

# Planning and Development (Environmental Impact Statement Assessment Report – Belconnen Trunk Sewer Augmentation) Notice 2020

**Notifiable instrument NI2020–805**

made under the

**Planning and Development Act 2007, s 225A (EIS assessment report)**

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## **1 Name of instrument**

This instrument is the *Planning and Development (Environmental Impact Statement Assessment Report – Belconnen Trunk Sewer Augmentation) Notice 2020*.

## **2 Commencement**

This instrument commences on the day after its notification day.

## **3 Environmental Impact Statement assessment report**

The planning and land authority has prepared the Environmental Impact Statement (EIS) assessment report for the Belconnen Trunk Sewer Augmentation as set out in the schedule.

*Note 1:* A copy of the assessment report can be obtained from the planning and land authority website at: <http://www.planning.act.gov.au>

*Note 2:* Under section 225A(5) of the Planning and Development Act 2007, the EIS assessment report expires 18 months after its notification day.

Brett Phillips  
Delegate of the planning and land authority  
22 December 2020



# ENVIRONMENTAL IMPACT STATEMENT ASSESSMENT REPORT

## BELCONNEN TRUNK SEWER AUGMENTATION

OCTOBER 2020

### Belconnen Trunk Sewer Upgrades

Icon Water is currently planning important upgrades to the Belconnen Trunk Sewer. To find out more about these projects and opportunities to provide feedback, please visit [iconwater.com.au/bts](https://iconwater.com.au/bts)

For enquiries contact  
Icon Water: 6244 3111  
Email: [participate@iconwater.com.au](mailto:participate@iconwater.com.au)

Pursuant to Section 222 of the *Planning and Development Act 2007* (**PD Act**), this report evaluates the revised environmental impact statement for the following application:

**Ref no:** 201800022

**Document no:** 1-2018/11399

**Project:** Belconnen Trunk Sewer Augmentation

**Date scoping document issued:** 13 June 2018

**Date draft EIS lodged:** 22 May 2019

**Date revised EIS lodged:** 1 July 2020

**Proponent:** Icon Water

**Applicant:** Icon Water

**Location:** Trunk sewer main located to the north of Ginninderra Drive between Tillyard Drive, Charnwood and Copland Drive, Melba. Odour control unit located to the south of Ginninderra Drive opposite the intersection with Tillyard Drive, Latham.

As required by section 225A of PD Act, the planning and land authority (**the Authority**) has prepared this EIS Assessment Report (**the report**) for the Minister for Planning and Land Management. This report confirms that the Authority is satisfied that:

- each matter raised in the scoping document for this proposal is addressed;
- there is an account of timely representations; and
- the EIS demonstrates how timely representations have been taken into account.

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## Glossary and definitions

Term	Definition
ACT	Australian Capital Territory
The Authority	The planning and land authority
CEMP	Construction Environmental Management Plan
DA	development application
EIS	Environmental impact statement: a document prepared to detail the expected environmental, social and economic effects of a development, and state commitments to avoid, mitigate or satisfactorily control and manage any potential adverse impacts of the development on the environment. In the ACT, an EIS is required for proposals in the impact track as per Section 127 of the Planning and Development Act 2007.
EPA	Environment Protection Authority
EPBC Act	Environment Protection and Biodiversity Conservation Act 1999 (Cth)
EPSDD	Environment, Planning and Sustainable Development Directorate
ESA	Emergency Services Agency
MNES	Matter of National Environmental Significance (as per the EPBC Act)
OCU	Odour Control Unit
PD Act	Planning and Development Act 2007 (ACT)
PD Regulation	Planning and Development Regulation 2008 (ACT)
the Project	the proposed Belconnen Trunk Sewer Augmentation project
TCCS	Transport Canberra and City Services

## 1. Introduction

This report is to the ACT Minister for Planning and Land Management on the assessment of the Environmental Impact Statement (EIS) in relation to the Belconnen Trunk Sewer Augmentation.

The Project is a development of a type that meets section 123 of the *Planning and Development Act 2007* as it involves an activity mentioned in Schedule 4 of the PD Act, and therefore requires an environmental impact statement (EIS). This EIS was submitted concurrently with a development application (DA). The DA will be determined once the EIS process is complete.

### 1.1. Project description

Icon Water proposes to construct and operate a new trunk sewer main between the eastern side of Tillyard Drive and the western side of Copland Drive. The alignment would include around 2.4 kilometres of new trunk sewer, the upgrade of sewer pipe diameter to 1200mm to provide for future proofing network capacity in line with the 2018 ACT Planning Strategy and a pipeline crossing of Ginninderra Creek via a new bridge structure to the west of Copland Drive. The new pipeline crossing would be around 230 metres in length.

The Project also includes the construction and operation of a new Odour Control Unit (OCU) at North Latham, south of Ginninderra Drive, to provide ventilation for the section of sewer upstream. The OCU would consist of extraction ductwork, a fan, activated carbon filter treatment, ventilation stack (up to 24 metres in height), associated ventilation connection pipework and driveway access from Ginninderra Drive.

In addition, a modulated penstock facility will be constructed at the eastern end of the proposed pipe bridge to improve effectiveness of pipe operations and reduce odour risks and access points to all new infrastructure.

Vegetation clearing and earthworks will be undertaken (up to approximately 10 metres either side of the proposed alignment). Relocation or adjustment/protection of any affected services including electricity, water supply mains, existing sewer, stormwater and telecommunications will occur if required.

