmental Noise Compliance Monitoring Reports, Rodney Stevens, dated 19/02/2024 and 5/08/2024, demonstrate ongoing				
		- address the requirements of EPA;	assessment of noise impacts in accordance with the Operation Noise				
		<ul> <li>a strategy to identify operational practices and noise controls that can minimise/or reduce noise levels from container impacts, audible alarms and other short duration high level noise events;</li> </ul>	Management Plan.  Equipment on site reportedly fitted with non-tonal reversing beepers. A noise				
		- identify opportunities to reduce operational noise levels including, but not necessarily limited to, selection of	wall is built along the northern part of the site. The wall is 3m high when parallel to the railway siding and 4m high along other areas of the terminal.				



CoC No	Responsibility	Condition of Approval Require	ment				Comments, observations, discussion, evidence, supporting	Audit	Outcome		
							documentation	С	0	NC	NT
		- be approved by the Se	cretary prior to the comm	encement of operation	on		Soft landing of containers are undertaken by programming the machine control system to slowly lower containers when approaching the ground.				
		Noise Limits									
C2.6	SICTL	Noise from the premises must no limits represent the sound press					Hutchison Ports Australia Biannual Environmental Noise Compliance Monitoring January 2024 Rev 0, 19/02/2024 by Rodney Stevens Acoustics <a href="https://www.hutchisonports.com.au/wp-content/uploads/2024/03/SICTL-">https://www.hutchisonports.com.au/wp-content/uploads/2024/03/SICTL-</a>	С			
		Most affected Day	Evening		Night		Noise-Compliance-Assessment-January-2024.pdf  Hutchison Ports Australia Biannual Environmental Noise Compliance				
		residential Location LAeq(15 m	nute) LAeq(15 minute)	LAeq(15 minute)	LAeq,9hrs	LA1(1 minute)	Monitoring July 2024 Rev 0, 05/08/2024 by Rodney Stevens Acoustics https://www.hutchisonports.com.au/wp-content/uploads/2024/08/SICTL-				
		Chelmsford 40 Avenues	40	40	38	53	Noise-Compliance-Assessment-July-2024.pdf  The Hutchison Port Australia's Biannual Environmental Noise Compliance				
		Dent Street 45	45	45	43	59	Monitoring Reports, Rodney Stevens Acoustics, dated 19/02/2024 and 5/08/2024, provide attended and unattended monitoring results conducted in				
		Jennings Street 36	36	36	35	55	accordance with the EPL 20322 (noting that the noise limits in the EPL are consistent with those in condition C2.6). The EPL requires monitoring in a				
		Botany Rd (nth of golf club) 47	47	47	45	59	minimum of 3 locations per event (the locations in the EPL are consistent with the locations in Condition C2.6). The OEMP refers to the EPL minimum				
		Australia Ave 35	35	35	35	57	monitoring locations per event.  The Reports indicate that during low ambient noise periods, industrial activity				
		Military Road 42	42	42	40	60	from Port Botany operations could be audible at some location during attended monitoring periods however the direct source and location could not				
		Holidays,  Evening is defined as  Night is defined as the Holidays	eriod from 7am to 6pm Ne period from 6pm to 10	pm n Monday to Saturda	y and 10pm to 8ar	m Sundays and Public	be determined.  Assessment of the measured residential noise levels indicated no annoying characteristics (tonality) were present. No sleep disturbance issues were present.  Noise monitoring during the audit period was reported to comply with the noise limits in C2.6. Rodney Stevens Acoustics Biannual Environmental Noise Compliance Monitoring Reports, dated 19/02/2024 and 5/08/2024, concluded that the current operations comply with the established licence limits at all locations during the daytime, evening and night-time periods.  SICTL's complaints register, current as of 3 October 2024 (Q3 2024), shows that no complaints related to noise were received during the audit period. Complaints are primarily managed by NSW Ports in relation to their operations, with an initial investigation conducted by them. If an issue is confirmed, NSW Ports notifies Hutchison Ports. No complaints were received from NSW Ports during the audit period.  AEMR 2024 dated 30/10/24 under Section 6.4 (Operational Traffic Management) noted that with the low truck turnaround time and truck bookings, SICTL recorded no noise complaint directly linked to truck movements within the terminal.				
C2.7	SICTL	Noise from the premises is to be point within 30 metres of the dwe compliance with the noise level I	lling where the dwelling i	s more than 30 metre	es from the bound		Hutchison Ports Australia Biannual Environmental Noise Compliance Monitoring January 2024 Rev 0, 19/02/2024 by Rodney Stevens Acoustics https://www.hutchisonports.com.au/wp-content/uploads/2024/03/SICTL- Noise-Compliance-Assessment-January-2024.pdf  Hutchison Ports Australia Biannual Environmental Noise Compliance Monitoring July 2024 Rev 0, 05/08/2024 by Rodney Stevens Acoustics https://www.hutchisonports.com.au/wp-content/uploads/2024/08/SICTL- Noise-Compliance-Assessment-July-2024.pdf  The monitoring locations were measured at the most affected point on or within the residential boundary in accordance with EPL and condition C2.7. Rodney Stevens Acoustics Biannual Environmental Noise Compliance Monitoring Reports, dated 19/02/2024 and 5/08/2024, concluded that the current operations comply with the established licence limits at all locations during the daytime, evening and night-time periods.  AEMR 2024 dated 30/10/24 under Section 6.3 Noise Management and Monitoring noted that there was no significant change to SICTL operations or equipment during this reporting period. SICTL implemented the noise mitigation requirements of the OEMP including fitting plants and equipment				



CoC No	Responsibility	Condition of Approval Requirement	Comments, observations, discussion, evidence, supporting	Audit	Outcome	9	
			documentation	С	О	NC	NT
			with quackers alarm systems, maintaining the mufflers, and controlled soft landing of containers and deck lids.				
C2.8	SICTL	Noise from the premises is to be measured at 1m from the dwelling façade to determine compliance with the LA1 (1 minute) noise level in Condition C2.6	Hutchison Ports Australia Biannual Environmental Noise Compliance Monitoring January 2024 Rev 0, 19/02/2024 by Rodney Stevens Acoustics https://www.hutchisonports.com.au/wp-content/uploads/2024/03/SICTL- Noise-Compliance-Assessment-January-2024.pdf Hutchison Ports Australia Biannual Environmental Noise Compliance Monitoring July 2024 Rev 0, 05/08/2024 by Rodney Stevens Acoustics https://www.hutchisonports.com.au/wp-content/uploads/2024/08/SICTL- Noise-Compliance-Assessment-July-2024.pdf Hutchison Ports Australia Biannual Environmental Noise Compliance Monitoring July 2024 Rev 0, 05/08/2024 by Rodney Stevens Acoustics The monitoring locations were measured with reference to the requirements of the EPL, including EPL's requirement "Noise from the premises is to be measured at 1m from the dwelling façade to determine compliance with the LA1 (1 minute) noise limits" which is consistent with C2.8 https://www.hutchisonports.com.au/wp-content/uploads/2023/09/HSEQ5.7- OperationalEnvironmentalManagementPlan.pdf AEMR 2024 dated 30/10/24 under Section 6.3 Noise Management and Monitoring noted that there was no significant change to SICTL operations or equipment during this reporting period. SICTL implemented the noise mitigation requirements of the OEMP including fitting plants and equipment with quackers alarm systems, maintaining the mufflers, and controlled soft landing of containers and deck lids	C			
C2.9	SICTL	Where it can be demonstrated that direct measurement of noise from the premises is impractical, the DEC may accept alternative means of determining compliance. See Chapter 11 of the NSW Industrial Noise Policy	Refer response to C2.6 above.  No modelling was utilised during the audit period.	С			
C2.10	SICTL	The modification factors presented in Section 4 of the NSW Industrial Noise Policy shall also be applied to the measured noise levels where applicable	Rodney Stevens Acoustics Biannual Environmental Noise Compliance Monitoring Reports, dated 19/02/2024 and 5/08/2024, were undertaken in accordance with the "EPL and other relevant EPA noise guidelines and requirements". Modification factors from the former NSW Industrial Noise Policy do not appear to have been applied.	С			
C2.11	SICTL	The noise emission limits identified in Condition C2.6 apply under meteorological conditions of wind speed up to 3 metres per second at 10 metres above ground level, and temperature inversion conditions up to 1.50C/100m positive lapse rate	Hutchison Ports Australia Biannual Environmental Noise Compliance Monitoring January 2024 Rev 0, 19/02/2024 by Rodney Stevens Acoustics Hutchison Ports Australia Biannual Environmental Noise Compliance Monitoring July 2024 Rev 0, 05/08/2024 by Rodney Stevens Acoustics The monitoring locations were measured with reference to the requirements of the EPL, including EPL's requirement "The noise limitsapply under the following meteorological conditions a) wind speed up to 3 metres per second at 10 metres above ground level, and b) temperature inversion conditions up to 1.50C/100m" which is consistent with C2.11 Rodney Stevens Acoustics' Monitoring reports indicate that attended noise monitoring results were not affected or were minimally affected by adverse meteorological conditions based on real-time local observations during the monitoring periods.	С			
		Operational Traffic Management Plan				1	
C2.12	SICTL	Prior to the commencement of terminal operations, the applicant must prepare an Operational Traffic Management Plan in consultation with TfNSW, DPIE, Botany and Randwick Councils and SSROC. The Applicant shall address the requirements of these organisations in the Plan. The Applicant shall also consult with the Community Consultative Committee in preparation of the Plan. The plan must include, but not be confined to, mitigation measures identified in EIS such as:  - identification of preferred routes to minimise noise impacts on the surrounding community;  - physical and operational measures (including signage) to mitigate noise impacts from vehicles accessing and leaving the terminal;  - measures to limit the impact of traffic noise on Foreshore Road and Botany Road;  - driver education and information to promote driver habits to minimise noise; and  - timetabling, scheduling and details of vehicle booking systems.  The plan must be submitted and approved by the Director-General prior to the commencement of operations	The Traffic Management Plan is presented in section 7.4 of the OEMP Version 7, that identifies the information required by this condition.  AEMR 2024 noted that the SICTL Traffic Management Plan (TMP) was reviewed and updated. The terminal has improved traffic layouts including line markings and map updated. Speed humps constructed at the car packing area to reduce vehicular speed, accidents, and noise  During the site inspection on 10/10/2024, the site was observed to have designated heavy vehicle routes, traffic signage and speed limits. Traffic management is covered in the General Induction provided to employees via Rapid Induct; however, Hutchison is currently transitioning the induction system from Rapid Global to Tribal Habits, an online platform.	С			



CoC No	Responsibility	Condition of Approval Requirement	Comments, observations, discussion, evidence, supporting	Audit	Outcome	•	
			documentation	С	0	NC	NT
			SICTL Training Record Operations Master was presented indicating trainings undertaken by drivers including quay crane operator, straddle carrier (shuttle), reach stacker, and forklifts.				
			The Slot Utilisation Report by hour was presented, showing truck queuing. This system helps avoid overcrowding of trucks on site. It is available in the Hutchison Ports portal under Customer Portal and Truck Appointment, where clients can book their trips and check slot availability. <a href="https://hpaportal.com.au/HPAPB">https://hpaportal.com.au/HPAPB</a>				
			The AEMR 2024 reported a total of 135,712 truck bookings made during the reporting year, with an average turnaround time of 35 minutes, which is below the PBLIS compliance requirement.				
			Review of SICTLs operations against the Key Performance Indicators is presented in Appendix D.				
			SICTL's compliant register current to Q3 2024 and no complaints relating to traffic reported during the audit period.				
		Waste Management on Site					
C2.13	SICTL	Management of waste must be in accordance with the environment protection licence issued by EPA under the Protection of the Environment Operations Act 1997	Waste Management Plan is presented in Section 7.7 of the OEMP (25/09/2024) Version 7.	С			
			Refer to Appendix B for EPL checklist items.				
			The auditee maintains a register of waste streams generated at the site. Portfolio Summary of Waste Stream (July 2023 to July 2024), 05/08/2024 by Veolia provides a monthly waste report to SICTL that details the waste categories and quantities. Percentages of waste being recycled or going to landfill are monitored. For the period July 2023 to July 2024, 78.93% of waste was diverted from landfill. Some of waste types reported or observed during the site inspection included:				
			- recyclables (paper, metal, tyres, general recyclable)	ng			
			- putrescible waste				
			<ul> <li>liquid waste (from SQIDs when service, spill containment area, refuelling area, oil waste from workshop)</li> </ul>				
			- old batteries				
			- filters other materials from workshop				
			The Environmental Workplace Inspection (Checklist), dated 02/09/2024, was prepared by Lucy Mercer, Environmental & Sustainability Advisor at Hutchison Ports, and includes waste management. The checklist confirms that the waste produced by Hutchison Ports is being managed in accordance with the required standards.				
			The AEMR 2024 report, dated 30/10/24, highlighted significant improvements in waste management at the terminal. Approximately 350 tonnes of waste were generated, a 123% increase from the previous year. Of this, 82% was recycled—a 22% increase—reflecting SICTL's commitment to reducing landfill waste.				
C2.13A	SICTL	The management of waste for uses and activities not subject to an Environmental Protection licence, shall be managed and disposed of in accordance with the Protection of the Environment Operation (Waste) Regulation 2005 and the Waste	Waste Management Plan is presented in Section 7.7 of the OEMP (25/09/2024) Version 7.	С	0		
		Classification Guidelines (DECCW 2009), or any future guideline that may supersede that document. All waste materials removed from the site shall only be directed to a waste management facility lawfully permitted to accept the materials.	Refer to Appendix B for EPL checklist items.				
		removed from the site small only be directed to a waste management facility lawfully permitted to accept the materials.	The auditee maintains a register of waste streams generated at the site. Portfolio Summary of Waste Stream (July 2023 to July 2024), 05/08/2024 by Veolia provides a monthly waste report to SICTL that details the waste categories and quantities. Percentages of waste being recycled or going to landfill are monitored. For the period July 2023 to July 2024, 78.93% of waste was diverted from landfill. Some of waste types reported or observed during the site inspection included:				
			- recyclables (paper, metal, tyres, general recyclable)				
			- putrescible waste				
			<ul> <li>liquid waste (from SQIDs when service, spill containment area, refuelling area, oil waste from workshop)</li> <li>old batteries</li> </ul>				



CoC No	Responsibility	Condition of Approval Requirement	Comments, observations, discussion, evidence, supporting	Audit	Outcome	<b>)</b>	
			documentation	С	0	NC	NT
			- filters other materials from workshop				+
			The Environmental Workplace Inspection (Checklist), dated 02/09/2024, was prepared by Lucy Mercer, Environmental & Sustainability Advisor at Hutchison Ports, and includes waste management. The checklist confirms that the waste produced by Hutchison Ports is being managed in accordance with the required standards.				
			In response to previous observation: Waste bins in the maintenance yard were labelled except for the two (2) steel industrial waste bins of the type of waste they are designated to store. Refer to site photos in Appendix E. This observation remains open.				
			<b>Observation</b> : No waste disposal dockets for liquid and lead-acid batteries were made available for the removal of such waste during the audit period.				
			Recommendation: Maintain records of waste disposal dockets for all waste removed off site, including liquid and lead-acid batteries, to ensure that all waste streams from the site are tracked in accordance with regulatory requirements.				
			Observation: During the audit site inspection a chemical container was observed in an undeveloped part of the site (refer to site photo 18 in Appendix G). It is not known whether the container had chemicals on it and if so what type of chemicals.				
			<b>Recommendation</b> : Ensure that all chemical containers are stored in operational areas designed for chemical storage including appropriate bunding, labelling and the like.				
		Water and Wastewater Management					
C2.14	SICTL	Except as may be expressly permitted by a licence under the Protection of the Environment Operations Act 1997 in relation to the development, section 120 of that Act (prohibition of the pollution of waters) shall be complied with in connection to the development.	No water quality monitoring is required by the EPL (version date 01/09/2016, downloaded from EPA website in November 2024). Previous water quality monitoring reports are available on website: <a href="http://www.hutchisonports.com.au/Sydney-Monitoring-Reporting">http://www.hutchisonports.com.au/Sydney-Monitoring-Reporting</a>	С	0		
			The incident register for the audit period shows that three (3) environmental incidents were recorded. These included a minor oil spill, oil leaks, and suspected dangerous goods (DG) leaks from a container. Hutchison Port implemented the necessary mitigation measures and closed out the issues, none of which were reported to have threatened or caused pollution of waters.				
			During the audit period, three (3) SQIDs (No. 17, 20, and 21) underwent sampling of the inlet and outlet in accordance with the OEMP v6 (with 6 SQIDs to be sampled annually under OEMP v7). The remaining three SQIDs are still pending sampling and are waiting for a rainfall event of at least 10mm to 20mm over a period of 12 hours. The three sampled SQIDs had outlet exceedances for the following analytes: TSS, turbidity, and zinc. Based on the recorded exceedances, the following actions were considered:				
			<ul> <li>SQID Servicing: Atlan Stormwater (previously SPEL), who manufactured the Stormwater Quality Improvement Devices, serviced SQID #3 and SQID #4 on 15th May 2024 and 26th June 2024.</li> </ul>				
			<ul> <li>Additional inspection items will be added to the monthly inspection to make note to observe excess dust, mud and other sources of sediment which may be washed down into the stormwater system.</li> </ul>				
			<ul> <li>A draft SQID maintenance program has been established to ensure all SQID units are regularly serviced and can therefore perform efficiently.</li> </ul>				
			Re-issue spill training				
			The SQID Maintenance Register was presented, showing that three SQID units (17, 20, and 21) were inspected, water samples were collected, and lab tests were conducted and analysed on 8/04/2024.				
			Analytical Report dated 14/04/2024 was prepared by SGS for SQIDS No. 16 parameters sampled included Nitrogen (including TN), TP, pH, TSS,				