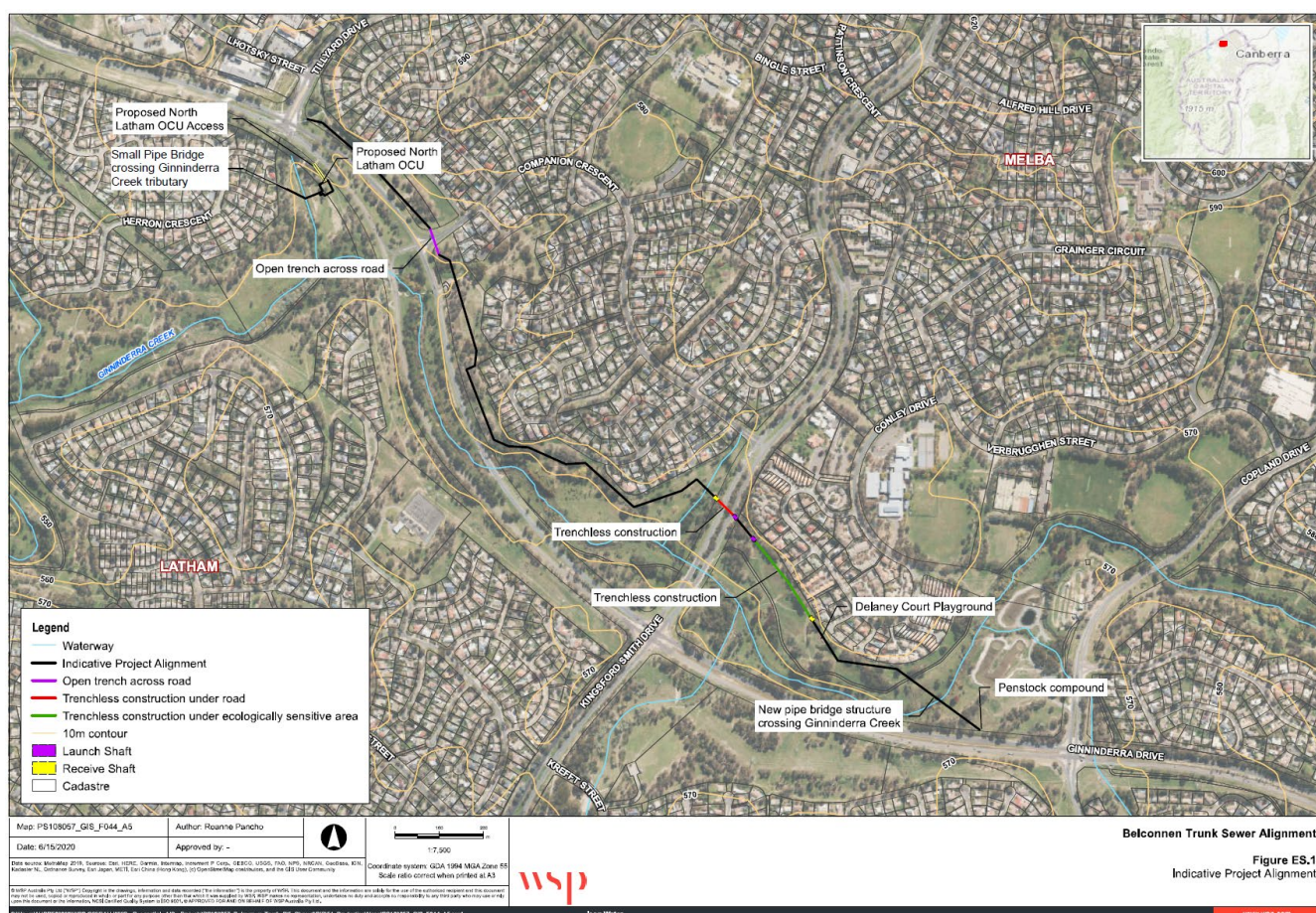
### 1.2. Project purpose

The purpose of the Project is to allow Icon Water to comply with its commitment to contain all wastewater (no overflows) from the sewer network up to a 1 in 10-year rainfall event.

### 1.3. Project location

The Project is located across multiple blocks in Melba, Flynn and Latham, Belconnen (listed below in Table 1). The linear sewer alignment covers approximately 2.4km running approximately parallel to Ginninderra Drive, between the eastern side of Tillyard Drive and the western side of Copland Drive. The OCU is located in north Latham. The land is predominantly zoned PRZ1 Urban Open Space and includes crossing two road reserves (TSZ1 – Transport) of Companion Crescent and Kingsford Smith Drive and an access lane from Conley Drive that passes through the RZ1 Suburban zone. The Project location is shown in Figure 1.





**Figure 1 - Map and aerial photo of the Belconnen Trunk Sewer Augmentation location [source: Revised EIS, Icon Water]**

### 1.3.1. Legal land description and tenancy

The Belconnen Trunk Sewer Augmentation will directly affect 8 blocks and two road easements. Table 1 shows the legal land description for each block affected by the proposal and the details of the tenancy type and tenant.

**Table 1 - Legal land description and tenancy**

Block	Section	Division	Tenancy	Tenant
<b>Directly affected lands</b>				
1	66	Flynn	Unleased Territory Land	TCCS – City Presentation
1	71	Flynn	Unleased Territory Land	TCCS – City Presentation
9	74	Flynn	Unleased Territory Land	TCCS – City Presentation
1	67	Melba	Unleased Territory Land	TCCS – City Presentation
2	67	Melba	Unleased Territory Land	TCCS – City Presentation
3	67	Melba	Unleased Territory Land	TCCS – City Presentation
1	138	Latham	Unleased Territory Land	TCCS – City Presentation
2	147	Latham	Unleased Territory Land	TCCS – City Presentation
n/a	-	-	Companion Crescent	TCCS – Roads ACT
n/a	-	-	Kingsford Smith Drive	TCCS – Roads ACT

## **1.4. Alternatives to the Project**

A range of scenarios were considered in the EIS as possible alternatives to the proposal. Of the options, the EIS identified the following 3 options as viable alternatives to the Belconnen Trunk Sewer Augmentation proposed by the EIS.

### **1) Overflow tank (10ML)**

The EIS outlines an option to increase sewage overflow capacity with the construction of a 10ML tank, without upgrading the existing trunk sewer pipe. This option also includes construction of two OCUs at Florey and Latham. This option would require the construction of an additional 10ML overflow tank as a second stage in 2040. The EIS acknowledges sewage overflow events to Ginninderra Creek would still be likely.

### **2) Trunk sewer parallel to existing Belconnen trunk sewer**

The EIS describes constructing a new trunk sewer parallel to the existing trunk sewer, with flow diversions at the upstream point and flows combining again at a point of higher capacity downstream. This option also includes construction of three OCUs (at Evatt, Florey and Latham) and upgrading capacity of an existing OCU at west Macgregor. This option requires an additional kilometre of pipeline to be constructed in approximately 20 years for high flow scenarios.

### **3) Trunk sewer north of Ginninderra Creek**

The EIS considered a two-stage approach to build new sewer pipelines. The first stage would require 4.8km of new pipeline with extended sections near Ginninderra Creek, three new OCUs (Evatt, Florey and Latham) serving the existing sewer and two new OCUs (Melba and Latham) serving the new pipeline. The second stage, scheduled in 20 years, would require an additional 2.8km of pipeline and two new OCUs.

The proponent considered the above options with quantitative and qualitative assessment and determined that the proposal as described in the EIS was the preferred option. Further refinement was made during the EIS process including the decision to upsize pipe diameter from DN1100 to DN1200 to futureproof engineering design, inclusion of additional penstock infrastructure to minimise odour at the eastern end of the Project area, and refinement to sewer alignment in response to community concerns about impacts to natural temperate grasslands and tree removal.

## 2. The environmental impact assessment process

Environmental impact assessment processes are used to identify, predict, plan for and manage the impacts of development proposals before a decision is made about the Project going ahead. An environmental impact assessment process is required to be undertaken for projects in the impact track. Three options are available for environmental impact assessment – Environmental Impact Statement (EIS), EIS exemption and Environmental Significance Opinions (ESO), with the suitability of each option dependent on the type and scale of project.

An environmental impact assessment process is not an approval process. It ensures potential impacts and possible mitigation measures have been fully investigated and documented in accordance with the requirements of a scoping document.

The EIS is used as a key assessment tool for any development application lodged for the proposal. The EIS also recommends conditions to be imposed on a development application (if approved) for the proposal. Figure 2 outlines the EIS process.

Under section 127 of the PD Act, a development application for a development proposal in the impact track must include a completed EIS in relation to the proposal (unless the application is exempted under section 211 of the Act). Section 123 of the PD Act states that the impact track applies to a development if:

- the relevant development table states that the impact track applies;
- the proposal is of a kind mentioned in Schedule 4 of the PD Act;
- the Minister makes a declaration under section 124;
- section 125 or section 132 applies to the proposal; or
- the Commonwealth Minister responsible for the *Environment Protection and Biodiversity Conservation Act 1999* (the EPBC Act) advises the Minister in writing that the development is a controlled action under the EPBC Act, section 76.

### 2.1. Impact track triggers

The Belconnen Trunk Sewer Augmentation project is in the impact track as it is a development of a kind mentioned in Schedule 4 of the PD Act. This proposal triggers the Schedule 4 items listed in Table 2.

Table 2 Impact track triggers per Schedule 4 of the PD Act

Item Number	Description	Project Component
<b>Part 4.3, Item 1</b>	<i>proposal that is likely to have a significant adverse environmental impact on a critically endangered species and a threatened ecological community</i>	The project is likely to clear 0.02 hectares of core habitat for Golden Sun Moth and 0.88 hectares of supplementary habitat. The project is likely to clear 0.15 hectares of Natural Temperate Grassland.

<b>Part 4.3, item 2</b>	<p><i>proposal involving—</i></p> <p><i>(a) the clearing of more than 0.5ha of native vegetation in a native vegetation area, other than on land that is designated as a future urban area under the territory plan, unless the conservator of flora and fauna produces an environmental significance opinion that the clearing is not likely to have a significant adverse environmental impact; or</i></p> <p><i>(b) the clearing of more than 5.0ha of native vegetation in a native vegetation area, on land that is designated as a future urban area under the territory plan, unless the conservator of flora and fauna produces an environmental significance opinion that the clearing is not likely to have a significant adverse environmental impact</i></p>	<p>The proposal includes clearance of approximately 10.65ha of vegetation, of which 0.46ha is considered remnant native vegetation and 0.15ha is considered native natural temperate grassland.</p>
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## 2.2. EIS process

The flowchart below outlines the EIS application process.