CoC No	Responsibility	Condition of Approval Requirement	Comments, observations, discussion, evidence, supporting	Audit	Outcome		
			documentation	С	0	NC	NT
			Turbidity, O&G, Cu, Pb, Zn in accordance with the OEMP. The report noted exceedance on Nitrogen No3x-N, Nox-N, calc, and phosphorus.				
			The Atlan Service Report dated 15/05/2024 (under Job No. 210527) was presented for the cleanup of SQID 20 and 3. The report indicated that SQID 20 had sediment buildup and extracted 20 tonnes of contaminated water and sediment, while SQID 3 had higher levels of hydrocarbons. Both systems were cleaned and are in good condition.				
			Tax Invoice Inv-60449, dated 11/12/2023, pertains to the annual certification and testing of five backflow prevention devices performed by Howard Plumbing P/L. The certification noted that all devices passed testing. Information for the four containment devices was entered into Sydney Water's Containment System as required. The zone device is tested, however, not entered.				
			In response to previous audit two (2) observations: The SQID Management Plan, Revision 2, dated 17/09/2024, prepared by Hutchison Ports, has been updated to increase the frequency of SQID inspections and maintenance, as well as to include validation sampling. The 2 observations were considered closed by the auditor during the audit period.				
			Observation (IA2024): While the annual maintenance schedule for SQID units has increased from 3 to 6 units, units not designated for annual testing should undergo alternative performance validation to ensure continuous operational efficiency and compliance with maintenance standards.				
			Recommendation (IA2024): Investigate alternative performance validation for SQID units not scheduled for annual testing and maintenance. This may include discussions with the Manufacturers and regular visual inspections of the units. Revise the SQID Management Plan as required to incorporate identified alternative performance validation for SQID units not scheduled for annual testing.				
		Pollutant Concentration Limits					
C2.15	SICTL	For each monitoring/discharge point or utilisation area, the concentration of any pollutant discharged at that point, or applied to that area, must not exceed concentration limits specified in the relevant environment protection licence	No discharge points in EPL.				NT
C2.15A	NSW Ports Port Authority	Port, maritime and waterway related interim uses within Hayes Dock may involve the loading, unloading and storage of minor volumes of dangerous goods (DGs) for the sole purpose of minor site maintenance; line boat, barge and tug maintenance; related service activities and boat refuelling	Noted. SICTL is a Terminal operator and has commissioned this Audit to assess compliance against these conditions with respect to its own operations.  SICTL does not operate Hayes Dock Services. Hayes Dock is managed and operated by NSW Ports				NT
		Hazards and Risk Management Hayes Dock Interim Uses		1	ı	ı	
		Storage and Handling of Dangerous Goods					
C2.16	SICTL	Prior to the commencement of operation, the Applicant shall develop management measures in consultation with the Major Hazards Unit of DPIE regarding the use of the new terminal for loading, unloading and storage of dangerous goods of Classes 2.3 and 6	Dangerous Goods Management Plan is presented in Section 7.6 of the OEMP (Version 7, dated 25/09/2024), which was previously approve by DPHI on 19/2/10.	С			
			As indicated in the 2022 Audit, DPE letter of October 2013 confirms that this requirement has been addressed as part of the approved OEMP and sub plans, specifically the Handling of Dangerous Goods and Hazardous Substances Sub-Plan.				
			Review of SICTLs operations against the Key Performance Indicators is presented in Appendix D. The Key Performance Indicators are being achieved.				
			The Dangerous Goods Reporting Threshold, covering the period from 01/09/2023 to 31/08/2024, was prepared by Hutchison Ports. The report indicates that the port only stores Class 2.3 goods, and the quantities are well below the allowable threshold requirements.				
			The Environmental Workplace Inspection (Checklist), dated 02/09/2024, was prepared by Lucy Mercer, Environmental & Sustainability Advisor at Hutchison Ports, and includes hazardous substances/chemicals The checklist				



CoC No	Responsibility	Condition of Approval Requirement	Comments, observations, discussion, evidence, supporting documentation	Audit	Outcome	е	
			documentation	С	0	NC	NT
		Hazards and Risk Management- Storage and Handling of Dangerous Goods	confirms that the storage and management of hazardous substances and chemicals at Hutchison Ports are being properly managed.  The AEMR 2024 report, dated 30/10/2024, under Section 6.6 Dangerous Goods & Hazardous Chemical Management, noted that the total weight of Dangerous Goods (DG) handled during the reporting year was 6,970 tonnes, averaging 19 tonnes per day. In accordance with consent condition C2.18, 0.11 tonnes of DG class 2.3 transited through the terminal. No incidents or emergencies related to hazardous chemicals occurred. Weekly inspections were conducted by the Port Authority of NSW Dangerous Goods Auditor to ensure compliance with dangerous goods separation, segregation, and container dwell time rules.				
C2.17	NSW Ports	Twelve months after the determination of DA 494-11-2003-i MOD 16, the Proponent shall submit an annual report to the	Reports for Hazards and Risk Management – Storage and Handling of	С			+
	SICTL	Secretary which provides details on actual Dangerous Goods movements listed in the Table 1 provided in Schedule 4.  Should the threshold limits listed in Table 2 in Schedule 4 be exceeded for three consecutive annual reporting years, or if the maximum limits are reached in a single 12 month reporting period, the Applicant shall prepare an updated hazard analysis for the PBE operations. The hazards analysis shall:  • Be prepared in consultation with the Department; • Be prepared in accordance with Hazardous Industry Planning Paper No. 6 'Hazard Analysis'; • Assess compliance against the land use safety planning risk criteria (including individual fatality risk, injury/irritation risk and societal risk) outline in Hazardous Industry Planning Advisory Paper No. 4, 'Risk Criteria for Land Use Safety Planning'; and • Assess whether the risks from PBE operations will significantly impact on the cumulative risk contour of 1 x 10-6 per annum, contained in Figure 2 of the Port Botany Land Use Safety Study Overview Report 1996, or any other revised land use safety study for the Port that supersedes the 1996 study  The report shall be prepared to the satisfaction of the Secretary.  The hazard analysis is to be submitted to the Secretary within 6 months of an identified threshold exceedance, or as agreed to by the Secretary.  The information provided shall cover all stevedores in the PBE area. The information may be provided separately by each stevedore to the Department or in total for the PBE by the Applicant.	Dangerous Goods for the Port Botany Expansion are submitted by NSW Ports on behalf of the individual stevedores in accordance with C2.17 DA494-11-2003-I, as modified. Reporting of this requirement to DPE is combined by NSW Ports. That submission was not sighted as part of this audit.  The SICTL report (Condition C2.17 and C2.18 Data Report 2023 – SICTL, Table 1 Dangerous Goods Reporting Threshold) for the audit period (1 September 2023 to 31 August 2024) provided during the audit shows that the throughputs were below the permissible thresholds from Tables 1 and of Schedule 4. Appendix E of the AEMR 2022/23 reports the DG data.  Port Authority of NSW monitor manifests which informs whether reporting thresholds would be exceeded.  Hutchison also reports DG data to NSW Ports via the AEMR.  The Dangerous Goods Reporting Threshold, covering the period from 01/09/2023 to 31/08/2024, was prepared by Hutchison Ports. The report indicates that the port only stores Class 2.3 goods, and the quantities are well below the allowable threshold requirements.  The Environmental Workplace Inspection (Checklist), dated 02/09/2024, was prepared by Lucy Mercer, Environmental & Sustainability Advisor at Hutchison Ports, and includes hazardous substances/chemicals The checklist confirms that the storage and management of hazardous substances and chemicals at Hutchison Ports are being properly managed.  The AEMR 2024 report, dated 30/10/2024, under Section 6.6 Dangerous Goods & Hazardous Chemical Management, noted that the total weight of Dangerous Goods (DG) handled during the reporting year was 6,970 tonnes, averaging 19 tonnes per day. In accordance with consent condition C2.18, 0.11 tonnes of DG class 2.3 transited through the terminal. No incidents or emergencies related to hazardous chemicals occurred. Weekly inspections were conducted by the Port Authority of NSW Dangerous Goods Auditor to ensure compliance with dangerous goods separation, segregation, and container dwell time rules				
C2.18	SICTL	The Applicant shall not store or handle or permit to be stored or handled, dangerous goods of Class 2.3, toxic compressed or liquefied gases above the quantities stored or handled in 1995/96 except in accordance with recommendations 1.1 and 1.2 in the Port Botany Land Use Safety Study (1996).	As reference, during the 1995/1996 period 825 tonnes (average value) of Class 2.3 Dangerous Goods were transited through Port Botany).  The Dangerous Goods Reporting Threshold, covering the period from 01/09/2023 to 31/08/2024, was prepared by Hutchison Ports. The report indicates that the port only stores Class 2.3 goods, and the quantities are well below the allowable threshold requirements.  The Dangerous Goods Reporting Threshold, covering the period from 01/09/2023 to 31/08/2024, was prepared by Hutchison Ports. The report indicates that the port only stores Class 2.3 goods, and the quantities are well below the allowable threshold requirements.	С			
		Emergency Incident Management		1	1	1	
		Emergency Response and Incident Management Plan					
C2.20	SICTL	The Applicant shall develop an Emergency Response and Incident Management Plan in consultation with EPA, DPIE, Council and the Community Consultative Committee. The Plan must be approved by the Secretary prior to the commencement of operations and shall detail:	The Emergency Response Plan (2013) was prepared in consultation with relevant stakeholders during previous revisions and was approved by DPIE (then called DPE) in 2013. Several updates have been undertaken since then which appear to be minor administrative updates, according to the document	С			



CoC No	Responsibility	Condition of Approval Requirement	Comments, observations, discussion, evidence, supporting	Audit	Outcome	;	
			documentation	С	0	NC	NT
		<ul> <li>terminal security and public safety issues;</li> <li>effective spill containment and management;</li> <li>effective firefighting capabilities;</li> <li>effective response to emergencies and critical incidents; and</li> <li>a single set of emergency procedures, consistent with the existing Port Botany Emergency Plan, should be developed that be scaled as appropriate for any incident or emergency.</li> </ul>	control register. The most recent update was made on 20/11/23 (Revision 11) to update section 7.1: Pollution Incident Response Management Testing.  Emergency Response Plan available on website: <a href="https://www.hutchisonports.com.au/wp-content/uploads/2023/12/HSEQ10.1.3aEmergencyResponsePlan-SICTL.pdf">https://www.hutchisonports.com.au/wp-content/uploads/2023/12/HSEQ10.1.3aEmergencyResponsePlan-SICTL.pdf</a> The auditee advised that at least four drills were conducted since the previous audit, which is in conformance with the Emergency Response Plan. One environmental drill was conducted during the audit period, along with other drills reportedly conducted for safety, fire alarms, and security, totalling four drills during the reporting period.  Sighted: Emergency Drill / Exercise Report 31/07/2024 by Hutchison Port (DG Spill/Environmental).  Spills training provided in Rapid, module sighted.				
			In response to previous observation (IA2023): During the site inspection, the mechanical/maintenance and workshop areas appeared to be clean, with no spills observed.				
		Aviation Operational Impacts					
		Impact on Aviation Operations at Sydney Airport					
C2.21	SICTL	The Applicant shall ensure that the location of fixed terminal operating infrastructure adequately takes into account the required lateral separation distances to minimise the interference to Sydney Airport radar and navigational systems.	The Aviation Operational Management Plan is presented in Section 7.2 of the OEMP Version 7, that addressed the requirement in this condition.	С			
			The operational control measures (Table 15 of the OEMP) include implementing ways to minimize interference with Sydney Airport radar and navigational systems by ensuring appropriate lateral separation distances for fixed terminal operating infrastructure.				
			Review of SICTLs operations against the Key Performance Indicators is presented in Appendix D. The Key Performance Indicators are being achieved.				
			No changes since last audit				
		Obstacle Limitation Surface					
C2.22	SICTL	The Applicant shall ensure that all operation equipment is below the obstacle limitation surface, unless otherwise permitted by an approval under the Airports Act 1999 and Airports (Protection of Airspace) Regulation 1966	The Aviation Operational Management Plan is presented in Section 7.2 of the OEMP Version 6, that addressed the requirement in this condition.	С			
			Review of SICTLs operations against the Key Performance Indicators is presented in Appendix D. The Key Performance Indicators are being achieved. Compliance with the OLS is detailed within Table 15 of the OEMP. No issues.				
			No changes from last audit.				
		Terminal Lighting					<del></del>
C2.23	SICTL	The Applicant shall ensure design specifications of the terminal lighting conform to the requirements of Regulation 94 of the Civil Aviation regulations 1988	The Aviation Operational Management Plan is presented in Section 7.2 of the OEMP Version 7, that addressed the requirement in this condition.  Compliance with the lighting and light spill is detailed within Table 15 of the	С			
			OEMP. No issues.				
			There have been no changes since last year. No new lights have been installed, and maintenance on existing lights has been regularly undertaken. Additionally, no new poles or lighting were installed during the audit period.				
		Light Spill					
C2.24	SICTL	The Applicant shall adopt measures to ensure that there is minimal light spill from ships which may cause distraction, confusion or glare to pilots. These may include:	The Aviation Operational Management Plan is presented in Section 7.2 of the OEMP Version 7, that addressed the requirement in this condition.	С			
		<ul><li>minimising ship board lighting while berthed;</li><li>orientating ships in a specific direction; and or</li></ul>	Compliance with the lighting and light spill is detailed within Table 15 of the OEMP.				
		- providing temporary shielding on the ship mounted floodlights while docked	In addition, as part of the HSEQ Management System, SICTL has prepared a Ship Booklet, updated to Version 7 and approved on 12/08/24 (Ref: HSEQ5.2.1.1), which has already been implemented at Sydney Terminal. The Ship Booklet is provided to the ship's Master upon arrival and includes information on the local environment and other essentials, such as ship				



that pose a risk to aircraft movements. The		Condition of Approval Requirement	Comments, observations, discussion, evidence, supporting	Audit	Outcom	е	
			documentation	С	0	NC	NT
			lighting impacts, feral pets, and waste. The Ship Booklet was reportedly implemented during the audit period.				
			The auditee reported that no new lights were installed in the port premises.				
		Bird Hazard Management Plan					
C2.25	SICTL	Prior to operations, the Applicant shall develop a Bird Hazard Management Plan to minimise the attraction of bird species that pose a risk to aircraft movements. The Plan is to be prepared in consultation with the Department of Transport and Regional Services, Sydney Airport Corporation and Botany and Randwick Councils. The Plan must be approved by the	The Bird Hazard Management Plan (Version 2 dated 3 September 2013) was approved by the Director-General on 16 September 2013 prior to the commencement of operations.	С			
		Director-General prior to the commencement of operations	The Aviation Operational Management Plan is presented in Section 7.2 of the OEMP Version 7, that addressed the requirement in this condition.				
			Compliance with bird hazard management is detailed within Table 15 of the OEMP. The site was well maintained, and the identified controls implemented (waste controlled, lunches being eaten internal to the building, signage on site, incident register included identification of fauna through surveillance). Monthly inspections by Hutchison Environmental Engineer were occurring and no complaints had been received.				
			The Environmental Workplace Inspection (Checklist), dated 02/09/2024, was prepared by Lucy Mercer, Environmental & Sustainability Advisor at Hutchison Ports, and includes feral animal and bird management. The checklist confirms that the feral animal and bird management at Hutchison Ports is being checked and monitored.				
		Hutchison Ports, and includes feral animal and bird management. The checklist confirms that the feral animal and bird management at Hutchison					
		COMMUNITY INFORMATION, INVOLVEMENT AND CONSULTATION				· I	, L
		Community Information, Involvement and Consultation					
C3.1	SICTL	The Applicant must meet the following requirements in relation to community consultation and complaints management:	Monitoring, management and reporting documents are available online:	С			
		<ul> <li>all monitoring, management and reporting documents required under the development consent shall be made publicly available;</li> </ul>	https://www.hutchisonports.com.au/operations/environmental-management-plans/				
		- provide means by which public comments, inquiries and complaints can be received, and ensure that those	https://www.hutchisonports.com.au/operations/monitoring-and-reporting/				
		means are adequately publicised; and - includes details of a register to be kept of all comments, inquiries and complaints received by the above means,	Complaints management is provided in Section 3.10 of the OEMP (Rev 7, 25/09/2024). Hutchison Ports maintains a complaints management system				
		including the following register fields:  the date and time, where relevant, of the comment, inquiry or complaint;	and publishes quarterly Community Feedback Reports online. The				
		the means by which the comment, inquiry or complaint was made (telephone, fax, mail, email or in person);	Community Feedback & Enquiries Register includes the items in C3.1. A review of the Community Feedback & Enquiries Register showed that no				
		<ul> <li>any personal details of the commenter, inquirer or complainant that were provided, or if no details were provided,</li> <li>a note to that effect:</li> </ul>	complaints were received by SICTL during the Audit Period. The Community Feedback Reports are available on the Project website.				
		- the nature of the complaint;	https://www.hutchisonports.com.au/operations/monitoring-and-reporting/				
		<ul> <li>any action(s) taken by the Applicant in relation to the comment, inquiry or complaint, including any follow-up contact with the commenter, inquirer or complainant;</li> </ul>	The reports enable the recording and tracking of the information required by this condition.				
		- if no action was taken by the Applicant in relation to the comment, inquiry or complaint, the reason(s) why no action was taken;	There were no complaints received by SICTL for the reporting period. Contact details and complaints line are available at:				
		Provide quarterly reports to the Department and EPA, unless otherwise agreed by the Secretary, outlining details of complaints received	https://www.hutchisonports.com.au/contact-us/				
		Somplaine received	AEMRs have a section on complaints.				
			Quarterly reports to DPE and EPA are not provided by Hutchison, but NSW Ports				
			Biannual noise monitoring reports sent to the EPA and the Annual Report.  AEMR submitted to NSW Ports. It is understood that NSW Ports reports to DPHI.				
		Community Consultative Committee					
C3.2	NSW Ports SICTL	At least 6 months prior to commencement of operations, the Applicant shall establish a Community Consultative Committee to oversee the environmental performance of the development. This committee shall:  (a) be comprised of:  - 2 representatives from the Applicant, including the person responsible for environmental management;	The PBE Community Consultative Committee was combined with the Port Botany Neighbourhood Liaison Group to form the Port Botany Community Consultative Committee (PBCCC), which was approved in a letter from the Director General on 16/9/2013.	С			

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appointment has been approved by the (b) be chaired by an independent party application (c) meet at least four times a year, or as of (d) review and provide advice on the environmental management plans, monitoring reflection (e) port rail noise within the Port Botany Expansion relevant stakeholders; and		Condition of Approval Requirement	Comments, observations, discussion, evidence, supporting documentation	Audit	Outcome		
			documentation	С	0	NC	NT
		<ul> <li>1 representative from Botany Bay City Council; and at least 3 representatives from the local community, whose appointment has been approved by the Director-General in consultation with the Council;</li> </ul>	NSW Ports manage the meeting, SICTL is a participant as an operator. This audit assesses SICTLs compliance with the conditions.				
		(b) be chaired by an independent party approved by the Director-General;	Minutes of the meetings are on NSW Ports website at:				
		(c) meet at least four times a year, or as otherwise agreed by the CCC;	https://www.nswports.com.au/resources-filtered/port-botany-CCC-minutes				
		(d) review and provide advice on the environmental performance of the development, including any construction or environmental management plans, monitoring results, audit reports, or complaints; and	The PBCCC meets four times per year and minutes show environmental, community and rail matters are discussed. Section 3.9 of the OEMP Rev 7 dated 25/09/2024 provides details of the PBCCC and its operations.				
			dated 20/00/2024 provides details of the 1 2000 drid to operations.				
		(f) within 12 months of the commencement of MOD 16, an advertisement must be placed for new members to join the CCC, given that the other working groups such as the RNWG are no longer present.					
		Note: The Applicant may, with the approval of the Director-General, combine the function of this CCC with the function of other existing Community Consultative mechanisms the area, including the construction phase CCC (Condition B3.2) however, if it does this it must ensure that the above obligations are fully met in the combined process					
C3.3	NSW Ports	The Applicant shall, at its own expense:	Refer response to CoA C3.2 above.	С			
	SICTL	(a) ensure that 2 of its representatives attend the Committee's meetings;	The Auditor notes that NSW Ports (not the auditee) is responsible for the				
		<ul><li>(b) provide the Committee with regular information on the environmental performance and management of the development;</li></ul>	CCC.				
		(c) provide meeting facilities for the Committee;					
		(d) arrange site inspections for the Committee, if necessary;					
		(e) take minutes of the Committee's meetings;					
		(f) make these minutes available on the Applicant's website within 14 days of the Committee meeting, or as agreed to by the Committee;					
		(g) respond to any advice or recommendations the Committee may have in relation to the environmental management or performance of the development; and					
		(h) forward a copy of the minutes of each Committee meeting, and any responses to the Committee's recommendations to the Director-General within a month of the Committee meeting					
		ENVIRONMENTAL MONITORING AND AUDITING				T	
		Incident Reporting					
C4.1	SICTL	The Secretary shall be notified of any incident with actual or potential significant off-site impacts on people or the biophysical environment within 12 hours of the Applicant, or other relevant party undertaking the development, becoming aware of the incident. Full written details of the incident shall be provided to the Secretary within seven days of the date on	The auditee advised that no incidents with actual or potential significant off- site impacts on people or to the biophysical environment occurred during this audit period.				NT
		which the incident occurred. The Secretary may require additional measures to be implemented to address the cause or impact of any incident, as it relates to this consent, reported in accordance with this condition, within such period as the	"The environmental incidents register for the audit period was reviewed, showing that three minor incidents were reported.				
		Secretary may require	The first incident occurred on 12/11/2023 and involved a suspected liquid discharge from a valve or hoses. The gang notified the shift coordinator, and Haz Spill protocols were enacted. The area was evacuated, with a 50-meter exclusion zone established due to the small volume of the leak. Security, NSW Police, NSW Fire Brigade, and HAZMAT were notified and arrived onsite. HAZMAT determined the substance to be non-hazardous using gas detection equipment, deemed the ISO container and area safe.				
			The second incident occurred on 22/12/2023 and involved an oil leak in Block 3 due to a blown oil line at the top of the straddle. The straddle was shut down to prevent further spraying, and a spill box was brought to the area. A bed of absorbent material was placed over the oil to contain it.				
			The third incident occurred on 13/09/2024 and involved a minor oil spill in Shuttle 3. The machine was taken to maintenance for repairs, and the spill was initially cleaned with kitty litter and Hydra Wash was then called in to thoroughly clean the affected areas.				
			In addition to the incident register, incidents are reported in RAPID Global system software, it includes actions and investigations undertaken in the event of an incident				
		Annual Environmental Management Report (AEMR)					