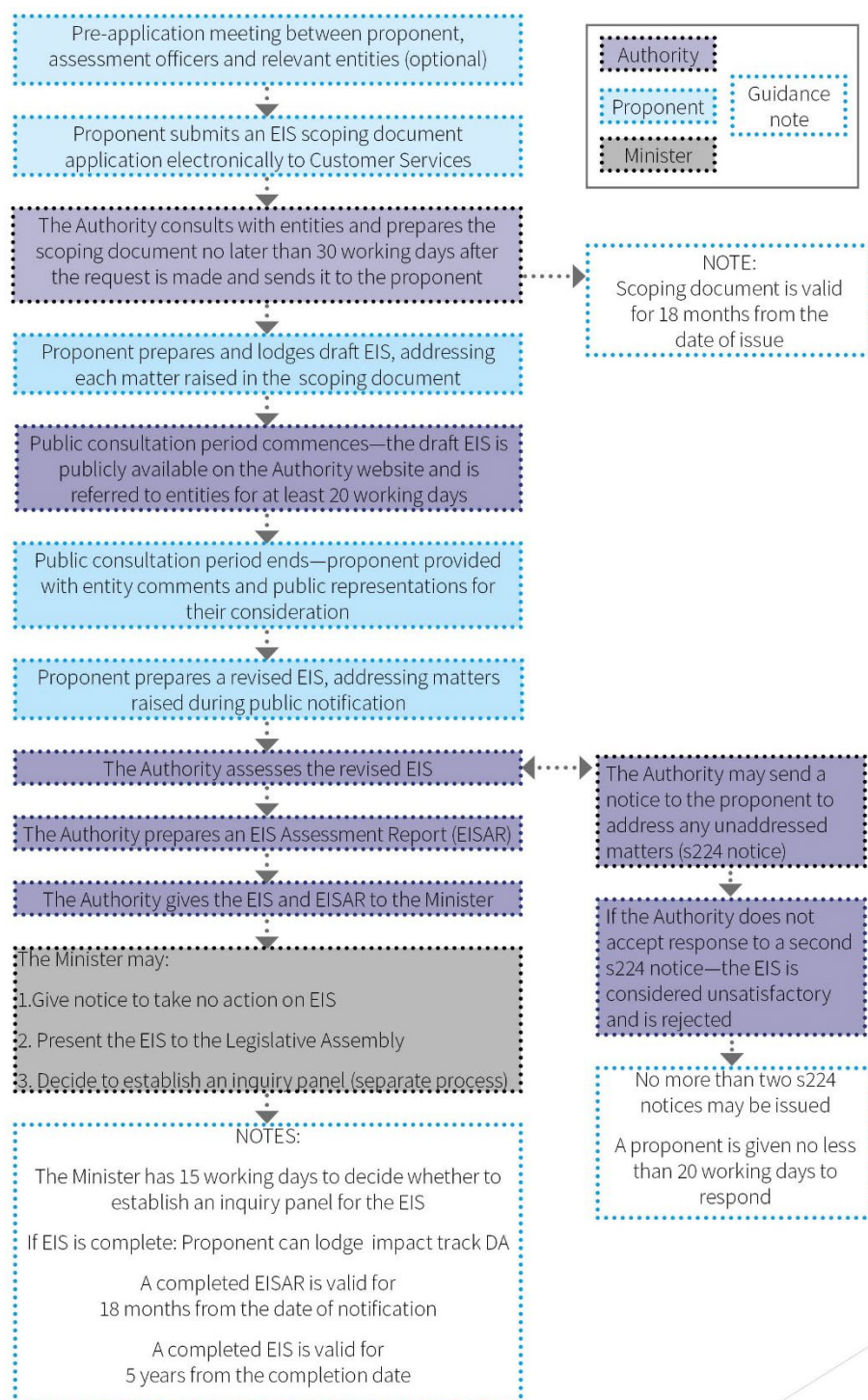


Figure 2 - The EIS process

### 2.3. Scoping Document

To guide the content of an EIS and therefore the investigations and research required, a scoping document is prepared. The planning and land authority (the Authority) within EPSDD prepares a scoping document in response to an application made for the proposal.

On 30 April 2018, Icon Water submitted a request for a scoping document for an EIS pursuant to section 212(1) of the PD Act.

The Authority must consult with entities prescribed in section 51 of the *Planning and Development Regulation 2008 (PD Regulation)* about the scoping document application. The Authority may also seek advice from the ACT community and other entities. The Authority referred the scoping document application to the entities inviting written comments. The entities were given 15 working days to provide comment. The consulted entities and their responses are summarised in Table 3.

Table 3 Entity comments on scoping document application

Entity consulted	Entity response
ACT Health	21 May 2018
ACT Heritage Council	21 May 2018
Commonwealth Department of the Environment and Energy	6 June 2020
Conservator of Flora and Fauna	10 May 2018
Emergency Services Commissioner	7 June 2018
Environment Protection Authority	8 June 2018
Evoenergy	6 June 2018
Jemena	7 June 2018
Planning Policy Division (EPSDD)	31 May 2018
TCCS	5 June 2018
Utilities Technical Regulator (Access Canberra)	5 June 2018

In developing the scoping document, a risk-based approach was used so that the EIS could focus on those matters that potentially result in a significant environmental impact.

On 13 June 2018, the scoping document was issued by the Authority to the proponent pursuant to section 212(2) of the PD Act (**Appendix 1**). The scoping document set out the matters to be addressed in the EIS and contained, at a minimum, the requirements required in section 50 of the PD Act and section 54 of the PD Regulation.

The scoping document was notified on the ACT Legislation Register on 25 June 2018.

Pursuant to section 214 of the PD Act, the scoping document was issued within 30 working days after the application was made.

Under section 213 of the PD Act, the proponent was required to submit a draft EIS within 18 months from the day after the date on the scoping document. The draft EIS was to address each matter raised in the final scoping document and provide the draft EIS to the Authority for public notification.



## 2.4. Draft EIS

The purpose of the draft EIS is to identify and describe the potential environmental, social and economic impacts of the proposal, including cumulative, regional, temporal and spatial considerations. The draft EIS is required to fulfil the requirements of the scoping document.

On 30 April 2019, WSP Australia P/L gave the Authority a draft EIS, under section 216(2) of the PD Act.

### 2.4.1. Public notification of draft EIS

Pursuant to section 217 of the PD Act, the Authority publicly notified the draft EIS from 3 June 2019 to 22 July 2019, being 35 working days.

During the public consultation period, a copy of the draft EIS was made available on the Authority's website and at the EPSDD shopfront in Dickson. This public consultation process provided interested stakeholders and the community with the opportunity to make representations on the proposal or in respect of specific environmental issues of concern.

Two formal representations were received during the public consultation period. A summary of the key issues raised during public consultation were:

- adverse impacts to nearby wetlands;
- the pipeline bridge would impact the visual appeal of adjacent wetlands; and
- request for improved pedestrian access to wetlands which should include a new footbridge incorporated into the pipeline bridge design.

As required by section 220 of the PD Act, copies of all public representations were provided to the proponent and made available on the Authority's website. The representations will remain on the website until either the EIS is completed or the representations are withdrawn.

An overview of those comments received and the proponent's response to those comments during the public consultation process was provided by the proponent in the revised EIS and is detailed in Part B of the revised EIS.

### 2.4.2. Entity referral of EIS

On 24 May 2019 the draft EIS was referred to each of the entities who provided comments on the scoping document. The referral took place at the draft EIS stage so that the proponent could address entity comments in revising their EIS. On 1 September 2020 additional comments were sought on the revised EIS where the entity had requested further information from the proponent. Final comments on the EIS are summarised in Table 4.

**Table 4 - Summary of entity comments on the EIS**

Referred entity	Entity response	Entity response date
<b>ACT Health</b>	The design and construction of all sediment control basins must minimise the potential for them to become a local mosquito nuisance.	12 July 2019

	<p>It is possible that per- and polyfluoroalkyl substances from the former Charnwood Fire Station may have impacted groundwater in the proposed alignment. The Health Protection Service (HPS) supports the need for further intrusive studies or sharing of collected data to determine PFAS impacts. The HPS also supports the preparation of a Construction Environmental Management Plan (CEMP) before construction works begin.</p>	
<b>ACT Heritage Council</b>	<p>The findings and recommendations of the Project's Cultural Heritage Assessment are endorsed.</p> <p>The proposed development as described in the revised EIS is unlikely to damage Aboriginal places and objects, subject to compliance with the following condition – water monitoring bores are not to be installed within the Umbagog Grinding Grooves heritage area.</p>	15 July 2019
<b>Conservator of Flora and Fauna</b>	<p>While the proposal has generally avoided and mitigated potentially significant impacts, some concerns still remain.</p> <p>Golden Sun Moth caterpillars along the alignment route outside the avoided core habitat will be destroyed and successful rehabilitation will require regular comprehensive control of African Love Grass.</p> <p>It is accepted that Striped Legless Lizard does not occur within the proposal area.</p> <p>The proposed pipeline route crosses through the middle of this patch (of NTG), the whole patch is likely to be degraded to a point where it is no longer NTG.</p> <p>Options that should be investigated in order of priority to protect Natural Temperate Grassland Patch 20, are:</p> <ul style="list-style-type: none"> <li>• the patch should be underbored; and</li> <li>• the pipeline should divert to skirt around the edges of the patch, either to the east – close to the powerline easement or to the west as close as possible to Ginninderra Drive; and the width of disturbance should be reduced in the vicinity of Patch 20 to less than 20m and preferably to 10m. This may involve use of different machinery and a change in construction methodology.</li> </ul> <p>See section 6 of this EISAR for recommended DA conditions.</p>	10 July 2019

<b>Emergency Services Commissioner</b>	No comment	12 June 2019
<b>Environment Protection Authority</b>	<p>Under Section 42 of the Environment Protection Act 1997 an Environmental Authorisation (or Waterway Work license) is required for the following activity:</p> <p>The acceptance by a lessee or occupier of land of more than 100m<sup>3</sup> of soil for placement on that land in an area identified in:</p> <p style="padding-left: 40px;">(I) the Territory Plan as 1 of the following:  - Broadacre; Rural; Hills, Ridges and Buffer Areas; River Corridors; Mountains and Bushlands; Plantation Forestry;</p> <p>Similarly, the extraction of more than 100m<sup>3</sup> of material from a waterway will require an Environmental Authorisation.</p> <p>All rain water that enters the site and pools in excavations during a rain storm event would be considered as a sediment control pond/dam, and must meet the following conditions:</p> <ul style="list-style-type: none"> <li>• No discharge from the pond unless sediment level is less than 60mg/litre. If sediment level is greater, then prior to discharge, the dam must be dosed with either Alum or Gypsum and allowed to settle until the sediment is less than 60 mg/litre.</li> </ul> <p>See section 6 of this EISAR for recommended DA conditions.</p>	17 June 2019
<b>Evoenergy</b>	<p>The proposed sewer main will pass beneath some existing overhead 11kV lines.</p> <p>Please contact Evoenergy at detailed design stage to ensure adequate clearance is maintained from power poles.</p> <p>Extra care will be required when working beneath overhead lines by earthworks machinery etc. Please contact Evoenergy before commencing any works to discuss working clearances and safety issues.</p>	26 May 2019
<b>TCCS</b>	<p>The main compound and laydown area at the corner of Copland Drive and Ginninderra Drive with alternate access from Conley Drive:</p> <ul style="list-style-type: none"> <li>• The proposed area may not be suitable due to the construction of water quality works at this location. The water quality works are under an extended landscape consolidation period</li> </ul>	15 July 2019

which may overlap with the construction of the trunk sewer.

- Access to the proposed site on the eastern side of Kingsford Smith Drive will be restricted to left in/left out movements due to the dual carriageway configuration of Kingsford Smith Drive.

Vehicular access within riparian areas is not encouraged. Alternate maintenance access should be considered.

Land use permits will be required for compounds and parking areas associated with the construction phase. All affected areas will be subject to a Landscape Management and Protection Plan (LMPP) which includes a detailed dilapidation report.

Any permanent changes to shared paths will require specific approval from TCCS. Temporary relocations/diversions during construction will require a Temporary Traffic Management Plan (TTMP) to be approved by Roads ACT.

Access points will require a TTMP to be approved by Roads ACT. The site access points will also need to be included in the LMPP and any pavement damage caused by construction/delivery vehicles will need to be rectified on completion of the construction phase.

Any proposed vehicular access points required for operation and maintenance activities will need to be located appropriately to minimise any impacts on traffic movements. Access points will also need to be designed to minimise any vehicular damage to vegetation on unleased land.

Consideration for replacement tree species should include *Acacia melanoxylon*, *Casuarina cunninghamiana*, *Eucalyptus melliodora*, *Eucalyptus rossii* (on high and rocky areas), *Eucalyptus rubida*, *Eucalyptus nortonii*, *Eucalyptus mannifera*, *Eucalyptus polyanthemos* and *Eucalyptus bridgesiana* as these are some of the trees listed in Schedule 3 of Tree Protection (Approval criteria) Determination 2006 (No 2) as local ecologically beneficial species.

**Utilities Technical  
Regulator (Access  
Canberra)**

No response

No response

The entity comments are included in this report where they relate to each potential impact. Any matters to be considered or conditions that have been recommended by a referral entity are included in Table 30 of this report.

### ***2.4.3. Request for revision of draft EIS***

The Authority provided their preliminary review of the draft EIS, entity comments and public representations to the proponent. The proponent was required to revise the draft EIS, to take into consideration all matters raised in representations made during public consultation, comments from EPSDD and to demonstrate how the matters have been taken into account in the revised EIS.

## **2.5. Revised EIS**

On 15 June 2020, WSP Australia P/L submitted a revised EIS to the Authority pursuant to section 221 of the PD Act. A brief adequacy review was undertaken to confirm that all appropriate sections and appendices had been included. The revised application was circulated to selected entities to confirm their matters raised in earlier referrals has been addressed. Following this, the Authority commenced assessment of the EIS in accordance with section 222 of the Act. The Authority reviewed the revised EIS for:

- adherence to the final scoping document and legislative requirements;
- consideration and incorporation of the Authority's and entity comments provided on the draft EIS; and
- consideration and response to public representations received during notification of the draft and other consultation processes.

Matters to be considered during the assessment include possible conditions of approval for any subsequent DAs for this proposal, as identified in Table 30 of this report.

The Authority is satisfied that Icon Water adequately addressed each matter raised in the public representations received and the Authority's and entity comments.

## **2.6. Additional public consultation**

The proponent conducted community and stakeholder consultation in line with the requirements of the scoping document by consulting with prescribed stakeholders, providing consultation method, considering community feedback in light of the proposal, considering public representations from Draft EIS notification, and inclusion of previous correspondence with relevant entities in relation to the requirements or support of the proposal.

In addition to the statutory notification performed by the Authority at draft EIS stage, the following consultation activities were undertaken by Icon Water and described in the EIS. In part B of the EIS, the proponent gives a description of how each issue raised by the community was considered in the EIS draft EIS stage.

Identification of stakeholders recognised by the EIS included land custodians, representative Aboriginal organisations, environmental groups, recreational groups, utility owners, ACT government, residents and homeowners, community council, local community centres, services and

clubs, local schools and child-care centres, local sporting clubs and facilities, local businesses and local places of worship.