CoC No	Responsibility	Condition of Approval Requirement	Comments, observations, discussion, evidence, supporting	Audit	Outcome	<b>;</b>	
			documentation	С	0	NC	NT
		<ul> <li>detail compliance with the conditions of this consent;</li> <li>contain a copy of the Complaints Register (for the preceding twelve-month period, exclusive of personal details) and details of how these complaints were addressed and resolved;</li> <li>include a comparison of the environmental impacts and performance predicted in the EIS and additional information documents provided to the Department and Commission of Inquiry;</li> <li>detail results of all environmental monitoring required under the development consent and other approvals, including interpretations and discussion by a suitably qualified person;</li> <li>contain a list of all occasions in the preceding twelve-month period when environmental performance goals have not been achieved, indicating the reason for failure to meet the goals and the action taken to prevent recurrence of that type of incident;</li> <li>be prepared within twelve months of the commencement of operation, and every twelve months thereafter;</li> <li>to the satisfaction of the Secretary for approval;</li> <li>be made available for public inspection</li> </ul>	Environmental Management Report 2023-2024 was sighted. The AEMR 2023-2024 addresses the requirements of this condition.  The 2023/2024 AEMR (and previous AEMRs) has been published online. https://www.hutchisonports.com.au/operations/monitoring-and-reporting/  The final AEMR 2023-2024 dated 30/10/24 prepared by Lucy Mercer, Environmental & Sustainability Advisor of Hutchison Ports Sydney was completed during the course of this audit and a copy was provided to the auditor.				
		Environmental Training					
C4.4	SICTL	Prior to the commencement of operations an Environmental Training Program shall be developed and implemented to establish a framework in which relevant employees will be trained in environmental management and the operation of plant and equipment, including pollution control equipment, where relevant. The Program shall include, but not necessarily be limited to:  (a) identification of relevant employment positions associated with the development that have an operational or management role related to environmental performance;  (b) details of appropriate training requirements for relevant employees  (c) a program for training relevant employees in operational and/ or management issues associated with environmental performance; and  (d) a program to confirm and update environmental training and knowledge during employment of relevant persons	2024 Audit update:  As indicated, the OEMP was updated to version 7 dated 25/09/2024 and this version update to stormwater KPI and frequency of testing on Pollu-Plug devices.  Hutchison currently changing the induction system from Rapid Global to Tribal Habit (online system). General environmental module for all employees under the new system (sighted) covers legislation, policy, aspects and impacts, animals at the port, monitoring and reporting, what to do. In addition to that, different roles have different training needs  Section 3.6 Induction and Training. Section 3.6 provides details of all Induction and Training provided as part of the OEMP. Table 7 Environmental Training Frameworks provides details on the training modules, relevant employees and the training contents.  All SICTL staff/employees go through induction module that includes HPA HSEQ Policy, evacuation procedures, recognising actual or potential incidents, reporting of incidents and how to manage environmental issues. Sighted 4 x trainings for Pollu-Plug that consist of in-situ instruction in how to deploy the Pollu-plug and advice on when to deploy the Pollu-plug.  Pollu-Plug Training Attendance Form 11/08/2023 by Hutchison Ports-2 attendees  Pollu-Plug Training Attendance Form 20/09/2023 by Hutchison Ports-8 attendees  Pollu-Plug Training Attendance Form 28/09/2023 by Hutchison Ports-6 attendees  Pollu-Plug Training Attendance Form 28/09/2023 by Hutchison Ports-4 attendees  Emergency Drill / Exercise Report 31/07/2024 by Hutchison Port (11:05am - 10:13am) with scenario of dangerous goods (DG) spill in the rail area. The Report include a checklist prior to conducting the emergency drill, list of participants, photos, checklist completed prior to conducting the emergency drill, and Evaluation Worksheet. This type of drill is conducted in a yearly basis.  The SICTL Training Record Operation Master (as of 08/2024) was presented, detailing the training undertaken by drivers, mechanics, electricians, and the shift coordinator.	С			
		Environmental Auditing					
C4.5	SICTL	Within one year of the commencement of operations and every year thereafter, the Applicant shall fund a full independent environmental audit. The audit must be undertaken by a suitably qualified person/team approved by the Secretary. The audits would be made publicly available and would:  - be carried out in accordance with ISO 14010 – Guidelines and General Principles for Environmental Auditing and ISO 14011 – Procedures for Environmental Auditing;  - assess compliance with the requirements of this consent, and other licences and approvals that apply to the development;	DPIE letter of approval of WolfPeak as the Auditors, 19/09/2024.  The Independent Audit Report 2023 was submitted to the Department on 20/03/2024 (Port Botany Expansion – Post Approval Document Received – DA494-11-2003-i-PA-34). In its letter dated 26/03/2024, the Department responded to the IA2023 submission, noting that the report generally satisfies the reporting requirements of the Approval and follows the NSW Planning Independent Audit Post Approval Requirements (2020).	С			



CoC No	Responsibility	Condition of Approval Requirement	Comments, observations, discussion, evidence, supporting documentation	Audit	Outcome		
				С	0	NC	NT
		- assess the construction against the predictions made and conclusions drawn in the development application, EIS,	The 2023 Audit Report is also published online				
		additional information and Commission of Inquiry material; and	https://www.hutchisonports.com.au/operations/monitoring-and-reporting/				
		<ul> <li>review the effectiveness of the environmental management of the development, including any environmental impact mitigation works.</li> </ul>					
		Note: An independent and transparent environmental audit can verify compliance (or otherwise) with the Minister's consent and various approvals. Auditing also provides an opportunity for continued improvement in environmental performance					



## **APPENDIX B - EPL 20322 CONDITIONS**

Project No.: 1187

SICTL Terminal 3 IEA 2024\_Rev2.0



Condition No	Condition Requirement	Comments, observations, discussion, evidence, supporting documentation	Audit C	outcome	)	
			С	0	NC	NT
2 LIMIT CONDITION	s					
L1 Pollution of water	···	Findings from previous audits on L1.1 (and consent condition C2.14)				
L1.1	Except as may be expressly provided in any other condition of this licence, the licensee must comply with section 120 of the Protection of the Environment Operations Act 1997	No water quality monitoring is required by the EPL (version date 01/09/2016, downloaded from EPA website in November 2024). Previous water quality monitoring reports are available on website: http://www.hutchisonports.com.au/Sydney-Monitoring-Reporting	С	0		
		The incident register for the audit period shows that three (3) environmental incidents were recorded. These included a minor oil spill, oil leaks, and suspected dangerous goods (DG) leaks from a container (refer to C4.1 in Appendix A for details). Hutchison Port implemented the necessary mitigation measures and closed out the issues, none of which were reported to have threatened or caused pollution of waters.				
		During the audit period, three (3) SQIDs (No. 17, 20, and 21) underwent sampling of the inlet and outlet in accordance with the OEMP v6 (with 6 SQIDs to be sampled annually under OEMP v7). The remaining three SQIDs are still pending sampling and are waiting for a rainfall event of at least 10mm to 20mm over a period of 12 hours. The three sampled SQIDs had outlet exceedances for the following analytes: TSS, turbidity, and zinc. Based on the recorded exceedances, the following actions were considered:				
		SQID Servicing: Atlan Stormwater (previously SPEL), who manufactured the Stormwater Quality Improvement Devices, serviced SQID #3 and SQID #4 on 15th May 2024 and 26th June 2024.				
		Additional inspection items will be added to the monthly inspection to make note to observe excess dust, mud and other sources of sediment which may be washed down into the stormwater system.				
		A draft SQID maintenance program has been established to ensure all SQID units are regularly serviced and can therefore perform efficiently.				
		The SQID Maintenance Register was presented, showing that three SQID units (17, 20, and 21) were inspected, water samples were collected, and lab tests were conducted and analysed on 8/04/2024.				
		Analytical Report dated 14/04/2024 was prepared by SGS for SQIDS No. 16 parameters sampled included Nitrogen (including TN), TP, pH, TSS, Turbidity, O&G, Cu, Pb, Zn in accordance with the OEMP. The report noted exceedance on Nitrogen No3x-N, Nox-N, calc, and phosphorus.				
		The Atlan Service Report dated 15/05/2024 (under Job No. 210527) was presented for the cleanup of SQID 20 and 3. The report indicated that SQID 20 had sediment buildup and extracted 20 tonnes of contaminated water and sediment, while SQID 3 had higher levels of hydrocarbons. Both systems were cleaned and are in good condition.				
		Tax Invoice Inv-60449, dated 11/12/2023, pertains to the annual certification and testing of five backflow prevention devices performed by Howard Plumbing P/L. The certification noted that all devices passed testing. Information for the four containment devices was entered into Sydney Water's Containment System as required. The zone device is tested, however, not entered.				
		In response to previous audit two (2) observations: The SQID Management Plan, Revision 2, dated 17/09/2024, prepared by Hutchison Ports, has been updated to increase the frequency of SQID inspections and maintenance, as well as to include validation sampling. The 2 observations were considered closed by the auditor during the audit period.				
		<b>Observation (IA2024)</b> : While the annual maintenance schedule for SQID units has increased from 3 to 6 units, units not designated for annual testing should undergo alternative performance validation to ensure continuous operational efficiency and compliance with maintenance standards.				



Condition No	Condition Requirement	Comments, observations, discussion, evidence, supporting documentation	Audit (	Outcome		
			С	О	NC	NT
		Recommendation (IA2024): Investigate alternative performance validation for SQID units not scheduled for annual testing and maintenance. This may include discussions with the Manufacturers and regular visual inspections of the units. Revise the SQID Management Plan as required to incorporate identified alternative performance validation for SQID units not scheduled for annual testing.				
L2 Waste					l	_ !
L2.1	The licensee must not cause, permit or allow any waste to be received at the premises, except the wastes expressly referred to in the column titled "Waste" and meeting the definition, if any, in the column titled "Description" in the table below.	SICTL have advised that no waste have been received at the premises during the audit period. SICTL does not receive waste at the premises.				NT
	Any waste received at the premises must only be used for the activities referred to in relation to that waste in the column titled "Activity" in the table below.					
	Any waste received at the premises is subject to those limits or conditions, if any, referred to in relation to that waste contained in the column titled "Other Limits" in the table below.					
	This condition does not limit any other conditions in this licence					
L3 Noise Limits						
L3.1 - 3.8	Noise from the premises must not exceed the noise limits presented in the Table below. Note the limits represent the noise contribution at the nominated receiver locations in the table. (refer to Table C2.6 Condition of Consent)  Note: L3.2 – L3.8 requirement, refer to Condition of Consent C2.5 – C2.11 Noise Management	Refer to response for E1.2 below and CoA C2.6 – C2.11.  January 2024 Rev 0, 19/02/2024 by Rodney Stevens Acoustics https://www.hutchisonports.com.au/wp-content/uploads/2024/03/SICTL-Noise-Compliance-Assessment-January-2024.pdf  Hutchison Ports Australia Biannual Environmental Noise Compliance Monitoring July 2024 Rev 0, 05/08/2024 by Rodney Stevens Acoustics https://www.hutchisonports.com.au/wp-content/uploads/2024/08/SICTL-Noise-Compliance-Assessment-July-2024.pdf  The Hutchison Port Australia's Biannual Environmental Noise Compliance Monitoring Reports, Rodney Stevens Acoustics, dated 19/02/2024 and 5/08/2024, provide attended and unattended monitoring results conducted in accordance with the EPL 20322 (noting that the noise limits in the EPL are consistent with those in condition C2.6). The EPL requires monitoring in a minimum of 3 locations per event (the locations in the EPL are consistent with the locations in Condition C2.6). The OEMP refers to the EPL minimum monitoring locations per event.  The Reports indicate that during low ambient noise periods, industrial activity from Port Botany operations could be audible at some location during attended monitoring periods however the direct source and location could not be determined.  Assessment of the measured residential noise levels indicated no annoying characteristics (tonality) were present. No sleep disturbance issues were present. Noise monitoring during the audit period was reported to comply with the noise limits in C2.6. Rodney Stevens Acoustics Biannual Environmental Noise Compliance Monitoring Reports, dated 19/02/2024 and 5/08/2024, concluded that the current operations comply with the established licence limits at all locations during the daytime, evening and night-time periods.  SICTL's complaints register, current as of 3 October 2024 (Q3 2024), shows that no complaints related to noise were received during the audit period. Complaints are primarily managed by NSW Ports in relation to their operations, with an initial investigation conducted	C			
3 Operating Condit	Name .	With the low truck turnaround time and truck bookings, SICTL recorded no noise complaint directly linked to truck movements within the terminal.				



Condition No	Condition Requirement	Comments, observations, discussion, evidence, supporting documentation	Audit 0	Outcome			
			С	0	NC	NT	
01.1	Licensed activities must be carried out in a competent manner.  This includes:  a) the processing, handling, movement and storage of materials and substances used to carry out the activity; and	The Scheduled Activity on SICTL's EPA Licence is Chemicals Storage. This relates to general chemicals storage up to 5,000 kL storage capacity. Dangerous goods are received, stored, moved and transited through the terminal. Chemicals are also kept on site for maintenance activities.	С	0			
	b) the treatment, storage, processing, reprocessing, transport and disposal of waste generated by the activity.	Based on a review operational and monitoring records (reported elsewhere in this report) and site inspection on 10/10/24, it is the auditor's opinion that this condition is being complied with.					
		The Port Authority's ShiPS system provides the information relating to DG Class, quantity and type on all DG imports and exports to the SICTL terminal. SICTL uses the nGen software system to allocate storage locations for all dangerous goods (ensuring separation where required).					
		Equipment operators have been trained and (where required) licenced to operate the container handling equipment including Quay Cranes, ASC, Shuttle Carriers, ReachStackers, Forklifts, and trailers.					
		Waste Management Plan is presented in Section 7.7 of the OEMP (25/09/2024) Version 7. The auditee maintains a register of waste streams generated at the site. Portfolio Summary of Waste Stream (July 2023 to July 2024), 05/08/2024 by Veolia provides a monthly waste report to SICTL that details the waste categories and quantities. Percentages of waste being recycled or going to landfill are monitored. For the period September 2022 to September 2023, 63.4% of waste was diverted from landfill. Some of waste types reported or observed during the site inspection included:					
		- recyclables (paper, metal, tyres, general recyclable)					
		- putrescible waste					
		<ul> <li>liquid waste (from SQIDs when service, spill containment area, refuelling area, oil waste from workshop)</li> </ul>					
		- old batteries					
		- filters other materials from workshop					
		Housekeeping was of a high standard during the inspection.  SICTL undertake site inspections across the site on a monthly basis, with records retained. Monthly inspections done by Environmental Engineer. Sighted Environmental Workplace Inspection Version 3, 02/09/2024 by Lucy Mercer Environmental Engineer Hutchison Port that includes:					
		Waste management, workshop, housekeeping, vegetation, feral animal and bird management, air quality & noise management, hazardous substance/chemicals, water management and energy.					
			Incidents are being recorded and actioned to rectify issues. No notifiable incidents occurred during the reporting period.				
		Observation: No waste disposal dockets for liquid and lead-acid batteries were made available for the removal of such waste during the audit period.					
		<b>Recommendation</b> : Maintain records of waste disposal dockets for all waste removed off site, including liquid and lead-acid batteries, to ensure that all waste streams from the site are tracked in accordance with regulatory requirements.					
O2 Maintenance of	f plant and equipment						
O2.1	All plant and equipment installed at the premises or used in connection with the licensed activity:  a) must be maintained in a proper and efficient condition; and  b) must be operated in a proper and efficient manner	Information about equipment is maintained electronically in the system (sighted). The CMBFLSER (combined fleet services) and the Timers and Counters registers continue to be used to manage plant and equipment as reported in the 2021 and 2022 audits. These registers allow for the scheduling tracker, checking and completion of planned, preventative and reactive maintenance.	С				
		OEMP Rev 7, dated 25/09/2024, includes under Section 3.6 the induction and training requirements for all employees. The SICTL Training Records Operation Master, current to September 2024, show that employees, including mechanics, electricians, shift coordinators and technical personnel, have undergone training on the equipment used in operating Hutchison Port.					
		A Maintenance Schedule Check current to September 2024 maintained by Hutchison was presented indicating maintenance schedule for all Quay Crane.					
		General training is recorded in RAPID system. Sighted General employee (site) induction Module Health Safety Environment Quality Management System which					