The proponent organised the following public consultation activities:

- Meetings with Government and Agency stakeholders;
- Letters to stakeholders;
- Opt-in email Project updates;
- Icon Water webpage – Project specific page;
- Community mail out to 44 identified stakeholders;
- Presentation to Belconnen Community Council;
- Two community mail out events in November 2018 and January 2019 to approximately 8,500 and 5,000 households respectively;
- Media release;
- Community information sessions – drop in style Melba Copland College;
- Social media coverage by Utility Magazine online
- Facebook post by Belconnen Community Council and Belconnen Community Council meeting
- Twitter posts
- Community feedback via online, email, phone, post, community drop in sessions.

## **2.7. Giving the EIS to the Minister for Planning and Land Management**

Following the proponent's response to issues raised through the draft EIS stage, the Authority accepted the revised EIS under section 222 of the PD Act. The findings and outcomes of the review of the EIS are included in this report, which is provided to the Minister for Planning and Land Management with the EIS in accordance with section 225. Once the Minister has received the EIS he/she may:

- under section 226 – choose to take no action on the EIS; or
- under section 227 – present the EIS to the Legislative Assembly; or
- under section 228 – establish an inquiry panel to inquire about the EIS. The Minister must make this decision within 15 working days of receiving the EIS from the Authority. The requirements for establishing an inquiry panel are detailed under Part 8.3 of the PD Act.

Under section 209 of the PD Act, an EIS is completed if the Minister:

- a) gives the Authority a notice of no action under section 226;
- b) has not decided to establish an inquiry panel to inquire about the EIS;
- c) has established an inquiry panel for the EIS and:
  - (i) the Panel has reported the results of the inquiry; or
  - (ii) the time for reporting under section 230 has ended.

The Authority's recommendation to the Minister can be found in Section 7 of this report.



## **2.8. Lodging a development application**

Once the EIS has been completed the proponent can lodge a development application in the impact track. Any subsequent development application related to the EIS must include the completed EIS. The EIS expires five years after the day it is completed.

## **2.9. Documentation referenced in this report**

The documentation referenced in the Authority's assessment report is summarised as follows:

- (i) Revised EIS and supporting documentation;
- (ii) Entity comments and public representations draft EIS; and
- (iii) Correspondence or additional information received from proponent.

### 3. Assessment of impacts

This section summarises issues identified in the scoping document that had to be assessed in the EIS. For each set of identified issues, the results of the proponent's assessment are summarised under the following headings:

- impacts;
- key findings;
- public consultation;
- mitigation; and
- scoping document requirements.

#### 3.1. Biodiversity

The proposed development has the potential to impact on the conservation values of the Project site, including native vegetation, patches of Natural Temperate Grassland listed as a critically endangered ecological community and Golden Sun Moth, listed as an endangered species.

The EIS included a Biodiversity Impact Assessment prepared by WSP Australia P/L which reviewed the existing flora and fauna on site and identified impacts during construction and operational phases. A detailed Tree Survey report prepared by ACT Tree Felling identified and assessed all trees impacted by the Project.

##### 3.1.1. Impacts

The EIS identified the following impacts associated with biodiversity during construction:

- removal of 10.65 hectares of native vegetation and fauna habitat (0.46 hectares is remnant native vegetation and 0.15 hectares is Natural Temperate Grassland);
- removal of 826 trees with impacts on the urban treescape;
- removal of threatened species habitat; and
- potential for fauna injury or mortality.

##### 3.1.2. Key findings

The Project site has been highly modified due to agricultural, residential and recreational development but retains native vegetation communities such as Natural Temperate Grassland of the South Eastern Highlands (comprised of patches of Tablelands Moist Tussock Grassland and Planted Native Canopy with Tablelands Moist Tussock Grassland Understorey). The EIS describes fauna habitat as low to moderate condition with 87 species of flora recorded in the Project study area, 29 (45%) of which were native species.

Within the Project study area, there are six threatened fauna species with potential habitat. Of these, three species (Golden Sun Moth, Grey-headed Flying-fox and Superb Parrot) are listed under both the *Nature Conservation Act 2014* and the *EPBC Act (Cwth)* and three species (Little Eagle, Scarlet Robin and the White-winged Triller) are listed only under the *Nature Conservation Act 2014*. Of these, the Golden Sun Moth was the only species recorded during targeted seasonal surveys. The EIS mapped 0.62 hectares of core Golden Sun Moth habitat and 1.32 hectares of supplementary

habitat. The EIS describes on-site revegetation of disturbed Golden Sun Moth habitat but does not include off-site external offset planting.

The EIS specified that the Project requires 10.65 hectares to be cleared for construction. 0.46 hectares of this consists of remnant native vegetation and 0.15 hectares supports the Natural Temperate Grassland threatened ecological community.

The proponent's Assessments of Significance for species listed under the EPBC Act concluded that the Project is not likely to have a significant impact on a Matter of National Environmental Significance and that impacts to *Nature Conservation Act 2014* listed species are unlikely to be significant.

The proponent has provided mitigation measures to minimise the impacts on biodiversity, including implementing a Construction Environmental Management Plan (CEMP) during the construction phase. This will contain a Rehabilitation and Replanting Plan as well as further mitigation measures.

### 3.1.3. Public consultation

During the public consultation process concerns about biodiversity impacts included:

- general impacts to flora and fauna resulting from vegetation clearing; and
- inadequate restoration of environment after construction works.

During the public notification process one community representation raised concerns of adverse impacts to nearby wetlands. The proponent considered the concern and responded that the Project is not expected to impact the wetlands.

Representations also highlighted a potential opportunity for ecological value in some areas to be improved from existing conditions through restoration practices.

The issues raised during public consultation were considered by the proponent. The proponent responded to these concerns by engaging WSP Australis P/L to prepare the Biodiversity Impact Assessment, which concluded that the Project is unlikely to have a significant impact on threatened biodiversity provided that appropriate mitigation measures are implemented.

### 3.1.4. Mitigation and avoidance

Table 5 details the avoidance and mitigation measures associated with biodiversity as proposed in the EIS. A complete table of mitigation measures is available in the EIS in section 6.4.