Condition No	Condition Requirement	Comments, observations, discussion, evidence, supporting documentation	Audit C	Outcom	е	
			С	0	NC	NT
		covers amongst other items Hutchison Environmental Policy, Sustainability, and environmental and compliance commitments.				
		Sighted Spill training Module, also provided via RAPID.				
		Sighted 4 x trainings for Pollu-Plug that consist of in-situ instruction in how to deploy the Pollu-plug and advice on when to deploy the Pollu-plug.				
		Pollu-Plug Training Attendance Form 11/08/2023 by Hutchison Ports-2 attendees				
		Pollu-Plug Training Attendance Form 20/09/2023 by Hutchison Ports-8 attendees				
		Pollu-Plug Training Attendance Form 27/09/2023 by Hutchison Ports-6 attendees				
		Pollu-Plug Training Attendance Form 28/09/2023 by Hutchison Ports-4 attendees Emergency Drill / Exercise Report 31/07/2024 by Hutchison Port (11:05am - 10:13am) with scenario of dangerous goods (DG) spill in the rail area. The Report include a checklist prior to conducting the emergency drill, list of participants, photos, checklist completed prior to conducting the emergency drill, and Evaluation Worksheet. This type of drill is conducted in a yearly basis.				
O3 Emergency resp	oonse					
03.1	The licensee must maintain, and implement as necessary, a current emergency response plan for the premises. The licensee must keep the emergency response plan on the premises at all times. The emergency response plan must document systems and procedures to deal with all types of incidents (e.g. spills, explosions or fire) that may occur at the premises or that may be associated with activities that occur at the premises and which are likely to cause harm to the environment. If a current emergency response plan does not exist at the date on which this condition is attached to the licence, the licensee must develop an emergency response plan within three months of that date	The Emergency Response Plan (2013) had been prepared in consultation with relevant stakeholders during previous revisions and was approved by DPHI (then called DPE) in 2013. Several updates have been undertaken since then which appear to be minor administrative updates, according to the document control register. The most recent update was made on 01/03/23 (Revision 10) to incorporate updated ECO chart, emergency detail for Security Incidents, definitions for acronyms and Pollu-Plug activation.	С			
		The Emergency Response Plan is kept on site and is also available on website:				
		https://www.hutchisonports.com.au/wp-content/uploads/2023/03/HSEQ10.1.3- EmergencyResponsePlan-SICTL.pdf				
		Emergency Drill / Exercise Report 31/07/2024 by Hutchison Port (11:05am - 10:13am) with scenario of dangerous goods (DG) spill in the rail area. The Report include a checklist prior to conducting the emergency drill, list of participants, photos, checklist completed prior to conducting the emergency drill, and Evaluation Worksheet. This type of drill is conducted in a yearly basis.				
		The auditee advised that at least 4 x drills were conducted since the previous audit. This is conformant with the Emergency Response Plan.				
		Spills training provided in Rapid, module sighted.				
		Sighted 4 x trainings for Pollu-Plug that consist of in-situ instruction in how to deploy the Pollu-plug and advice on when to deploy the Pollu-plug.				
		Pollu-Plug Training Attendance Form 11/08/2023 by Hutchison Ports-2 attendees				
		Pollu-Plug Training Attendance Form 20/09/2023 by Hutchison Ports-8 attendees				
		Pollu-Plug Training Attendance Form 27/09/2023 by Hutchison Ports-6 attendees Pollu-Plug Training Attendance Form 28/09/2023 by Hutchison Ports-4 attendees				
O3.2	In relation to 4.1 [sic – should refer to 3.1] Emergency Response: A Pollution Incident Response Management Plan (PIRMP) is the relevant document required.	The PIRMP forms part of the Emergency Response Plan (V10, 01/03/2023). The requirements of PIRMP were initially incorporated in the ERP V7 (21/07/2021) and have remained in subsequent versions.	С			
		The Emergency Response Plan is available on the website. <a href="https://www.hutchisonports.com.au/operations/environmental-management-plans/">https://www.hutchisonports.com.au/operations/environmental-management-plans/</a>				
4 Monitoring and R	ecording Conditions	1			1	
M1 Monitoring reco	rds					
M1.2	The results of any monitoring required to be conducted by this licence or a load calculation protocol must be recorded and retained as set out in this condition.	Noise monitoring is required by the EPL. Results are published on the website: https://www.hutchisonports.com.au/operations/monitoring-and-reporting/	С			
M1.2	All records required to be kept by this licence must be:	As above. EPL records reviewed by the auditor are legible, retained and	С			
	a) in a legible form, or in a form that can readily be reduced to a legible form;	accessible.				
	b) kept for at least 4 years after the monitoring or event to which they relate took place; and					
	c) produced in a legible form to any authorised officer of the EPA who asks to see them.					



Condition No	Condition Requirement	Comments, observations, discussion, evidence, supporting documentation	Audit C	Outcor	me	
			С	0	NC	NT
M1.3	The following records must be kept in respect of any samples required to be collected for the purposes of this licence:  a) the date(s) on which the sample was taken;  b) the time(s) at which the sample was collected;  c) the point at which the sample was taken; and  d) the name of the person who collected the sample	As above. The records include dates and times, locations and the details of the consultant.	С			
M2 Recording of p	pollution complaints					
M2.1	The licensee must keep a legible record of all complaints made to the licensee or any employee or agent of the licensee in relation to pollution arising from any activity to which this licence applies	As per CoA C3.1  Hutchison Ports maintains a complaints management system and publishes quarterly Community Feedback Reports online. The complaints management system includes a Community Feedback & Enquiries Register which includes the items in M2.2. The Community Feedback Reports are available on the Project website. <a href="https://www.hutchisonports.com.au/operations/monitoring-and-reporting/">https://www.hutchisonports.com.au/operations/monitoring-and-reporting/</a> Contact details and complaints line are available at: <a href="https://www.hutchisonports.com.au/contact-us/">https://www.hutchisonports.com.au/contact-us/</a>	С			
M2.2	The record must include details of the following:  a) the date and time of the complaint;  b) the method by which the complaint was made;  c) any personal details of the complainant which were provided by the complainant or, if no such details were provided, a note to that effect;  d) the nature of the complaint;  e) the action taken by the licensee in relation to the complaint, including any follow-up contact with the complainant; and  f) if no action was taken by the licensee, the reasons why no action was taken	SICTL's Community Feedback & Enquiries Register includes the items in M2.2. Community Feedback Reports are prepared quarterly and published on the website. The reports enable the recording and tracking of the information required by this condition. The details required by this condition are captured and are transposed into the reports (noting some information is confidential and not made public).	С			
M2.3	The record of a complaint must be kept for at least 4 years after the complaint was made.	As above.  The Community Feedback & Enquiries Register and the Quarterly Community Feedback Reports go back to 2013. <a href="https://www.hutchisonports.com.au/operations/monitoring-and-reporting/">https://www.hutchisonports.com.au/operations/monitoring-and-reporting/</a>	С			
M2.4	The record must be produced to any authorised officer of the EPA who asks to see them.	The auditor is not aware of instances where the EPA has asked SICTL for records. Annual reports to the EPA are prepared ®in accordance with the EPL.				NT
M3 Telephone cor	nplaints line					
M3.1	The licensee must operate during its operating hours a telephone complaints line for the purpose of receiving any complaints from members of the public in relation to activities conducted at the premises or by the vehicle or mobile plant, unless otherwise specified in the licence	Contact details and complaints line are available at: <a href="https://www.hutchisonports.com.au/contact-us/">https://www.hutchisonports.com.au/contact-us/</a> The complaints line was tested. No issues.	С			
M3.2	The licensee must notify the public of the complaints line telephone number and the fact that it is a complaints line so that the impacted community knows how to make a complaint.	As above.	С			
M3.3	The preceding two conditions do not apply until 3 months after: the date of the issue of this licence.					NT
5 Reporting Cond	itions					
R1 Annual return	documents					
R1.1	The licensee must complete and supply to the EPA an Annual Return in the approved form comprising:  a) a Statement of Compliance; and  b) a Monitoring and Complaints Summary.  At the end of each reporting period, the EPA will provide to the licensee a copy of the form that must be completed and returned to the EPA	Last annual return lodged 4/12/2023. There were no non-compliances reported. https://app.epa.nsw.gov.au/prpoeoapp/Detail.aspx?instid=20322&id=20322&option=licence&searchrange=licence⦥=POEO%20licence&prp=no&status=Issued	С			
R2 Notification of	environmental harm	1			1	
R2.1 & 2.2	Notifications must be made by telephoning the Environment Line service on 131 555.  Note: The licensee or its employees must notify all relevant authorities of incidents causing or threatening material harm to the environment immediately after the person becomes aware of the incident in accordance with the requirements of Part 5.7 of the Act.  The licensee must provide written details of the notification to the EPA within 7 days of the date on which the incident occurred	The incident register for the audit period shows that there were 3 environmental incidents recorded (refer to C4.1 in Appendix A for details). These included leaks and spills (such as oil and hydraulic fluid from shuttle, container truck, wharf and pressure hose failure). The auditee advised that none of these incidents	С			



Condition No	Condition Requirement	Comments, observations, discussion, evidence, supporting documentation	Audit (	Outcome	;	
			С	О	NC	NT
		threatened or caused material harm to the environment in accordance with Part 5.7 of the POEO Act.				
6 General Conditi	ons				•	
G1 Copy of licent	e kept at the premises or plant					
G1.1 – 1.3	A copy of this licence must be kept at the premises to which the licence applies.  The licence must be produced to any authorised officer of the EPA who asks to see it.  The licence must be available for inspection by any employee or agent of the licensee working at the premises	EPL available at the SICTL administration office and on the EPA's website.  A tabled version of the EPL is available on the SICTL website:  https://www.hutchisonports.com.au/wp-content/uploads/2019/02/APPENDIX-A3- EPL-Conditions-Compliance.pdf	С			
7 Special Condition	ons				-	
		1				
E1.2	<ul> <li>Every 6 months, the Licensee must undertake a periodic noise monitoring program consisting of attended and unattended monitoring and provide a report within one month after completion of monitoring to the EPA's Manager, Sydney Industry at PO Box 668 Parramatta NSW 2124 containing the following information:</li> <li>(a) unattended monitoring data for a continuous period of no less than 2 weeks;</li> <li>(b) attended monitoring data during the period outlined in subsection (a);</li> <li>(c) monitoring data from a minimum of 3 locations;</li> <li>(d) an assessment of the noise levels against Condition L3 including a trend analysis;</li> </ul>	Refer to Appendix A Conditions C2.6 to C2.11  Hutchison Ports Australia Biannual Environmental Noise Compliance Monitoring January 2024 Rev 0, 19/02/2024 by Rodney Stevens Acoustics https://www.hutchisonports.com.au/wp-content/uploads/2024/03/SICTL-Noise-Compliance-Assessment-January-2024.pdf  Hutchison Ports Australia Biannual Environmental Noise Compliance Monitoring July 2024 Rev 0, 05/08/2024 by Rodney Stevens Acoustics https://www.hutchisonports.com.au/wp-content/uploads/2024/08/SICTL-Noise-	С			
	(e) details of any feasible and reasonable noise mitigation measures that have been, or are proposed to be implemented to further reduce noise levels below the limits prescribed in this licence	Compliance-Assessment-July-2024.pdf  The Hutchison Port Australia's Biannual Environmental Noise Compliance Monitoring Reports, Rodney Stevens Acoustics, dated 19/02/2024 and 5/08/2024, provide attended and unattended monitoring results conducted in accordance with the EPL 20322 (noting that the noise limits in the EPL are consistent with those in condition C2.6). The EPL requires monitoring in a minimum of 3 locations per event (the locations in the EPL are consistent with the locations in Condition C2.6). The OEMP refers to the EPL minimum monitoring locations per event. The Reports indicate that during low ambient noise periods, industrial activity from Port Botany operations could be audible at some location during attended				
		monitoring periods however the direct source and location could not be determined.  Assessment of the measured residential noise levels indicated no annoying characteristics (tonality) were present. No sleep disturbance issues were present.				



# **APPENDIX C - OEMP KPIS**



	Compliance requirement		Comments, observations, discussion, evidence, supporting documentation
ir Quality			
able 13	Key Performance Area	KPI	Complaints are maintained in SICTL's Community Feedback & Enquiries Register and in Quarterly Community Feedback Reports which are available online. No complaints were recorded for the audit period.
	Air quality complaints received from resident other members of the community.	s or Zero	https://www.hutchisonports.com.au/operations/monitoring-and-reporting/
	Regular visual inspection of the terminal to v that control measures are in place and functioning correctly and to identify any air		Inspections are carried out monthly by SICTL's Environmental Engineer. The inspection undertaken on the 2/09/2024 (HSEQ11.2.1.2 Environmental Workplace Inspection 2/09/24) was sighted. Actions are identified for deficiencies, with persons responsible assigned. A quality management items are included in the inspection checklist.  The AEMR 2024 report, dated 30/10/24, under Section 6.1 Air Quality Management, noted that SICTL will continue applying polymer
	quality issues or the presence of any deposit dust/sand.		emulsion agents to stabilize the unpaved ground in the undeveloped area as required. Regular sweeping of internal roads and sealed areas with road sweeper trucks is ongoing. The Environmental Engineer conducts regular visual inspections to ensure the effectiveness implemented controls and to identify any air quality issues. No sand accumulation was identified during this period.
	Implementation of appropriate corrective actifollowing a non-conformance in relation to ai quality controls.		During the audit site inspection on the 10/10/2024 operational parts of the site were free of sediment, and no dust or odour issues were noted.
Aviation			
able 16	Key Performance Area  KPI  Airport-related complaints including light-spill, bird hazards received from Sydney Airport or other members of the		Complaints are maintained in SICTL's Community Feedback & Enquiries Register and in Quarterly Community Feedback Reports whic are available online. No complaints were received relating to this requirement.
	community.  Regular visual inspection of the terminal to verify that control   Monthly vi	isual inspections – 12	https://www.hutchisonports.com.au/operations/monitoring-and-reporting/
	measures are in place and functioning correctly and to identify the presence of any bird hazards.		Inspections are carried out monthly by SICTL's Environmental Engineer. The inspection undertaken on the 2/09/2024 (HSEQ11.2.1.2 Environmental Workplace Inspection 2/9/24) was sighted. Actions are identified for deficiencies, with persons responsible assigned. Bi hazard management items are included in the inspection checklist.
			Environmental Workplace Inspection 2/9/24) was sighted. Actions are identified for deficiencies, with persons responsible assigned. Bit
oise	identify the presence of any bird hazards.		Environmental Workplace Inspection 2/9/24) was sighted. Actions are identified for deficiencies, with persons responsible assigned. Bit hazard management items are included in the inspection checklist.  Sighted correspondence (dated 2/05/24 – 16/05/24) between Hutchison and Environment NSW relating to the removal of an Osprey non 9/05/24. As recommended by Environment NSW, bird deterrents were installed on several light poles within the Hutchison premises Refer to Photo no. 28 for illustration.
ables 19 and	identify the presence of any bird hazards.  Table 19 Assessment of Noise Impacts	Performance Indicators  Goal  complaints received from residents or other members of the Zero	Environmental Workplace Inspection 2/9/24) was sighted. Actions are identified for deficiencies, with persons responsible assigned. Bit hazard management items are included in the inspection checklist.  Sighted correspondence (dated 2/05/24 – 16/05/24) between Hutchison and Environment NSW relating to the removal of an Osprey not on 9/05/24. As recommended by Environment NSW, bird deterrents were installed on several light poles within the Hutchison premises
ables 19 and	Table 19 Assessment of Noise Impacts  Relevant Na on Receiver Map  Chelmsford 1 The location is not expected to be impacted as there are many roads, residences and industrial sites between this location and Mayer Na or Noise Comm		Environmental Workplace Inspection 2/9/24) was sighted. Actions are identified for deficiencies, with persons responsible assigned. Bit hazard management items are included in the inspection checklist.  Sighted correspondence (dated 2/05/24 – 16/05/24) between Hutchison and Environment NSW relating to the removal of an Osprey non 9/05/24. As recommended by Environment NSW, bird deterrents were installed on several light poles within the Hutchison premises Refer to Photo no. 28 for illustration.
loise ables 19 and 0	Table 19 Assessment of Nose Impacts  Relevant No. on Assessment of Operational Noise Impacts  Receiver Map Nose on Impact Nose Impacts  Chelmsford 1 The location is not expected to be impacted as there are many roads, residences and industrial sites between this location and the SICTL Terminal. This location is also close to Sydney Airport.  Dent Street 2 This location is expected to be the most impacted because it is the closest residential receiver to the SICTL Terminal. This area is the most suitable for operational note monitoring and will be treated as representative of other locations.	Complaints received from residents or other members of the Dunity.  Licence condition L3.1  Affected Day Evening Night Night premises must not exceed the noise limits on Laegtfemule Laegtfemule) Laegtfemule) Laegtfemule) Laegtfemule) the day 3 at the day and 40 45 45 45 45 45 45 45 45 45 45 45 45 45	Environmental Workplace Inspection 2/9/24) was sighted. Actions are identified for deficiencies, with persons responsible assigned. Bit hazard management items are included in the inspection checklist.  Sighted correspondence (dated 2/05/24 – 16/05/24) between Hutchison and Environment NSW relating to the removal of an Osprey ne on 9/05/24. As recommended by Environment NSW, bird deterrents were installed on several light poles within the Hutchison premises Refer to Photo no. 28 for illustration.  Refer to findings against CoA C2.6 and EPL condition E1.2 regarding noise monitoring and compliance with noise limits.  Hutchison Ports Australia Biannual Environmental Noise Compliance Monitoring January 2024 Rev 0, 19/02/2024 by Rodney Stevens
ables 19 and	Table 19 Assessment of Noise Impacts  Rolevant Roceiver Map  The location is not expected to be impacted as there are many roads, residences and industrial sites between this location and the SICTL Terminal. This location is also close to Sydney Airport.  Dent Street  This location is expected to be the most impacted because it is the closest residential receiver to the SICTL Terminal. This are as is the most suitable for operational noise monitoring and will be treated as representative of other locations.  Jennings Street  This location is not expected to be impacted decause it is close to representative of other locations.  Jennings Street  This location is not expected to be impacted as there are many roads, residences and industrial sites between this location and the SICTL Terminal.  Botany  Road  (North of Golf  This location is expected to be impacted due to the proximity to the SICTL Terminal.	Complaints received from residents or other members of the   Zero	Environmental Workplace Inspection 2/9/24) was sighted. Actions are identified for deficiencies, with persons responsible assigned. Bit hazard management items are included in the inspection checklist.  Sighted correspondence (dated 2/05/24 – 16/05/24) between Hutchison and Environment NSW relating to the removal of an Osprey no no 9/05/24. As recommended by Environment NSW, bird deterrents were installed on several light poles within the Hutchison premises Refer to Photo no. 28 for illustration.  Refer to findings against CoA C2.6 and EPL condition E1.2 regarding noise monitoring and compliance with noise limits.  Hutchison Ports Australia Biannual Environmental Noise Compliance Monitoring January 2024 Rev 0, 19/02/2024 by Rodney Stevens Acoustics <a href="https://www.hutchisonports.com.au/wp-content/uploads/2024/03/SICTL-Noise-Compliance-Assessment-January-2024.pdf">https://www.hutchisonports.com.au/wp-content/uploads/2024/03/SICTL-Noise-Compliance-Assessment-January-2024.pdf</a> Hutchison Ports Australia Biannual Environmental Noise Compliance Monitoring July 2024 Rev 0, 05/08/2024 by Rodney Stevens
ables 19 and	Table 19 Assessment of Noise Impacts  Relevant Receiver Map  The location is not expected to be impacted as there are many roads, residences and industrial sites between this location and the SICTL Terminal. This area is not expected to be impacted as there are many roads, residences and industrial sites between this location and the SICTL Terminal. This area is the most suitable for operational note nontoting and ville but readed as representable of other locations.  Jennings Street 3 This location is not expected to be impacted as there are many roads, residences and industrial sites between this location and the SICTL Terminal. This area.  Botany Road 4 This location is not expected to be impacted as there are many roads, residences and industrial sites between this location and the SICTL Terminal.  Botany Road 4 This location is expected to be impacted as there are many roads, residences and industrial sites between this location and the SICTL Terminal.  Military Road 6 This area is not expected to be impacted as there are many roads, residences and industrial sites between this location and the SICTL Terminal.  Military Road 6 This area is not expected to be impacted as there are many roads, residences and industrial sites between this location and the SICTL Terminal.	Complaints received from residents or other members of the bunnity.   Zero	Environmental Workplace Inspection 2/9/24) was sighted. Actions are identified for deficiencies, with persons responsible assigned. Bit hazard management items are included in the inspection checklist.  Sighted correspondence (dated 2/05/24 – 16/05/24) between Hutchison and Environment NSW relating to the removal of an Osprey no 9/05/24. As recommended by Environment NSW, bird deterrents were installed on several light poles within the Hutchison premises Refer to Photo no. 28 for illustration.  Refer to findings against CoA C2.6 and EPL condition E1.2 regarding noise monitoring and compliance with noise limits.  Hutchison Ports Australia Biannual Environmental Noise Compliance Monitoring January 2024 Rev 0, 19/02/2024 by Rodney Stevens Acoustics <a href="https://www.hutchisonports.com.au/wp-content/uploads/2024/03/SICTL-Noise-Compliance-Assessment-January-2024.pdf">https://www.hutchisonports.com.au/wp-content/uploads/2024/03/SICTL-Noise-Compliance-Assessment-January-2024.pdf</a> The monitoring locations were measured at the most affected point on or within the residential boundary in accordance with EPL and condition C2.7.  Noise monitoring during the audit period was reported to comply with the noise limits in C2.6. Rodney Stevens Acoustics Biannual Environmental Noise Compliance Monitoring Reports, dated 19/02/2024 and 5/08/2024, concluded that the current operations comply
ables 19 and	Table 19 Assessment of Noise Impacts  Relevant Receiver Map Assessment of Operational Noise Impacts  Chelmsford 1 The location is not expected to be impacted as there are many roads, residences and industrial sites between this location and the SICTL Terminal. This location is also close to Sydney Airport.  Jennings Street 3 This location is expected to be the most impacted because it is the closest residential receiver to the SICTL Terminal. This location and the SICTL Terminal.  Jennings Street 3 This location is expected to be impacted as there are many roads, residences and industrial sites between this location and the SICTL Terminal.  Jennings Street 3 This location is expected to be impacted as there are many roads, residences and industrial sites between this location and the SICTL Terminal.  Military Road 6 This area is not expected to be impacted as there are many roads, residences and industrial sites between this location and the SICTL Terminal.  Military Road 6 This area is not expected to be impacted as there are many roads, residences and industrial sites between this location and the SICTL Terminal.  Military Road 6 This area is not expected to be impacted as there are the other stewdores and various industrial sites between this location and the SICTL Terminal.	Complaints received from residents or other members of the Durulty.  Licence condition L3.1  Atherest Cony Complaints (Seeing Night	Environmental Workplace Inspection 2/9/24) was sighted. Actions are identified for deficiencies, with persons responsible assigned. Bi hazard management items are included in the inspection checklist.  Sighted correspondence (dated 2/05/24 – 16/05/24) between Hutchison and Environment NSW relating to the removal of an Osprey no on 9/05/24. As recommended by Environment NSW, bird deterrents were installed on several light poles within the Hutchison premises Refer to Photo no. 28 for illustration.  Refer to findings against CoA C2.6 and EPL condition E1.2 regarding noise monitoring and compliance with noise limits.  Hutchison Ports Australia Biannual Environmental Noise Compliance Monitoring January 2024 Rev 0, 19/02/2024 by Rodney Stevens Acoustics <a href="https://www.hutchisonports.com.au/wp-content/uploads/2024/03/SICTL-Noise-Compliance-Assessment-January-2024.pdf">https://www.hutchisonports.com.au/wp-content/uploads/2024/03/SICTL-Noise-Compliance-Assessment-January-2024.pdf</a> The monitoring locations were measured at the most affected point on or within the residential boundary in accordance with EPL and condition C2.7.  Noise monitoring during the audit period was reported to comply with the noise limits in C2.6. Rodney Stevens Acoustics Biannual Environmental Noise Compliance Monitoring Reports, dated 19/02/2024 and 5/08/2024, concluded that the current operations comply with the established licence limits at all locations during the daytime, evening and night-time periods.  SICTL's complaints register, current as of 3 October 2024 (Q3 2024), shows that no complaints related to noise were received during the audit period. Complaints are primarily managed by NSW Ports in relation to their operations, with an initial investigation conducted by
ables 19 and	Table 19 Assessment of Noise Impacts   Rolevant   No. on Racotiver   Name   No. on Racotiver   Name   No. on Racotiver   Name   Name   Name   No. on Racotiver   Name   Name   Name   No. on Racotiver   Name   Na	Complaints received from residents or other members of the funnity.  Licence condition L3.1  Licence condition L3.1  Licence condition L3.1  Licence condition L3.2  Licence condition L3.3  Licence Lacent	Environmental Workplace Inspection 2/9/24) was sighted. Actions are identified for deficiencies, with persons responsible assigned. Bit hazard management items are included in the inspection checklist.  Sighted correspondence (dated 2/05/24 – 16/05/24) between Hutchison and Environment NSW relating to the removal of an Osprey non 9/05/24. As recommended by Environment NSW, bird deterrents were installed on several light poles within the Hutchison premises. Refer to Photo no. 28 for illustration.  Refer to findings against CoA C2.6 and EPL condition E1.2 regarding noise monitoring and compliance with noise limits.  Hutchison Ports Australia Biannual Environmental Noise Compliance Monitoring January 2024 Rev 0, 19/02/2024 by Rodney Stevens Acoustics <a href="https://www.hutchisonports.com.au/wp-content/uploads/2024/03/SICTL-Noise-Compliance-Assessment-January-2024.pdf">https://www.hutchisonports.com.au/wp-content/uploads/2024/03/SICTL-Noise-Compliance-Assessment-July-2024.pdf</a> The monitoring locations were measured at the most affected point on or within the residential boundary in accordance with EPL and condition C2.7.  Noise monitoring during the audit period was reported to comply with the noise limits in C2.6. Rodney Stevens Acoustics Biannual Environmental Noise Compliance Monitoring Reports, dated 19/02/2024 and 5/08/2024, concluded that the current operations comply with the established licence limits at all locations during the daytime, evening and night-time periods.  SICTL's complaints register, current as of 3 October 2024 (Q3 2024), shows that no complaints related to noise were received during to the daytime, evening and night-time periods.



Unique ID	Compliance requirement	ent				Comments, observations, discussion, evidence, supporting documentation				
Table 22	Key Performance Indicato	rs	Goal			The Traffic Management Plan is presented in section 7.4 of the OEMP Version 7, that identifies the information required by this condition				
	Number of complaints relate traffic impacts such as corresidential streets.					AEMR 2024 noted that the SICTL Traffic Management Plan (TMP) was reviewed and updated. The terminal has improved traffic layouts including line markings and map updated. Speed humps constructed at the car packing area to reduce vehicular speed, accidents, and noise				
	Average Truck Turnarour Requirement)	nd Time (PBLIS Con	npliance 45 minutes or les	SS		During the site inspection on 10/10/2024, the site was observed to have designated heavy vehicle routes, traffic signage and speed limit				
	Number of slots available pe	er hour	55 slots (minimu	m)		Traffic management is covered in the General Induction provided to employees via Rapid Induct; however, Hutchison is currently transitioning the induction system from Rapid Global to Tribal Habits, an online platform.				
						SICTL Training Record Operations Master was presented indicating trainings undertaken by drivers including quay crane operator, straddle carrier (shuttle), reach stacker, and forklifts.				
						The Slot Utilisation Report by hour was presented, showing truck queuing. This system helps avoid overcrowding of trucks on site. It is available in the Hutchison Ports portal under Customer Portal and Truck Appointment, where clients can book their trips and check slot availability. <a href="https://hpaportal.com.au/HPAPB">https://hpaportal.com.au/HPAPB</a>				
						The AEMR 2024 reported a total of 135,712 truck bookings made during the reporting year, with an average turnaround time of 35 minutes, which is below the PBLIS compliance requirement.				
Stormwater						•				
Table 24	Key Performance A The effectiveness of and analysis of outle	the separator units		gh the testing	KPI 3 units tested per	During the audit period, three (3) SQIDs (No. 17, 20, and 21) underwent sampling of the inlet and outlet in accordance with the updated OEMP (with 6 SQIDs to be sampled annually). The remaining three SQIDs are still pending sampling and are waiting for a rainfall event at least 10mm to 20mm over a period of 12 hours. The three sampled SQIDs had outlet exceedances for the following analytes: TSS, turbidity, and zinc. Based on the recorded exceedances, the following actions were considered:				
	Key Performance Area		Acceptable Limit			SQID Servicing: Atlan Stormwater (previously SPEL), who manufactured the Stormwater Quality Improvement Devices, serviced SQID #3 and SQID #4 on 15th May 2024 and 26th June 2024.				
	Total Nitrogen (TN)	120 - 300 µg/L <sup>2</sup>	5 mg/L <sup>3</sup>			<ul> <li>Additional inspection items will be added to the monthly inspection to make note to observe excess dust, mud and other</li> </ul>				
	Total Phosphorous (TP)	< 30 μg/L <sup>2</sup>	0.1 mg/L <sup>3</sup>			sources of sediment which may be washed down into the stormwater system.  - A draft SQID maintenance program has been established to ensure all SQID units are regularly serviced and can therefore				
	Turbidity (NTU)	2.2 – 3.3 NTU <sup>1</sup>	0.5 – 10 NTU <sup>2</sup>			perform efficiently.				
	Total Suspended Solids (TSS)	< 30 mg/L <sup>3</sup>	50 mg/L <sup>3</sup>			Re-issue spill training				
	рН	7.0 - 8.5 <sup>2</sup>	6.5 - 8.5 <sup>3</sup>			The SQID Maintenance Register was presented, showing that three SQID units (17, 20, and 21) were inspected, water samples were				
	Copper (Cu)	< 1.3 µg/L <sup>2</sup>	10 μg/L <sup>3</sup>			collected, and lab tests were conducted and analysed on 8/04/2024.				
	Lead (Pb)	< 4.4 µg/L <sup>2</sup>	< 4.4 µg/L <sup>2</sup>			Analytical Report dated 14/04/2024 was prepared by SGS for SQIDS No. 16 parameters sampled included Nitrogen (including TN), TP,				
	Zinc (Zn)	< 15 µg/L <sup>2</sup>	< 15 µg/L <sup>2</sup>			pH, TSS, Turbidity, O&G, Cu, Pb, Zn in accordance with the OEMP. The report noted exceedance on Nitrogen No3x-N, Nox-N, calc, ar phosphorus.				
	Oil & Grease	< 5 mg/L <sup>3</sup>	10 mg/L <sup>3</sup>							
	<sup>1</sup> Botany Bay & Ca prepared by the Syd		Quality Improvement atchment Manageme			The Atlan Service Report dated 15/05/2024 (under Job No. 210527) was presented for the cleanup of SQID 20 and 3. The report indicated that SQID 20 had sediment buildup and extracted 20 tonnes of contaminated water and sediment, while SQID 3 had higher levels of hydrocarbons. Both systems were cleaned and are in good condition.				
	Department of Environment New Zealand Guide	Hawkesbury-Nepe onment and Conse elines for Fresh a	an (October 2005) rvation NSW, and Au	published by stralian and uality (2000),		Tax Invoice Inv-60449, dated 11/12/2023, pertains to the annual certification and testing of five backflow prevention devices performed be Howard Plumbing P/L. The certification noted that all devices passed testing. Information for the four containment devices was entered into Sydney Water's Containment System as required. The zone device is tested, however, not entered.				
	(ANZECC) <sup>3</sup> Developed based results.	on local conditions	s and previous wate	r quality test		In response to previous audit two (2) observations: The SQID Management Plan, Revision 2, dated 17/09/2024, prepared by Hutchison Ports, has been updated to increase the frequency of SQID inspections and maintenance, as well as to include validation sampling. The 2 observations were considered closed by the auditor during the audit period.				
	Cleanout will be und Acceptable Limit exc		e water quality result	s indicate an	ndicate an Cleanout within 6 weeks of Acceptable Limit exceedance  Cleanout within 6 weeks of Acceptable annual testing should undergo alternative performance validation to ensure continuous operational efficiency maintenance standards.					
	An investigation will the Acceptable Limit		re the water quality re	esults exceed	After lab results have been received	Recommendation (IA2024): Investigate alternative performance validation for SQID units not scheduled for annual testing and maintenance. This may include discussions with the Manufacturers and regular visual inspections of the units. Revise the SQID Management Plan as required to incorporate identified alternative performance validation for SQID units not scheduled for annual testin				
	After every spill eve have entered the sto			nat pollutants	After Spill Event					
					л					



Unique ID	Compliance requirement		Comments, observations, discussion, evidence, supporting documentation			
Table 27	Key Performance Indicators	Goal	Dangerous Goods Management Plan is presented in Section 7.6 of the OEMP (Version 7, dated 25/09/2024), which was previously			
	Number of Pollution Incidents involving solid or liquid spills or gas leaks during the handling of dangerous goods and hazardous substances on the terminal.	Zero	approve by DPHI on 19/2/10.  As indicated in the 2022 Audit, DPE letter of October 2013 confirms that this requirement has been addressed as part of the approved OEMP and sub plans, specifically the Handling of Dangerous Goods and Hazardous Substances Sub-Plan.			
	Analysis of DG throughput limits specified in <b>Development</b> Consent Condition C 2.17 (Table 1 in Schedule 4 of the Development Consent)).	Zero exceedances	Review of SICTLs operations against the Key Performance Indicators is presented in Appendix D. The Key Performance Indicators are being achieved.			
	The amount specified in <b>Development Consent Condition C 2.18</b> (storage or handling of Dangerous Goods Class 2.3,	Zero exceedances	The Dangerous Goods Reporting Threshold, covering the period from 01/09/2023 to 31/08/2024, was prepared by Hutchison Ports. The report indicates that the port only stores Class 2.3 goods, and the quantities are well below the allowable threshold requirements.			
	toxic compressed or liquefied gases above the quantities stored or handled in 1995/96 except in accordance with recommendations 1.1 and 1.2 in the Port Botany Land Use Safety Study (1996)) shall not be exceeded.		The Environmental Workplace Inspection (Checklist), dated 02/09/2024, was prepared by Lucy Mercer, Environmental & Sustainability Advisor at Hutchison Ports, and includes hazardous substances/chemicals. The checklist confirms that the storage and management of hazardous substances and chemicals at Hutchison Ports are being properly managed.			
			The DG limits in Development Consent conditions C2.17 and C2.18 have been complied during the audit period as detailed in Appendix A (conditions C2.17 and C2.18).			
Waste						
Table 31						
Table 31	The amount of waste generated is analogous to the amount of operati maintenance activities conducted on the terminal. The KPIs below have that that they are in accordance with the expected changes in the level	been developed so	The auditee maintains a register of waste streams generated at the site. Portfolio Summary of Waste Stream (July 2023 to July 2024), 05/08/2024 by Veolia provides a monthly waste report to SICTL that details the waste categories and quantities. Percentages of waste being recycled or going to landfill are monitored. For the period July 2023 to July 2024, 78.93% of waste was diverted from landfill.			
	terminal.  Amount of waste recycled expressed as a % compared to the total 5	0% or better	No instances of cross contamination of waste streams were identified during the audit period.			
	waste generated.		Refer also to Appendix A – Consent condition C2.13			
	No reports of hazardous or special waste being mixed with general waste.	ero				
Water and was	stewater					
Table 34	Key Performance Indicators  The amount of potable water used is analogous to the amount of opera maintenance activities conducted on the terminal. The KPI's below have be that they are in accordance with the expected changes in the level of operations.	en developed so that	SICTL water usage register (sighted) shows that consumption per TEU (average) during the audit period (September to September 2023) is 12.5L/TEU month KPI (ranging between 9.2 – 16.3 L/TEU) and therefore exceeds the goal of 9L. 3 x 30,000 L of rainwater storage available at the site, however at the time of the audit were not operational but scheduled to be repaired. It is noted that a portion of this (toilet water and wash bay) is from harvested rainwater, therefore it is possible that the water usage is <9L/TEU per month (although).			
	The amount of potable water used per TEU per month.  Not to per m	o exceed 9L per TEU onth	There is a Corrective Action in Rapid (sighted) to review the rainwater harvesting system. The auditee advised that containers do not require cleaning on site, the water use relates to workshops, washing equipment, showers.			
Shorebirds						
Table 37	Key Performance Area  KPI  Regular monitoring of the terminal to identify the presence of Monthly and	popitaring 12	Environment inspections are occurring monthly and include monitoring of birdlife. No issues identified during the audit period. Sighted Environmental Workplace Inspection Version 3, 8/10/2024 by Lucy Mercer, Hutchison's Environmental Engineer.			
	Regular monitoring of the terminal to identify the presence of any roosting, injured or juvenile shorebirds.  Monthly mannually	ionitoring – 12	Environmental Workplace inspection version 3, 0/10/2024 by Eucy Mercer, Hutchison's Environmental Engineer.			
	Regular monitoring of the terminal to identify the presence of any predatory birds  Monthly manually	nonitoring – 12				
Feral animals						
Table 40	Key Performance Area KPI		Environment inspections are occurring monthly and include monitoring of feral animals. Sighted Environmental Workplace Inspection			
	Feral Animal complaints received from NSW Ports, the Port Authority of NSW, adjoining stevedores or other members of the community.		Version 3, 8/09/2024 by Lucy Mercer, Hutchison's Environmental Engineer. Environment inspections are occurring monthly and include monitoring of feral animals.			
		onitoring – 12 annually	Complaints are maintained in SICTL's Community Feedback & Enquiries Register and in Quarterly Community Feedback Reports which are available online. No complaints relating to this requirement were recorded for the audit period.			
	Regular monitoring of the terminal to identify the presence of any feral animal hazards.		are available offine. No complainte folding to this requirement were recorded for the adult period.			
			https://www.hutchisonports.com.au/operations/monitoring-and-reporting/			



Unique ID	Compliance requirement		Comments, observations, discussion, evidence, supporting documentation
Table 43	The amount of diesel and electricity used is analogous to the amount of operations, personnel and maintenance activities conducted on the terminal. The KPI's below have been developed so that that they are in accordance with the expected changes in the level of operations at the terminal.		SICTL Fuel usage and electricity usage for 2022-23 (September 2023 to August 2024) sighted.  Diesel use is reported in L per TEU and total. Electricity use is reported in Wh per TEU and total.  Total Floatricity usage: 8 605 207 kWh (24.40Wh (TEU))
	The amount of diesel expressed in litres used per TEU.  The amount of electricity expressed in kilowatt hours used per TEU	2.5L per TEU 25kWh per TEU	Total Electricity usage: 8,605,307 kWh (24.10Wh/TEU)  Total Fuel usage: 7062261 L (1.98L/TEU)  TEU: 364,817

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# **APPENDIX D – EIS, Commission of Inquiry and S96 Application predictions**