**Table 5 Avoidance and mitigation measures (biodiversity)**

Proposed mitigation measures	Stage of implementation
Refine Project design to minimise biodiversity impacts.	Design
Site inductions to inform workers of environmental sensitivities.	Construction
Areas of ecological significance identified in CEMP.	Construction
Vegetation clearing limits defined prior to construction including fencing and signage.	Construction
On site fauna ecologist will survey tree and understory for animals/nests.	Construction

Open trenches will be fenced and backfilled to limit impact to terrestrial fauna access. Daily checks and relocation of animals found in trenches.	Construction
Rehabilitation and Replanting Plan including: <ul style="list-style-type: none"> <li>• reuse of topsoil, rocks and timber;</li> <li>• a detailed tree planting plan (including a commitment of no net loss of number of trees replanted) and replacing groundcover vegetation with local native species in consultation with local experts;</li> <li>• revegetating Golden Sun Moth habitat with native species; and</li> <li>• minimum two-year revegetation &amp; weed control consolidation period, including consultation with Ginninderra Catchment Group for ongoing management of grasslands.</li> </ul>	Construction
The following measures would be undertaken to prevent the spread of invasive species and pathogens: <ul style="list-style-type: none"> <li>• targeted control of African Lovegrass (<i>Eragrostis curvula</i>);</li> <li>• monitor potential new weed outbreaks and undertake control;</li> <li>• minimise soil movement between locations (footwear cleaning, vehicle/machinery inspection and washdown); and</li> <li>• ensure imported fill is pathogen and weed free.</li> </ul>	Construction
Implement erosion and sediment controls to minimise sedimentation impacts to waterways.	Construction
Monitor compliance with approved vegetation clearance impacts.	Construction

### 3.1.5. Scoping document requirements

The table below details the risks associated with biodiversity as defined in the EIS.

Table 6 Scoping document requirements: residual biodiversity risks (with mitigation)

Potential Impact	Risk Assessment			
	Risk (before mitigation)	Likelihood (after mitigation)	Consequence (after mitigation)	Residual risk
<b>Impact on native vegetation, including protected ecological communities</b>	High	Almost certain	Minimal	Medium
<b>Impact on threatened fauna (including fauna habitat clearing) for:</b> — Pink-tailed Worm Lizard — Striped Legless Lizard.	Medium	Unlikely	Minor	Very low
<b>Impact on threatened fauna (including fauna habitat clearing) for:</b> — Golden Sun Moth.	Medium	Likely	Minor	Medium
<b>Impact on threatened fauna habitat (including fauna habitat clearing) for species with potential habitat</b>	Very high	Likely	Minor	Medium

<b>Impact on threatened flora species, including:</b> — Ginninderra Peppercress — Hoary Sunray — Small Purple Pea.	Medium	Unlikely	Minor – within previously disturbed areas	Very low
<b>Direct impacts to existing trees (not being ACT registered trees or trees under the TP Act)</b>	Very high	Almost certain	Minor	High

### 3.2. Traffic and Transport

The Project passes through Companion Crescent and Kingsford Smith Drive, and primary access for construction activities will occur via Copland Drive, Kingsford Smith Drive, Ginninderra Drive and the suburban cul-de-sac of Homann Place. The alignment is bound between Ginninderra Drive and Ginninderra Creek to the south, and the suburbs of Melba and Flynn to the north.

The EIS describes existing road networks, shared path networks, public transport routes, crash data and traffic volume data.

The proposed trunk sewer main alignment would be constructed mostly by open trench method at a depth of 1.5 to 6 metres underground. Roads and shared use paths located within the pipeline alignment and construction footprint will be impacted. The EIS concludes that the proposed sewer needs to be upsized from DN1100 to DN1200, which requires open cut trenching through Companion Crescent and necessitates road closures and detours for general vehicle movements. Less intrusive trenchless horizontal boring will occur beneath Kingsford Smith Drive.

A pipe bridge is required for the trunk sewer main to cross over Ginninderra Creek to the west of Copland Drive to enable connection with the existing sewer. The construction phase of the pipeline may impact upon shared use paths.

Construction of an OCU on Block 1 Section 138 and Block 2 Section 147 in Latham will impact upon pedestrian/cyclist use of adjacent shared paths.

#### 3.2.1. Impacts

Potential impacts identified in the EIS in relation to traffic and transport are summarised below.

- Increased traffic generation from equipment deliveries, earthworks, concrete deliveries, construction worker vehicles
- Increased cumulative truck volumes along affected roads
- 5-day road closure impact to Companion Crescent
- Heavy vehicle movements presenting a safety risk to existing vehicle use of Companion Crescent, Conley Drive, Vickers Crescent, Dobinson Place and Homann Place
- Temporary disruption to bus route 41 during road closure of Companion Crescent (only one lane open, traffic controllers allowing only buses and emergency vehicles access)
- Pedestrians and cyclists will be diverted via Charvin Circuit, Goldner Circuit and Lovelock Circuit during construction

- Inspection and maintenance activities during operation will result in additional traffic accessing the site

### ***3.2.2. Key findings***

The EIS highlights that most traffic and transport impacts will be temporary in nature, occurring during the construction phase. The operation of the sewer is not expected to result in ongoing or permanent traffic and transport impacts.

There will be temporary disruption to vehicle and pedestrian movements within Melba and Flynn as a result of constructing the sewer alignment and the OCU. Increased temporary impacts to traffic and transport will occur at the primary access points for the Project, including Copland Drive, Kingsford Smith Drive, Ginninderra Drive and Homann Place. Temporary impacts to pedestrian and cyclist thoroughfares will occur at various points along the sewer alignment and adjacent to the OCU.

#### ***Companion Crescent***

The open trenching construction method through Companion Crescent will result in a 5 day road closure, which will have a localised impact on residents. The construction method for the open trench through Companion Crescent is designed to allow for only a single lane to be open for the exclusive use of emergency vehicles and buses. Other vehicles will be redirected via detours under TCCS approved temporary traffic management plans. Open trenching elsewhere will cross through several sections of shared use paths. This will require re-routing of pedestrians/cyclists via temporary traffic management plans.

Entity advice in relation to traffic and transport in the draft EIS was provided by TCCS recommending a range of mitigation measures which are included below.

### ***3.2.3. Public consultation***

During the public notification process, two representations were received, both requesting improved pedestrian access to the wetlands by a new pedestrian footbridge. The issue was considered by the proponent and a response was provided in table 4.8 of the revised EIS. In summary, the proponent investigated options to include a footbridge and concluded that a footbridge would not be considered further as part of this project because of additional cost, additional construction program time and increased backwater flooding impacts.

The EIS notes that the DA will detail alternate cycling and walking routes to be provided when sections of recreational paths need to be closed during construction.

### ***3.2.4. Mitigation and avoidance***

The EIS states that a Construction Environmental Management Plan (CEMP) would be prepared by Icon Water (and/or its nominated construction contractor) prior to construction to outline the construction conditions and temporary environmental protection measures to manage the impact of construction activities. The CEMP will be consistent with the EIS, planning approval conditions identified for the EIS and Development Application, and any other requirements or conditions within any licences or permits or as issued by government authorities.