Project No.: 1187

SICTL Terminal 3 IEA 2024\_Rev2.0



Section	Predictions / Conclusions	Assessment	Audit	nes <sup>1</sup>			
			©	<b>@</b>	8	NA	
17.6.2	Groundwater Quality  The operation of the new terminal is expected to have minimal effect on groundwater quality. Once operational, all terminal activities would be conducted in a manner to prevent contamination of surface or groundwater from operational activities. An Operational EMP would be developed in the detailed design phase to ensure an adequate standard is applied to contamination control for the operation of the new terminal	No changes from last year. No more areas asphalted. Undeveloped areas are not used for storage or operations, except for minor storage of pipes and the like (noting that an observation has been raised in this audit regarding a chemical container observed in undeveloped land, for details refer to Table 3 of the audit). Chemicals on site are bunded. A review of the incidents reported during the audit period suggests that no pollution incidents occurred that could have impacted on groundwater quality.	©				
		Operational Environmental Management Plan (OEMP) – Version 7 (25 September 2024) has been prepared and addressed this requirement. The OEMP is available on the SICTL's website:  https://www.hutchisonports.com.au/operations/environmental-management-plans/					
		The chapters relevant to the protection of groundwater quality, through management of on-site pollutants, wastes and contamination are:  - 7.5 Stormwater management plan - 7.6 Dangerous good management plan 7.7 Waste management plan					
		7.8 Water and wastewater management plan.  These documents describe the controls which SICTL has in place to control any spills and waste which occur during the course of its operations. The Stormwater management plan also details how SICTL ensure that any surface pollutants are captured and treated in order to minimise the contamination of groundwater or waters.					
18.4.2	Soil Erosion  The operations at the new terminal would take place on reclaimed and hard surfaced pavement. There is no requirement for soil removal or disturbance during operation of the terminal. Stormwater collection and treatment systems would be designed to capture surface water runoff from all impervious surfaces. Therefore, the operation of the new terminal is expected to have minimal effects on soil erosion. Soil in the vicinity of facilities outside the new terminal area, such as the proposed railway, boat ramp and car park, would be stabilised and erosion in these areas would be low.	Stormwater collection and treatment devices have been installed at SICTL and are operational (details provided in Section 7.5 of the OEMP). There is no evidence of soil erosion identified in the operational areas. Undeveloped areas are either vegetated or contain gravel. No signs of erosion were observed during the site inspection on the 10/10/2024.	©				
18.4.3	Sediment Contamination  Leaks and spills from operations at the new container terminal would be contained by the proposed stormwater detention and treatment system. There is low potential for leaching of contaminants through the hard stand areas.  Environmental management measures would be included in the Operational EMP	Stormwater collection and treatment devices have been installed at SICTL and are operational. These include SQIDs (36 currently operational and managed by SICTL), a Liquid Detention Unit (LDU) and the Pollu-Plug system. These devices are described in Section 7.5 of the OEMP. Operational areas are all sealed and chemical storage is undertaken in bunded areas.  SICTL operational employees have been trained in the control of environmental spills and all incidents are quickly identified, contained and	©				
		reported. At least 4 x emergency drills were conducted during the audit period, including an environmental drill as per the PIRMP requirements Poll plug training was identified as an observation in previous audit, due to the training being out of date. During the audit period, polluplug training has been implemented. Refer to C4.4 regarding the currency of that training.					
18.5.2	Operation  The operation of the new terminal would have minimal effects on geology, soils and geotechnical issues. Once operational, all terminal activities would be conducted in a manner to prevent soil erosion and contamination from operational activities. A SWMP would be developed as part of an Operational EMP to ensure an adequate standard is applied to sediment control for the operation of new terminal. This plan would also address stormwater management and be prepared in accordance with NSW EPA requirements. The SWMP for operations would be incorporated in the Operational EMP. Management measures would include:  • a first flush system to capture sediment and contaminants from surface water runoff from the new terminal;	Stormwater collection and treatment devices have been installed at SICTL and are operational. There was no evidence of soil erosion identified in the operational areas which are sealed or undeveloped areas that are vegetated or contained gravel.  SICTL has prepared and implemented the following documents under its OEMP:  - 7.5 Stormwater management plan	©				

<sup>&</sup>lt;sup>1</sup> ② = Largely as predicted/concluded, ② = Partially as predicted / unknown / as predicted, ⊗ = Not as predicted, NA = Not applicable



Section	Predictions / Conclusions	Assessment	Audit			
			©	⊜	8	NA
	<ul> <li>treatment of surface water runoff from potential pollutant areas on the new terminal by a wastewater treatment system prior to discharge to sewer;</li> <li>investigation of the feasibility of installation of sediment traps on Floodvale and Springvale Drains to reduce influx of sediment to Penrhyn Estuary;</li> <li>emergency response plan for fuel, oil and chemical spills; and</li> <li>storage and handling of all dangerous goods in accordance with Australian Standards, Dangerous Goods Regulations and NSW EPA requirements.</li> </ul>	<ul> <li>7.6 Dangerous good management plan.</li> <li>7.7 Waste management plan</li> <li>7.8 Water and wastewater management plan.</li> <li>These documents describe the controls which SICTL has in place to control any spills and waste which occur during the course of its operations.</li> <li>The Stormwater management plan also details how SICTL ensure that any surface pollutants are captured and treated in order to minimise the contamination of groundwater or waters.</li> <li>Stormwater collection and treatment devices have been installed at SICTL and are operational. There is no evidence of soil erosion identified in the operational areas.</li> <li>Hydrocarbon storage was within suitably designed bunds, labelled and with relevant SDSs available.</li> <li>The first flush system relates to the Stormwater Quality Improvement Devices (SQIDs) which are referred to in the water and wastewater management plan and the stormwater management plan (both subsections of the OEMP).</li> <li>Trade waste generated in the terminal is managed under existing Commercial Trade Wastewater Permit #37958.</li> <li>Floodvale and Springvale Drains are outside the SICTL site.</li> </ul>				
19.6.1	Noise, Vibration and Light  Vibration would occur as a result of construction and operation of the new terminal. Most aquatic animals would tend to habituate to the changes in noise and vibration, therefore, impacts could be considered as low.  Introduced Species  There appear to be no aspects of the proposal likely to enhance the risk of the introduction of exotic species, other than an increase in risk associated with greater numbers of vessels using Port Botany. In terms of introduced species already in Botany Bay, there is some risk of changes in distribution associated with the proposed port expansion for Caulerpa taxifolia presently occurring along Foreshore Beach.	The level of vibrations at SICTL would be in line with the types of activities conducted at the adjacent terminals. No complaints, including vibration or noise complaints, have been received by SICTL during the audit period. No vibration issues were noted during the site inspection on the 10/10/2024 when the site was in operations.  The management of Caulerpa Taxifolia or other marine pests is not included in the SICTL OEMP or the sub-plans, as SICTL has limited control over activities outside of the terminal boundaries. The last seagrass monitoring report available in the Port Authority website in August 2020 (Cardo, Aug 2020) and the Port Botany Post Construction Environmental Monitoring End of Project Report (Cardno, Oct 2019) do not mention Caulerpa taxifolia in the Foreshore Beach or Penrhyn Estuary area.	©			
19.6.2	Management of the possible spread of Caulerpa taxifolia would form part of a Construction and Operational EMP	As indicated above, the management of Caulerpa Taxifolia is not included in the SICTL OEMP or the sub-plans, as SICTL has limited control over activities outside of the terminal boundaries. However, the management and monitoring of Caulerpa Taxifolia is addressed in the Penrhyn Estuary Habitat Enhancement Plan prepared for the former Sydney Ports Corporation (now Port Authority of NSW) under condition B2.31. Within the Port Botany Post Construction Environmental Monitoring Annual Report 2017 (Cardno, May 2019) the following finding has been made: "The invasive alga Caulerpa taxifolia has been recorded previously in areas surveyed at Foreshore Beach but not in post-construction surveys to date. The absence of C. taxifolia from the study area is favourable for the recovery of seagrass, as C. taxifolia is highly competitive and its absence removes further challenges to successful recolonisation."  The last seagrass monitoring report available in the Port Authority website in August 2020 (Cardo, Aug 2020) and the Port Botany Post Construction Environmental Monitoring End of Project Report (Cardno, Oct 2019) do not mention Caulerpa taxifolia in the Foreshore Beach or Penrhyn Estuary area.				
19.7.2	Marine Mammals  With the current operation of the port it appears that marine mammals are able to co-exist with the port operations. A Marine Mammal Management Plan would, however, be prepared to ensure that the occurrence of marine mammals in the vicinity of the port during operations is appropriately managed. This would form part of the Operational EMP and would be prepared in consultation with NPW	A Marine Mammal Management Plan was prepared (Appendix C) in the Penrhyn Estuary Habitat Enhancement Plan (PEHEP). The PEHEP was prepared by Cardno (2007) on behalf of the former Sydney Ports Corporation (now Port Authority of NSW) under condition B2.31. The monitoring plan under the PEHEP has been implemented by Port Authority and all reports are provided in its website:	©			



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		https://www.portauthoritynsw.com.au/sustainability/environment/penrhyn-				
		estuary-rehabilitation/ The final monitoring report was prepared in 2019 (Port Botany Post Construction Environmental Monitoring, End of Project Report, Cardno, 22/10/19). There is no mention of mammals within the report.				
		SICTL's AEMR 2023-2024 indicates that "The Port Authority of NSW monitors the presence and location of marine mammals in Botany Bay and through Harbour Control will advise commercial vessels and port operators if there is any marine hazard or emergency".				
20.8.4	Habitat Enhancement  A Vegetation Management Plan (VMP) detailing methodologies for saltmarsh excavation, storage, propagation and transplantation would be prepared and would be incorporated as part of the Construction and Operational EMPs for the project. A Vegetation Management Plan (VMP) detailing methodologies for mangrove removal and control would be prepared and would be incorporated as part of the Construction and Operational EMPs for the project	The Vegetation Management Plan forms part of the Penrhyn Estuary Habitat Enhancement Plan (Appendix B of the PEHEP) which is managed by Port Authority of NSW. <a href="https://www.portauthoritynsw.com.au/sustainability/environment/penrhynestuary-rehabilitation/">https://www.portauthoritynsw.com.au/sustainability/environment/penrhynestuary-rehabilitation/</a> The final monitoring report was prepared in 2019 (Port Botany Post	©			
		Construction Environmental Monitoring, End of Project Report, Cardno, 22/10/19). The report concluded total area of saltmarsh in Penrhyn Estuary has more than doubled the pre-rehabilitation extent. Monitoring in 2016 indicated that species diversity in saltmarsh remained similar to baseline levels, while abundance and condition generally increased following the rehabilitation works. Port Authority manages and maintains the Penrhyn Estuary habitat.				
20.8.4	Control of Feral Animals  The following two measures would assist in the control of feral animals at Penrhyn Estuary, these include:  ensure rubbish is placed in appropriately covered bins at all times.  Ensure rubbish is regularly disposed; and  Should shorebird monitoring during construction and operation of the Port Botany Expansion reveal feral cat and fox predation (on shorebirds) to be an ongoing issue, a 1080 fox baiting program should be initiated in consultation with NPWS and an expert shorebird ecologist.  A Feral Animal Management Plan (FAMP) would be prepared as part of the Construction and Operational EMP for the Port Botany Expansion. The FAMP would address fencing and the management of garbage, particularly in the habitat enhancement areas, and the viability of a baiting program to be initiated in conjunction with NPWS	SICTL has prepared and implemented the Waste management plan (Section 7.7 of the OEMP) and the Feral animal management plan (Section 7.10 of the OEMP). Controls are identified within each of the plans. Environment inspections are occurring monthly and include monitoring of feral animals. A fox was sighted on site on the 4/08/2023 and it was reported as an incident in the Incident Register in the last audit. SICTL's AEMR 2022/23 indicates that "SICTL shall consider 1080 Fox Baiting at the terminal if the presence of foxes become a frequent occurrence". Pest control is performed on a regular basis (the last pest control was reportedly performed in September 2024)  The management of feral animals in the Penrhyn Estuary is addressed in the PEHEP managed by the Port Authority of NSW. Fencing has been installed in the Penrhyn Estuary habitat which restricts feral animal access. Port Authority maintains the Penrhyn Estuary habitat.	©			
20.10	Key impacts from the proposal on the 23 shorebird and one seabird species considered as regular or occasional visitors to Penrhyn Estuary could include disturbance to feeding and roosting from a change in lighting regime, increased movement, noise from construction and operation of the port (and associated infrastructure such as railway lines) and potential entry/exit flyway barriers due to the enclosure of Penrhyn Estuary.	The Shorebird Monitoring Program forms part of the Penrhyn Estuary Habitat Enhancement Plan which is managed by Port Authority of NSW. https://www.portauthoritynsw.com.au/sustainability/environment/penrhynestuary-rehabilitation/  The final monitoring report was prepared in 2019 (Port Botany Post Construction Environmental Monitoring, End of Project Report, Cardno, 22/10/19). The report concluded that there was no change in shorebird usage in Penrhyn Estuary over the life of the monitoring program. It further concluded that targets for primary indicators (i.e. counts of key species) not met and declines continuing, but declines for most key species are consistent with patterns observed in reference areas. Secondary indicators (habitat area and quality) show increase in areas of suitable habitat and utilisation of feeding and roosting habitats by shorebirds.  Sighted correspondence (dated 2/05/24 – 16/05/24) between Hutchison and Environment NSW relating to the removal of an Osprey nest on 9/05/24. As recommended by Environment NSW, bird deterrents were installed on several light poles within the Hutchison premises. Refer to Photo no. 28 for illustration.	©			
21.10	Conclusion It has been assumed that the volume moved by rail would be 30% of container throughput by 2006 and 40% by 2011	2011 is outside the audit period. The SICTL's AEMR 2022/233 indicates that SICTL landside mode share for rail transport remains typically at 13% during the audit period. It also indicates that the actual development time				NA



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		is not in alignment with the expectations assumed at the time of the submission of the EIS.				
22.4.2	Operation Noise Impacts – Sleep Disturbance Impacts  All predicted noise levels would be below the external level of 65 dBA which some researchers consider would not result in awakening reactions.	Refer to findings in Appendix A (condition C2.6) with respect to compliance with noise levels.	<b>©</b>			
		The Hutchison Port Australia's Biannual Environmental Noise Compliance Monitoring Reports, Rodney Stevens Acoustics, dated 9/02/2023 and 14/08/2023, conducted in accordance with the consent and the EPL 20322 concluded that the current operations comply with the established licence limits at all locations during the daytime, evening and night-time periods. No sleep disturbance issues were present.				
22.5.2	Mitigation Measures – Operation  A Noise Management Plan containing environmental management measures to assess and minimise noise from the operation of the new terminal would be developed. The Noise Management Plan would be included in the Operational EMP for the new terminal. Noise level emissions would be a criteria for selection of new plant for the site. The quietest possible plant that satisfied the operational performance specifications would be selected and noise control kits fitted where required. Regular maintenance of machinery would be carried out to ensure optimal and efficient operation. Audible safety alarms on some terminal equipment would be turned off during night hours (between 10.00 pm and 6.00 am) and replaced with visual alarms. It is understood that for certain types of equipment e.g. quay cranes (long travel alarm and high wind alarm) alarms are required to remain for safety reasons. In respect of other items of equipment, a safety assessment would be undertaken to identify where the audible alarms could be replaced with visual alarms without affecting safety. Operator awareness and training would be regularly conducted. Good training and awareness of noise issues would be implemented to minimise poor cargo handling practices	SICTL has prepared and implemented the Noise management plan (Section 7.3 of the OEMP).  Noise level emissions and noise controls are part of the technical specifications for new plant:  HPA-CON-PB-0007 for the Straddle Carriers  HPA-CON-PB-0008 for the ASC  HPA-CON-PB-0009 for the Quay Cranes  SICTL's AEMR 2023-2024 indicates that the audible safety alarms are not turned off during night hours (Risk Assessment RA0025.3, review 12 December 2016), however reversing "Quackers" instead of beepers have been installed in all equipment. Quay Crane alarms for the movement of deck lids may be switched to the visual only alarms during night hours. Noise Monitoring is conducted by SICTL and the monitoring results for January and July 2024 have been uploaded to the SICTL website at: <a href="http://www.hutchisonports.com.au/operations/monitoring-andreporting/">http://www.hutchisonports.com.au/operations/monitoring-andreporting/</a> Training is undertaken as discussed in Condition C4.4 (Appendix A). Training commences with the Employee Induction and the requirements to minimise noise in operations and cargo handling is carried through to all equipment training modules.  Quacker reversing alarm noted during the site inspection.	©			
22.5.2	Mitigation Measures – Operation continued  Complaints would be assessed and responded to in a quick and efficient manner.  Noise monitoring would be conducted to assess impacts from the operation of the new terminal at locations most likely to be affected by the new terminal operations. The results of this monitoring would be discussed with the EPA and Planning NSW to identify any responses required, although the predicted noise levels would not be expected to occur for some years after the commencement of operations in about 2010. By this time, technological and operational changes are likely to be available which would reduce operational noise levels at the new terminal. The Noise Management Plan would also contain the option for shore power to be provided to ships in the future. A Traffic Noise Management Plan would be developed for the new terminal. This plan would consider traffic route selection, traffic clustering and traffic rescheduling	Refer response to consent condition C3.1 (Appendix A) and M2.1-M3.2 (Appendix B).  Complaints management is provided in Section 3.10 of the OEMP (R6, Q3 2024). Hutchison Ports maintains a complaints management system and publishes quarterly Community Feedback Reports online. A review of the Community Feedback & Enquiries Register showed that no complaints were received by SICTL during the Audit Period. The Community Feedback Reports are available on the Project website. https://www.hutchisonports.com.au/operations/monitoring-and-reporting/Contact details and complaints line are available at:  https://www.hutchisonports.com.au/contact-us/ Noise Monitoring is conducted on a 6-monthly basis in accordance with the EPA Licence and the results are published in the website. The Hutchison Port Australia's Biannual Environmental Noise Compliance Monitoring Reports, Rodney Stevens Acoustics, dated 19/02/2024 and 05/08/2024, conducted in accordance with the consent and the EPL 20322 concluded that the current operations comply with the established licence limits at all locations during the daytime, evening and night-time periods.  http://www.hutchisonports.com.au/Sydney-Monitoring-Reporting The Noise management plan (Section 7.3 of the OEMP) does consider the future option for shore-based power (Table 18)  SICTL has prepared and implemented the Operational traffic management plan (Section 7.4 of the OEMP).	©			
23.8.2	Mitigation Measures – Operation	SICTL's AEMR 2023-2024 indicates that although the infrastructure has been installed during construction of the SICTL terminal, Shore Based Power is not immediately available for use as a noise mitigation measure	<b>©</b>			



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	Notwithstanding the fact that the proposed expansion is shown to result in acceptable impacts, the new terminal would be designed and constructed such that it could support the use of alternative energy for ships at berth (i.e. shore power), should ships be able to accept such power in the future. This would reduce ship emissions in the local area.	upon commencement. SICTL may commission Shore Based Power at all berths in future construction phases which will compliment other controls for noise mitigation and air quality improvements.						
24.8	Assessment of Impacts During Operation  During the operational phase of the Port Botany Expansion there would be no impacts on Aboriginal, European or maritime heritage resources in the primary or secondary study area	The SICTL terminal was constructed on reclaimed land and the operational areas are fully sealed. There have been no incidents of heritage impacts reported.	©					
25.5	Mitigation Measures  Quay Crane specification – quay cranes for the new terminal would be approximately 50 m high Container Stacking height – containers would not be stacked more than six high (18 m) and would typically be only three high (9 m), as is the case with the existing terminals. Noise Wall – the proposed noise wall near the edge of the new terminal would be approximately 4 m in height and would partially screen the operations of the new terminal when viewed from foreshore areas near the port	Maximum operating height of the SICTL Quay Cranes of 70 meters AHD (for HD1) and 78 meters AHD for (HD2, HD3, HD4 has been reportedly approved by the Department of Infrastructure and Transport on 05-11-2020.  The Automated Stacking Cranes (ASC) utilised at SICTL terminal stacked no more than 5 high (as controlled by nGen software programming).  A 3m-4m high noise wall was erected during the construction phase on the northern and eastern boundaries of the SICTL terminal (refer to Photos in Appendix F).	©					
26.5.6	Employment Opportunities  Operation of the new terminal is expected to generate a substantial number of jobs, which is an important social benefit. The number of people employed directly in the operation of the new terminal has been estimated at more than1,100 by 2010, increasing to more than 3,700 by 2025. This does not include any jobs created indirectly e.g. workers in the industries supplying materials to the port. The total number of jobs generated both directly and indirectly by the operations of the new terminal is estimated to be more than 2,800 by 2010 increasing to more than 9,100 by 2025	The estimate predicted in the EIS is not representative of current operations. At the end of September 2019, the staff headcount was at 265 (201 workers, 64 corporate in Sydney). These figures are significantly less than those predicted in the EIS and it is understood that they remain largely unchanged for 2023. Just over 304 people are reportedly employed at Hutchison (2024 audit).  It is noted that the terminal is still incomplete and that there are challenges in growing stevedoring business in the competitive market.		<b>(4)</b>				
28.10.1	Risk Management – Mitigation Measures  The following mitigation measures would be implemented to manage the hazards and risks described above:  (i) containers with dangerous goods would be handled and transported in accordance with the Australian Standard 3846 (1998): The Handling and Transport of Dangerous Goods in Port Areas and the NSW Dangerous Goods (General) Regulation 1999;  (iii) an Occupational Health and Safety Plan would be developed by the terminal operator(s) to address the handling and transport of dangerous goods during the operation of the new terminal;  (iii) a notification system for the arrival or delivery of dangerous goods would be implemented;  (iv) restrictions on the time dangerous goods are allowed to be held within the port would be applied, supported by a loading/unloading plan and arrangement of transport to/from the berths;  (v) various classes of dangerous goods would be separated by safe distances on the berth;  (vi) suitable container handling equipment would be used to minimise risk of dropped containers;  (vii) suitable container loading/unloading, handling and stacking systems would be employed to minimise double handling and attendant risk of damaging containers;  (viii) the facility would be fitted with adequate yard signage and warning systems for mobile equipment;  (ix) there would be adequate warning systems for ships moving in the vicinity of the facility;  (x) a first flush drainage system would be installed and maintained to contain spills and contaminated runoff;  (xi) bunds would be constructed around diesel storage tanks;  (xii) firefighting equipment would be provided and personnel trained in firefighting and evacuation procedures; and (xiii) emergency and incident management procedures would be developed (refer to Chapter 32 Emergency and Incident Management).	(i) and (ii) The Dangerous goods management plan (Section 7.6 of the OEMP) addresses the need to appropriately store and handle dangerous goods and hazardous chemicals and has been prepared in accordance with AS3846 and the <i>Work Health and Safety Act 2011</i> (WHS Act) and Regulation (the NSW Dangerous Goods (General) Regulation 1999 has been repealed; provisions saved under the WHS Regulation).  (iii) the Port Authority ShiPS online system controls the movements of all dangerous goods (import and export) to the terminal.  (iv) Dangerous Goods are classified as Red line or Green line cargo in the ShiPS system and truck bookings are controlled to limit the duration that cargo is stored within the terminal.  (v) SICTL uses nGen software to program DG separation into the ASC stacking plans, and container movements around the terminal.  (vi) SICTL uses Quay Cranes, ASC and Shuttle Carriers with spreaders which lift containers from the top. Quay Cranes and ASC have automated and manual systems to prevent containers from uncontrolled falls/drops.  (vii) SICTL's operations are designed to minimise double handling.  (viii) SICTL utilises line marking, signage and fish-eye mirrors around the terminal, and all terminal vehicles are fitted with flashing lights and reversing quackers.  (ix) SICTL does not control the berthing of vessels, this task is undertaken by the Port Authority Pilot and third-party tug and line service providers.  (x) SICTL has installed a SQIDS system – using SPEL 'Stormceptor' and Humes 'Aquaceptor' separator units.  (xi) Bunding has been constructed around the diesel refuelling station.  (xii) Fire Fighting equipment is installed at the SICTL terminal and SICTL staff has been trained in its use and in evacuation procedures.  (xiii) HSEQ 10.1.3 Emergency Response Plan. The Emergency Response Plan (V10, 2023) is available on the website:  https://www.hutchisonports.com.au/operations/environmental-management-plans/						
29.3.3	Assessment of Impacts – Operation	No changes in the way DGs are managed since last audit.  The Aviation Operational Impacts Management Plan (Section 7.2 of the OEMP), was prepared to manage and minimise bird hazard and monitor	<b>©</b>			_		



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	Sealed surfaces often provide ideal roost sites for large numbers of birds especially Silver Gulls. Bitumen surfaces provide a warm surface for roosting and are particularly attractive where areas are not subject to regular disturbance. These undisturbed open spaces have the potential to attract significant numbers of birds to the site, thereby potentially increasing the risk of bird strike at Sydney Airport. Areas illuminated at night are also likely to attract birds, especially Silver Gulls, as they provide a secure roosting environment and attract insects which birds feed upon. The additional port land may provide large areas of suitable roosting habitat for the Silver Gull. Flat surfaces of buildings, such as roofs, may provide suitable places for Silver Gulls to roost. Openings and ledges may provide roosting and nesting habitat for Feral Pigeons, Common Starlings, Common Mynas and other bird species associated with buildings. The pavements and buildings associated with the new terminal have the potential to attract significant numbers of birds to the site, thereby potentially increasing the risk of bird strike at Sydney Airport. It is therefore important to initiate deterrent strategies.	bird presence on the terminal and response through active management measures.  SICTL has adopted the following measures to discourage bird attraction to the terminal:  No eating is permitted outside of the buildings;  Use of closed bins to reduce the risk of bird attractant;  Control of littering through signage, induction training  The design of rooves and gutters of terminal buildings to deny birds the opportunities to make nests.  SICTL staff are required to report any hazards or the presence of nesting or injured wildlife, including any eggs. SICTL's environmental engineer undertakes monthly inspections and these include bird hazard management as reported in Appendix A.				
29.4.2	Deterrent Action – Operations  Regular monitoring of the site, including after nightfall, would be undertaken to determine whether birds are attracted to the site. If required, deterrent systems would be employed to prevent the build-up of birds in the new terminal and public recreation areas. Examples of deterrent systems include:  • flagging or streamers;  • perch spikes;  • fishing lines strung across bird landing paths;  • distress calls – designed to scare birds away;  • cracker shells  • strobes or moving spotlights  At the first signs of a deterrent system failing to work, alternative methods would be used to supplement or replace the existing bird deterrent system	As above, SICTL staff are required to report any hazards or the presence of nesting or injured wildlife, including any eggs. SICTL's environmental engineer undertakes monthly inspections and these include bird hazard management as reported in Appendix A.  Since the osprey incident in May 24, a next deterrent device installed in tallest towers (email with photo provided). 4 of them installed	©			
30.4.2	Assessment of Impacts – Operation Air Space There would be no fixed or mobile structures in the new terminal that would intrude into the OLS.  Light Spill  It is anticipated that light spill from the Port Botany Expansion would not adversely impact operations at Sydney Airport due to the following lighting design measures:  High masts - lighting would be directed down to the intended application area with minimal light spill outside the area boundaries, by using asymmetric distribution horizontal flat glass floodlights, and would comply with CASA requirements  Quay cranes - lighting of shuttle boom quay cranes would be specified as downlight type to meet civil aviation regulations. Lighting elements for access/egress stairs and gangways would be mounted horizontal (no tilt) and have internal shielding of the lamps to ensure correct cut off. Obstruction lights would be placed on cranes to mark these in accordance with civil aviation regulations (CAR Regulation 95).  Buildings and associated areas – buildings and other external areas would be lit with floodlights that have a similar cut off lighting performance to those mounted on high masts. Internal building lighting would be similar to that used at the airport terminal and at the existing port facilities. Therefore, these areas would have a negligible impact on operations at Sydney Airport.	Maximum operating height of the SICTL Quay Cranes of 70 meters AHD (for HD1) and 78 meters AHD for (HD2, HD3, HD4 has been approved Department of Infrastructure and Transport on 05-11-2020.  SICTL terminal lighting has been designed and installed to comply with the requirements of the Development Consent (see Development Consent clauses C2.23 and C2.24 in Appendix A).  Quay Cranes are fitted floodlights which are designed and positioned to provide adequate lighting to the stevedore operations. Quay Cranes are fitted with obstruction lights which operate on a 24/7 basis. The terminal (including the buildings and roads) utilise cut-off lighting that will reduce light spill when there are no operations in that area. Internal lighting of buildings are also programmed for the normal operational hours, and with movement sensors that will turn off the lights.  Measures to prevent and limit impacts associated within OLS are detailed within the Aviation operational impacts management plan (Section 7.2 of the OEMP).  No changes reported since last audit.	©			
30.5.2	<ul> <li>Mitigation Measures – Light Spill</li> <li>lighting on board ships whilst berthed to be provided primarily by the shuttle boom quay cranes with supplementary lighting on board only being provided where necessary;</li> <li>ships to be berthed facing a specific direction (e.g. north or south) and to only use floodlights mounted on the bridge. The appropriateness of this option could be tested by CASA through a fly-over of the existing Brotherson Dock; and</li> <li>provide restrictive temporary shielding to any permanent ship mounted floodlights whilst the ship was docked</li> </ul>	Measures to prevent and limit impacts associated with lighting and light spill are detailed within the Aviation operational impacts management plan (Section 7.2 of the OEMP).  Maritime Order 32 Schedule 1 (2) lighting requires adequate lighting during loading or unloading activities. In some cases, the ship will be loaded/unloaded at night and require sufficient lighting to undertake the operations. When vessels are not under stevedore operations, the Quay Crane lights (except the beacon lights) are reportedly switched off in order to minimise the light glare or distraction to pilots. Vessels are berthed facing south, unless otherwise directed to face north by the Harbour Master/pilots.  Hutchinson have prepared a Ship Booklet 25/05/20 that is provided to the Master of the ship on arrival. The Ship Booklet includes information on the local environment and other essentials, including ship lighting impacts, feral pets and waste. The ship booklet was implemented throughout the audit period.	©			



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32.1	Introduction  The future operator(s) of the new terminal, with advice from Sydney Ports Corporation, would prepare an ERIMP to manage these potential emergencies prior to the new terminal commencing operations. The purpose of the ERIMP would be to provide an organised and practised response to incidents and emergency situations to protect employees, the public and the environment.	The Emergency Response Plan (2013) was prepared in consultation with relevant stakeholders during previous revisions and was approved by DPIE (then called DPE) in 2013. Several updates have been undertaken since then. The most recent update was made on 01/03/23 (Revision 10) to incorporate updated ECO chart, emergency detail for Security Incidents, definitions for acronyms and Pollu-Plug activation and is consistent with the previously approved plan. Emergency Response Plan available on website:  https://www.hutchisonports.com.au/wp-content/uploads/2023/12/HSEQ10.1.3aEmergencyResponsePlan-SICTL.pdf	9	<b>(a)</b>	8	NA
32.2.4	Specific Sub-Plans – Spill Containment and Management  The proposed new terminal would be equipped with emergency response equipment typically comprising absorbent materials, absorbent pads to block drainage points and protective equipment consisting of gloves, rubber boots, eye protection etc.	Emergency Spill Kits are situated in key locations around the terminal – i.e., Quay Cranes, landside ASC, waterside ASC, Shuttle Bay, Dangerous Goods containment area, Rail Siding and Maintenance Workshop. Additional bunding is accessible to maintenance and operations staff in an emergency.  SICTL have procured additional spill management equipment which is stored in a shipping container designated and fitted out for this purpose (refer to Photo 21 in Appendix F).	©			
33.2.2	Water Usage – Operation  Water used for operational activities that do not require potable water, would be sourced from treated surface water runoff stored in two 10,000 L tanks at the northern end of the new terminal. Operational reuse of this water would include maintenance activities, wash down and irrigation.	SICTL has installed 3 x 30,000L water storage tanks beneath the Operations Building. The stored water is used to flush toilets/urinals and for plant wash down when available. At the time of the audit the tanks were not operational but scheduled to be repaired. The auditee advised that containers do not require cleaning on site, the water use relates to workshops, washing equipment, showers.  Water storage and usage details are discussed in Section 7.8 of the OEMP		<b>(3)</b>		
33.3.2	Wastewater – Operation  All trade waste generated during the operation of the new terminal would discharge to the Sydney Water Corporation sewerage system under a Trade Waste Agreement. The Trade Waste Agreement would determine the level of treatment required prior to discharge. All areas where wash down or maintenance activities are to be undertaken would be bunded and provided with sump pits, grit traps and oil/water separators. This would also be the case for any additional bunded storage areas, such as those used for refuelling and fuel storage. Water collected in these areas would be tested and disposed to the sewerage system, or if unsuitable for disposal to sewer would be disposed offsite by a licensed waste disposal contractor.	SICTL has a Commercial Trade Wastewater Permit (ref No: 37958 dated 17 July 2015). No water quality sampling required under the Trade Waste Permit.  The plant wash-down area in the Maintenance building is bunded and the wastewater is collected in a separate pit with a separator unit for oil/water. A third-party contractor (Cleanaway) is used to pump out the waste and contaminated water from the collection units when required. The refuelling area is also bunded with a separate pit for any spills that occur.  The Water and Waste Water Management Plan is provided in Section 7.8 of the OEMP.	©			
33.5	<ul> <li>Water and Wastewater Management</li> <li>The following mitigation measures would be adopted for the proposed Port</li> <li>Botany Expansion:</li> <li>water use and wastewater discharge at the site would be subject to a Water Resources Management Plan (WRMP), which would form part of the construction and operational EMPs. These plans would include water minimisation strategies as well as monitoring and testing schedules for wastewater as required;</li> <li>clean, treated stormwater would be collected in two 10,000 L water storage tanks at the northern end of the new terminal to allow reuse for maintenance, wash down and irrigation;</li> <li>dual flushing toilets, minimal flow shower heads and regular maintenance to identify leaking or dripping taps and pipes would be implemented during construction and operation;</li> <li>monitoring and testing would be undertaken prior to discharge of treated wastewater, to ensure compliance with the site Trade Waste Agreement.</li> </ul>	SICTL has prepared and implemented the Water and wastewater management plan (Section 7.8 of the OEMP).  As indicated, SICTL has installed 3 x 30,000L water storage tanks beneath the Operations Building. The stored water is used to flush toilets/urinals and for plant wash down. Dual-flushing toilets and minimal flow showerheads have been installed. Maintenance of any leaking or dripping taps and pipes is undertaken.  As indicated, SICTL's Commercial Trade Wastewater Permit (ref No: 37958 dated 17 July 2015) does not specify water quality monitoring requirements. It is understood that monitoring was not undertaken during the audit period.  The Backflow Prevention Devices were last tested in December 2023. Invoice provided during on site audit.	©			
34.4.2	Waste Management and Disposal – Operational Waste  An Operational WMP would be developed and implemented for the new terminal in accordance with the requirements of the Waste Avoidance and Resource Recovery Act 2001, the Protection of the Environment Operations Act 1997, the EPA's Environmental Guidelines: Assessment, Classification & Management of Liquid & Non-Liquid Wastes (1999), the Botany Bay DCP 29 and the National Minimisation and Recycling Strategy. The plan would be incorporated into the Operational EMP for the terminal Recycling facilities would be provided at the new terminal and in public recreation areas to maximise recycling of waste materials such as plastic and glass bottles/containers, aluminium cans and paper/cardboard. Separate bins would be provided for food waste and fish remains from fish cleaning facilities in the public recreation area. All domestic waste would	Waste Management Plan is presented in Section 7.7 of the OEMP (2024) Version 7.  The auditee maintains a register of waste streams generated at the site. Portfolio Summary of Waste Stream (September 2023 to September 2024), 05/10/2024 by Veolia provides a monthly waste report to SICTL that details the waste categories and quantities. Percentages of waste being recycled or going to landfill are monitored. For the period	<b>©</b>			



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			©	<b>(a)</b>	8	NA
	be collected on a regular basis and transported off site for disposal to a licensed landfill or recycling facility as appropriate. Litter bins would be designed in accordance with the bird hazard guideline	September 2023 to September 2024, 81.41% of waste was diverted from landfill. Some of waste types reported or observed during the site inspection included:				
		- recyclables (paper, metal, tyres, general recyclable)				
		- putrescible waste				
		<ul> <li>liquid waste (from SQIDs when service, spill containment area, refuelling area, oil waste from workshop)</li> </ul>				
		- old batteries				
		- filters other materials from workshop				
		No instances of cross contamination of waste streams were identified during the audit period.				
34.4.2	Waste oils and fluids from maintenance activities may be classified under the POEO Act as being Hazardous, Industrial or Group A Waste. The	See above.	<b>©</b>			
	management of these substances may need to be regulated by an EPA Environment Protection Licence which would be obtained by the terminal operator(s). It is expected that these materials would be collected and stored in proprietary facilities and either be reused onsite or removed by a licensed waste contractor	SICTL has an Environmental Protection Licence for Chemical Storage (EPL 20322. Refer to Appendix B).				
35.3	Operational Phase	SICTL Fuel usage and electricity usage for 2023-24 (Sept 2023 to August 2024) sighted.	<b>©</b>			
	The estimated annual energy consumption over the operational life of the project is presented in Table 35.2 (summarised below) 2015 Estimated consumption of electricity (MWh) 17,000 Estimated consumption of diesel fuel (litres) 3,656,000	Diesel use is reported in L per TEU and total. Electricity use is reported in Wh per TEU and total.				
		Total Electricity usage: 8,605,307 kWh (24.10Wh/TEU)				
		Total Fuel usage: 706,226 L (1.98L/TEU)				
35.4	Energy Conservation and Management	SICTL has prepared and implemented the Energy management plan (Section 7.11 of the OEMP).	©			
	A key component of achieving energy conservation would be the development of an Energy Management Action Plan. This plan would be included as part of the Construction and Operational EMPs.	(Section 7.1.1 of the Gentle ).				
35.4.2	Operational Phase	SICTL has installed energy efficient systems in the buildings including	<b>©</b>			
	Design of buildings and terminal layout would aim to achieve the following energy efficiencies:	motion-sensors in the internal rooms and corridors to turn lights on and off, climate control air-conditioning with sensors in zones on each floor,				
	Energy Efficient Design	external walls in the Operations Building are predominately fitted with				
	Energy Efficient Equipment  Figure 1	large glass windows allowing additional light into the building (these glass				
	Energy Efficient Work Scheduling and Practice	windows are fitted with blinds and block-out blinds to control heat and light).				



# APPENDIX E – DEPARTMENT APPROVAL OF AUDITOR AND AUDITORS' DECLARATIONS

Project No.: 1187

SICTL Terminal 3 IEA 2024\_Rev2.0



## Department of Planning, Housing and Infrastructure



NSW Planning ref. DA494-11-2003-i-PA-86

Bryan Beudeker
Environment Manager
PORT BOTANY OPERATIONS PTY LIMITED
L2, Brotherson House, Penrhyn Road
Port Botany New South Wales 2036
19/09/2024

Sent via the Major Projects Portal only

Subject: Port Botany Expansion - IEA Nomination Request 2024 (DA494-11-2003-i)

Dear Mr Beudeker

I refer to your letter submitted on 16 September 2024, requesting the Planning Secretary's approval of suitably qualified, experienced, and independent person/s to conduct an Independent Audit of the Port Botany Expansion DA494-11-2003-I, as modified (Consent).

NSW Department of Planning, Housing and Infrastructure (**NSW Planning**) has reviewed the independent auditor nominations and based on the information you have provided is satisfied that the proposed person/s are suitably qualified, experienced, and independent.

Consequently, in accordance with Condition C4.5 of the Consent, as nominee of the Planning Secretary, I endorse the following independent audit team from WolfPeak Group Pty Ltd:

- Mr Ricardo Prieto-Curiel Lead Auditor
- Mr Derek Low Alternate Lead Auditor
- Ms Joyce Acierda Assistant Auditor

Please ensure this correspondence is appended to the Independent Audit Report.

The IEA and report must be undertaken, prepared and finalised in accordance with Condition C4.5 of the Consent. The Department also recommends consideration be given to the Independent Audit Post Approval Requirements (NSW Planning, 2020) to the extent that it does not contradict Condition C4.5 of the Consent. Failure to meet these requirements will require revision and resubmission.

NSW Planning reserves the right to request an alternate auditor or audit team for future audits.

Should you wish to discuss the matter further, please contact Astrid Christensen, (Compliance Officer) on 9274 6170 or email <a href="mailto:compliance@planning.nsw.gov.au">compliance@planning.nsw.gov.au</a>

4 Parramatta Square, 12 Darcy Street, Parramatta NSW 2150 Locked Bag 5022, Parramatta NSW 2124 www.dphi.nsw.gov.au

1





Project Name:	Port Botany Expansion – Hutchison Ports Sydney
Consent Number:	DA-494-112003-i
Description of Project:	The construction and operation of a new container terminal and associated infrastructure.
Project Address:	Lot 2 DP 1009870, Lot 6 DP 1053768, Lots 301 & 302 DP 712992, Part of Crown Reserve R91228, Lots 203 & 205 DP 712991 and Lot 401 DP 816961, Botany Bay Local Government Area
Proponent:	Sydney Port Corporation (NSW Ports)
Title of Audit	Independent Audit 2024 – Operational Audit
Date:	21 October 2024

I declare that I have undertaken the Independent Audit and prepared the contents of the attached Independent Audit Report and to the best of my knowledge:

- the audit has been undertaken in accordance with relevant condition(s) of consent and the Independent Audit Post Approval Requirements (Department 2020);
- ii. the findings of the audit are reported truthfully, accurately and completely;
- iii. I have exercised due diligence and professional judgement in conducting the audit:
- iv. I have acted professionally, objectively and in an unbiased manner;
- v. I am not related to any proponent, owner or operator of the project neither as an employer, business partner, employee, or by sharing a common employer, having a contractual arrangement outside the audit, or by relationship as spouse, partner, sibling, parent, or child;
- vi. I do not have any pecuniary interest in the audited project, including where there is a reasonable likelihood or expectation of financial gain or loss to me or spouse, partner, sibling, parent, or child;
- vii. neither I nor my employer have provided consultancy services for the audited project that were subject to this audit except as otherwise declared to the Department prior to the audit; and
- viii. I have not accepted, nor intend to accept any inducement, commission, gift or any other benefit (apart from payment for auditing services) from any proponent, owner or operator of the project, their employees or any interested party. I have not knowingly allowed, nor intend to allow my colleagues to do so.

- Under section 10.6 of the Environmental Planning and Assessment Act 1979 a person must not include false or misleading information (or provide information for inclusion in) in a report of monitoring data or an audit report produced to the Minister in connection with an audit if the person knows that the information is false or misleading in a material respect. The proponent of an approved project must not fail to include information in (or provide information for inclusion in) a report of monitoring data or an audit report produced to the Minister in connection with an audit if the person knows that the information is materially relevant to the monitoring or audit. The maximum penalty is, in the case of a corporation, \$1 million and for an individual, \$250,000; and
- The Crimes Act 1900 contains other offences relating to false and misleading information: section 307B (giving false or misleading information - maximum penalty 2 years imprisonment or 200 penalty units, or both)

Name of Proposed Auditor:	Ricardo Prieto-Curiel
Signature:	2 Sunt Buil
Qualification:	Lead Environmental Auditor (Exemplar Global – Certificate #15160 Registered Environmental Assessment Practitioner (REAP) (46189) Bachelor of Biological Sciences – Autonomous University of Madrid Spain 1986 Masters in Environmental Toxicology – UTS Sydney 1997
Company:	WolfPeak Group Pty Ltd

Project No.: 1187

SICTL Terminal 3 IEA 2024 Rev2.0





Project Name:	Port Botany Expansion - Hutchison Ports Sydney
Consent Number:	DA-494-112003-i
Description of Project:	The construction and operation of a new container terminal and associated infrastructure.
Project Address:	Lot 2 DP 1009870, Lot 6 DP 1053768, Lots 301 & 302 DP 712992, Part of Crown Reserve R91228, Lots 203 & 205 DP 712991 and Lot 401 DP 816961, Botany Bay Local Government Area
Proponent:	Sydney Port Corporation (NSW Ports)
Title of Audit	Independent Audit 2024 – Operational Audit
Date:	21 October 2024

I declare that I have undertaken the Independent Audit and prepared the contents of the attached Independent Audit Report and to the best of my knowledge:

- the audit has been undertaken in accordance with relevant condition(s) of consent and the Independent Audit Post Approval Requirements (Department 2020);
- ii. the findings of the audit are reported truthfully, accurately and completely;
- iii. I have exercised due diligence and professional judgement in conducting the audit;
- iv. I have acted professionally, objectively and in an unbiased manner;
- v. I am not related to any proponent, owner or operator of the project neither as an employer, business partner, employee, or by sharing a common employer, having a contractual arrangement outside the audit, or by relationship as spouse, partner, sibling, parent, or child;
- vi. I do not have any pecuniary interest in the audited project, including where there is a reasonable likelihood or expectation of financial gain or loss to me or spouse, partner, sibling, parent, or child;
- vii. neither I nor my employer have provided consultancy services for the audited project that were subject to this audit except as otherwise declared to the Department prior to the audit; and
- viii. I have not accepted, nor intend to accept any inducement, commission, gift or any other benefit (apart from payment for auditing services) from any proponent, owner or operator of the project, their employees or any interested party. I have not knowingly allowed, nor intend to allow my colleagues to do so.

- a) Under section 10.6 of the Environmental Planning and Assessment Act 1979 a person must not include false or misleading information (or provide information for inclusion in) in a report of monitoring data or an audit report produced to the Minister in connection with an audit if the person knows that the information is false or misleading in a material respect. The proponent of an approved project must not fail to include information in (or provide information for inclusion in) a report of monitoring data or an audit report produced to the Minister in connection with an audit if the person knows that the information is materially relevant to the monitoring or audit. The maximum penalty is, in the case of a corporation, \$1 million and for an individual, \$250,000; and
- b) The Crimes Act 1900 contains other offences relating to false and misleading information: section 307B (giving false or misleading information - maximum penalty 2 years imprisonment or 200 penalty units, or both)

Name of Proposed Auditor:	Joyce Acierda
Signature:	Jigum-
Qualification:	Bachelor of Science in Architecture – BSU, Philippines 1997  Master of Management - Trinity University of Asia, Philippines, April 2008  Master of Planning, Spec in Social Policy & Planning -, MU, Sydney 2022  Lead Environmental Auditor (Exemplar Global – Certificate #479219)
Company:	WolfPeak Group Pty Ltd

Project No.: 1187

SICTL Terminal 3 IEA 2024 Rev2.0



# **APPENDIX F - CONSULTATION**

Project No.: 1187

SICTL Terminal 3 IEA 2024\_Rev2.0



## Consultation with the Department

From: Joyce Acierda

Sent: Monday, 30 September 2024 12:48 PM

To: 'council@bayside.nsw.gov.au'

Cc: Lucy MERCER; Derek Low; Ricardo Prieto-Curiel

Subject: Hutchison Port - Port Botany Expansion DA-494-11-2003-i -

Independent Audit 2024

To whom it may concern,

I am one of the Department of Planning, Housing and Infrastructure (the Department) approved independent auditors on the Hutchison Port operations Terminal 3 – Port Botany Expansion (PBE) DA-494-11-2003-I (the Project).

I am currently preparing to undertake the 2024 operational audit of the Project (Hutchison's Terminal 3 area of the PBE). The audit is required to be conducted in accordance with DA-494-11-2003-i Condition C4.5 and the Department's 2020 Independent Audits Post Approval Requirements (or IAPAR).

The Approval is available at the following link:

https://www.planningportal.nsw.gov.au/major-projects/projects/port-botany-expansion

The IAPAR is available at the following link:

https://www.planning.nsw.gov.au/sites/default/files/2023-02/independent-audit-par-202005.pdf

The on-site component of the audit is planned to take place on the 10 October 2024 and pertain to post-approval requirements and compliance associated with the operations of the Hutchison Port Sydney.

In accordance with Section 3.2 of the IAPAR and the Department's direction, I am consulting the Bayside Council on the scope of the audit.

In accordance with Section 3.2 of the IAPAR and the Department's direction, I am consulting Bayside Council regarding the audit scope. As outlined in Section 3.3 of the IAPAR, the scope already includes an assessment of relevant Conditions of Consent, post-approval documents, implementation of Environmental Management Plans and Subplans, complaints, incidents, and so forth.

I kindly request that the Council confirm if there are any key issues or concerns related to post-approval requirements and compliance that are not already addressed in the IAPAR scope. Please provide your input by **7 October 2024** to ensure it can be considered for the audit. Any feedback received after this date may not be included in the audit.

Please let me know if you have any questions, and I look forward to hearing from you.

Warm regards,

Joyce Acierda Analyst



E: jacierda@wolfpeak.com.au

M: 0421 613 484 P: 1800 979 716

A: Suite 2, Level 10, 82 Elizabeth Street, Sydney NSW 2000

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Project No.: 1187



From: Brigitte Healey

Sent: Monday, 30 September 2024 11:31 AM

To: Joyce Acierda

Cc: mercer.lucy@hutchisonports.com.au; Derek Low; Ricardo Prieto-

Curiel

Subject: RE: Hutchison Port - Port Botany Expansion DA-494-11-2003-i - IA

2024

Some people who received this message don't often get email from brigitte.healey@dpie.nsw.gov.au. <u>Learn why this is important</u>

Hi Joyce

Thank you for the opportunity to provide input into the Independent Environmental Audit (IEA) for the Hutchison Port - Port Botany Expansion (DA494-11-2003-i).

The Department of Planning, Housing and Infrastructure (**NSW Planning**) has no further comments in relation to the scope beyond ensuring the IEA and Report are undertaken, prepared and finalised in accordance with Condition C4.5 of DA494-11-2003-i (the **Consent**).

As detailed in the Auditor Approval Letter dated 19 September 2024 and in your email below, NSW Planning recommends consideration be given to the *Independent Audit Post Approval Requirements* (NSW Planning, 2020) to the extent that it does not contradict Condition C4.5 of the Consent.

NSW Planning also requests that you consult with the NSW Environment Protection Authority and local council.

Please include a copy of this correspondence in the IEA Report.

If you would like to discuss this further, I can be contacted on the details below.

Kind regards,

Brigitte Healey she/her Compliance Officer Metro

Department of Planning, Housing and Infrastructure

T 02 8229 2936 E brigitte.healey@dpie.nsw.gov.au

dphi.nsw.gov.au

Locked Bag 5022 PARRAMATTA NSW 2124

Working days Monday to Friday, 09:00am - 05:00pm



I acknowledge the traditional custodians of the land and pay respects to Elders past and present. I also acknowledge all the Aboriginal and Torres Strait Islander staff working with NSW Government at this time.

Please consider the environment before printing this email.

Project No.: 1187

SICTL Terminal 3 IEA 2024 Rev2.0



### Consultation with the EPA

From: Joyce Acierda

Sent: Monday, 30 September 2024 1:01 PM

To: 'info@epa.nsw.gov.au'

Cc: Lucy MERCER; Derek Low; Ricardo Prieto-Curiel

Subject: Hutchison Port - Port Botany Expansion DA-494-11-2003-i -

Independent Audit 2024

Importance: High

To whom it may concern,

I am one of the Department of Planning, Housing and Infrastructure (the Department) approved independent auditors on the Hutchison Port operations Terminal 3 – Port Botany Expansion (PBE) DA-494-11-2003-I (the Project).

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The on-site component of the audit is planned to take place on the 10 October 2024 and pertain to post-approval requirements and compliance associated with the operations of the Hutchison Port Sydney.

In accordance with Section 3.2 of the IAPAR and the Department's direction, I am consulting the NSW Environmental Protection Authority (EPA) on the scope of the audit.

In accordance with Section 3.2 of the IAPAR and the Department's direction, I am consulting NSW Environment Protection Authority regarding the audit scope. As outlined in Section 3.3 of the IAPAR, the scope already includes an assessment of relevant Conditions of Consent, post-approval documents, implementation of Environmental Management Plans and Sub-plans, complaints, incidents, and so forth.

I kindly request that the EPA confirm if there are any key issues or concerns related to post-approval requirements and compliance that are not already addressed in the IAPAR scope. Please provide your input by **7 October 2024** to ensure it can be considered for the audit. Any feedback received after this date may not be included in the audit.

Please let me know if you have any questions, and I look forward to hearing from you.

Warm regards. Joyce Acierda Analyst



E: jacierda@wolfpeak.com.au

M: 0421 613 484 P: 1800 979 716

A: Suite 2, Level 10, 82 Elizabeth Street, Sydney NSW 2000

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Project No.: 1187



### Consultation with the Council

From: Jovce Acierda

Monday, 30 September 2024 12:48 PM Sent:

To: 'council@bayside.nsw.gov.au'

Cc: Lucy MERCER; Derek Low; Ricardo Prieto-Curiel

Subject: Hutchison Port - Port Botany Expansion DA-494-11-2003-i -

Independent Audit 2024

To whom it may concern,

I am one of the Department of Planning, Housing and Infrastructure (the Department) approved independent auditors on the Hutchison Port operations Terminal 3 - Port Botany Expansion (PBE) DA-494-11-2003-I (the Project).

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https://www.planningportal.nsw.gov.au/major-projects/projects/port-botany-expansion

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Please let me know if you have any questions, and I look forward to hearing from you.

Warm regards,

Joyce Acierda

Analyst



E: jacierda@wolfpeak.com.au

M: 0421 613 484 P: 1800 979 716

A: Suite 2, Level 10, 82 Elizabeth Street, Sydney NSW 2000

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Project No.: 1187



# **APPENDIX G - PHOTOS**



No.	Comment	Photograph
1	Hutchison Ports office with well-maintained surroundings.	
2	Hutchison Ports Sydney parking area accordingly sign posted (for employees and visitor)	
3	Container truck queuing/loading and unloading area.	



# No. Comment Photograph 4 View of the site while quay cranes were in operation 5 Containers stacking area

Project No.: 1187



## No. Comment Photograph Spill kits – Oil and fuel, 6 general purpose, universal 7 Segregated recyclable waste and bins with label in maintenance yard.



## No. Comment **Photograph** 8 Observation: Two steel industrial waste bins located in the maintenance yard were not properly labeled. 9 Liquids are stored within bunds inside containers at the maintenance yard ID CAPACITY 2500 LTR 10 The storage area is bunded, and containers are utilized for storage.



## No. Comment Photograph 11 Mechanical/Engineering workshop area – mobile crane serviced at the back. 12 Fire extinguishers are available in various locations, properly tagged, and regularly maintained.



# No. Comment Photograph Noise Wall maintained on 13 The refueling bay is equipped with safety 14 measures, including a fire extinguisher and a spill

Project No.: 1187



No.	Comment	Photograph
15	Bunded refueling bay. The drain in centre goes underground tank.	
16		



# No. Comment Photograph 17 Undeveloped area of the site, partially vegetated and covered with gravel. 18 A container was sighted in the undeveloped area.



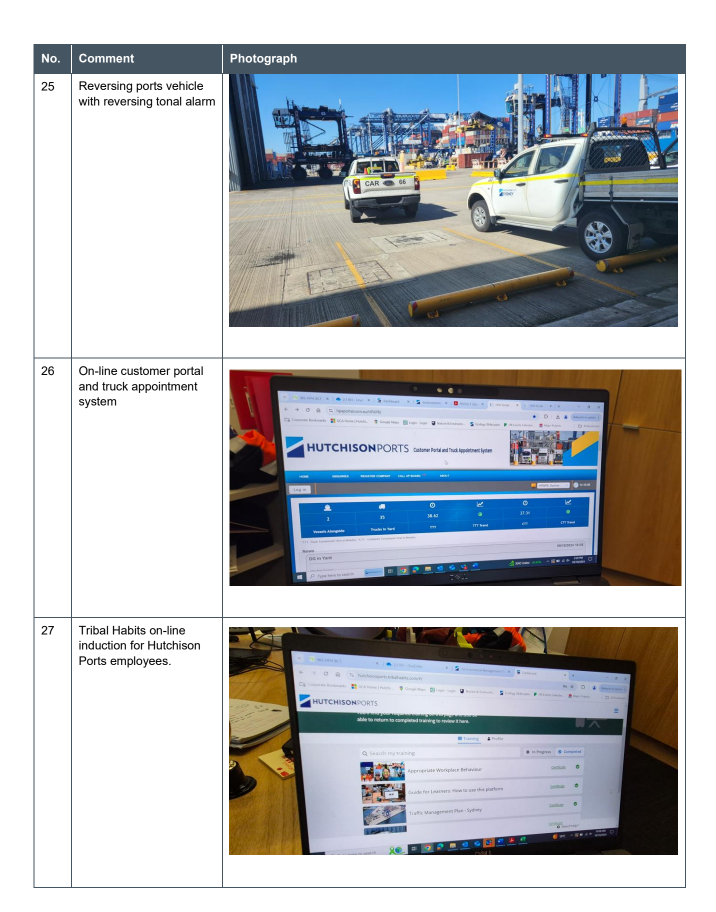
No.	Comment	Photograph
19	Site's rail line area.	
20	Spill area with bunded maintenance container bay, pill collection area next to spill bay and mobile container spill bay.	
21	Mobile container spill bay newly repaired and repainted.  Mobile container spill is located close to the spill area	



No.	Comment	Photograph
22	Bunded maintenance container bay	
23	Spill collection area next to spill bay	
24	Spill kit Audit tag	

Project No.: 1187 SICTL Terminal 3 IEA 2024\_Rev2.0





Project No.: 1187



# No. Comment Photograph Bird deterrent device has been installed on the light pole.



### **APPENDIX H -ATTENDANCE REGISTER**

Project No.: 1187



#### INDEPENDENT AUDIT MEETING ATTENDANCE RECORD

PROJECT (NAME AND APPROVAL NUMBER)  SICTL Terminal 3 – Hutchison Ports Sydney Independent Audit 2024  LOCATION: Gate B 150-160 Foreshore Road, Botany, NSW					
Ricardo Prieto-Curiel	Audit Scope:				
POSITION / TITLE	ORGANISATION	SIGNATURE			
		Opening Meeting	Closing Meeting		
MDIRR	WOLFPEAK	hype	My		
ENVIRONMENTAL	HUTCHISON POPPETS	Lugrin,	Lugning		
LEAD ANDITOR	WOLFPEAH	Q.S. et.ly	RSubCM		
	Gate B 150-160 Foreshore Road,  10 October 2024 / 8:30 AM  Ricardo Prieto-Curiel  POSITION / TITLE  ANDITO R  ENVIRONMENTAL ROY SOR	Gate B 150-160 Foreshore Road, Botany, NSW  10 October 2024 / 8:30 AM DATE/TIME (Closing Meeting):  Ricardo Prieto-Curiel Audit Scope:  POSITION / TITLE ORGANISATION  MOLTOR WOLFPEAK  ENVIRONMENTAL HUTCHISEN PORTS	Gate B 150-160 Foreshore Road, Botany, NSW  10 October 2024 / 8:30 AM DATE/TIME (Closing Meeting): 10 October 2024 / Ricardo Prieto-Curiel Audit Scope:  POSITION / TITLE ORGANISATION SIGN Opening Meeting  WOLFPEAK ENVIRONMENTAL HUTCHISEN PORTS		



WolfPeak Group Pty Ltd | ABN 48 675 605 688

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