The EIS specifically identifies that the CEMP would include a traffic and transport management plan.

Table 9 details the avoidance and mitigation measures associated with traffic and transport impacts as proposed in the EIS.

**Table 7 Avoidance and mitigation measures (traffic and transport impacts)**

Proposed mitigation measures	Stage of implementation
Final design and locations of the pedestrian/cycling paths to be reinstated following completion of construction activities, would be undertaken in consultation with TCCS to ensure compliance with current standards.	Detailed design phase
A Temporary Traffic Management Plan (TTMP) must be prepared for the proposal. See Table 30 for further details on required content.	Detailed design phase
A CEMP must be prepared for the proposal. See Table 30 for further details on required content.	Construction phase
Specific location of access points identified with signage to maintain sufficient sight distance for drivers.	Construction phase
A Dilapidation Report is required to notify TCCS of any existing damage to traffic and transport infrastructure. See Table 30 for further details of this condition.	Construction phase

### **3.2.5. Scoping document requirements**

The table below details the risks associated with residual Traffic and Transport risks (with mitigation) as defined in the EIS.

**Table 8 Scoping document requirements: residual traffic and transport risks (with mitigation)**

Potential Impact	Risk Assessment			
	Risk (before mitigation)	Likelihood (after mitigation)	Consequence (after mitigation)	Residual risk
<b>Traffic impacts on the existing road network during construction from increase of heavy vehicle movements resulting in impacts to:</b> — local intersection performance from traffic volume increase; — local on street residential parking; and — road closures during the delivery of primary equipment.	Medium	Possible (relating primarily to on-street parking impacts)	Moderate	Medium
<b>Construction traffic, parking and access requirements resulting in potential for impacts to emergency services operations (ESA – West Belconnen Station).</b>	Medium	Remote	Major	Low
<b>Impacts to the existing</b>	Medium	Possible	Moderate	Medium

pedestrian and cyclist thoroughfare as tracks are in the required construction area.		(bike and pedestrian paths would be impacted however alternate access routes would be provided)		
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### 3.3. Materials and Waste

The EIS states that the Project has the potential to utilise a range of different resources and generate a number of different waste types throughout its construction phase and, to a much lesser extent, the operational phase.

#### 3.3.1. Impacts

The EIS describes the following key impacts associated with materials and waste:

- waste generated from construction infrastructure and ancillary structures;
- increased demand/availability of resources such as electricity, fuel, concrete; and
- energy consumption and generation of waste from operation.

#### 3.3.2. Key findings

Waste types identified during construction include excess spoil from trenching, green waste from vegetation clearance, general construction waste such as off-cuts and packaging, waste oil, grease and lubricant, and domestic waste from construction workers.

Materials and resources identified by the EIS for construction include steel, concrete, reinforced pipeline, plastics for conduits and instrumentation, and geofabrics for ground stabilisation. The EIS mentions that the materials required for construction are abundant and local shortages of materials are not expected to occur from Project activities.

Carbon media for filters will be required for the ongoing operational phase. No regular waste collection service is required by the Project. Irregular removal of waste will occur during operation.

#### 3.3.3. Mitigation and avoidance

Table 11 details the avoidance and mitigation measures associated with materials and waste as proposed in the EIS.

**Table 9 Avoidance and mitigation measures (materials and waste impacts)**

Proposed mitigation measures	Stage of implementation
A Waste and Recycling Management Plan (WRMP) in accordance with the relevant revision of the Development Control Code for Best Practice Waste Management in the ACT must be submitted at the Design Review stage.	Design
CEMP to require:	Construction

<ul style="list-style-type: none"> <li>waste hierarchy to be applied and opportunities for re-use and recycling of waste to be investigated;</li> <li>green waste disposed to green waste recycling facility;</li> <li>tidy site and appropriate disposal of general litter;</li> <li>waste management included in site induction;</li> <li>all waste and soil disposed at licensed facility; and</li> <li>where viable source locally available resources and materials.</li> </ul>	
Locate stockpiles on level ground away from sites of ecological and heritage value and drainage lines, implementing erosion and sediment controls. Assess for beneficial reuse opportunities.	Construction
Rubbish bins provided within OCU and wastes disposed of in accordance with EPA guidelines.	Operational

### 3.3.4. Scoping document requirements

The table below details the risks associated with residual Materials and Waste impacts (with mitigation) as defined in the EIS.

**Table 10 Scoping document requirements residual materials and waste risks (with mitigation)**

Potential Impact	Risk Assessment			
	Risk (before mitigation)	Likelihood (after mitigation)	Consequence (after mitigation)	Residual risk
<b>Generation of waste from operation</b>	Medium	Possible	Minor	Low

## 3.4. Soils and Geology

The underlying geology classification along the alignment is Late Silurian Deakin Volcanics. Topsoils from 0-0.4m were silty sand, subsoils were silty clayey sands and deeper weathered bedrock was fine to coarse grained rhyodacite.

The EIS states that up to 18,800 cubic metres of soil would need to be excavated during trenching for the new sewer line and OCU. The majority of the 2.4km pipeline alignment is underground, with the only above ground feature being the 230m pipeline to cross Ginninderra Creek.

Most of the underground sections will be constructed by open trench method. Several shorter underground sections will be constructed by directional horizontal underboring beneath a road asset (Kingsford Smith Drive) and to protect an ecological asset (Natural Temperate Grassland). The OCU located in the north of Latham will be an above ground feature but will require earthworks for site levelling and underground connection to the existing sewer network.

### 3.4.1. Impacts

The EIS describes the following unmitigated contamination and soil risks associated with the Project:

- encountering contaminated land (including groundwater with PFAS contamination);
- erosion and sedimentation causing pollution of Ginninderra Creek and other waterways resulting from trenching activities;
- impacts to soil during construction; and

- site contamination (such as liquid contaminant spills, hydrocarbons, chemicals etc.) from construction machinery.

### **3.4.2. Key findings**

The EIS identified the potential for disturbance of contaminated soil and groundwater associated with existing and former land uses in the vicinity of the Project area. Risk of per- and polyfluoroalkyl substances (PFAS) contamination is potentially associated with the ACT Fire Brigade Facility in Charnwood and the former Charnwood fire station. Risk of contaminated uncontrolled soil fill is potentially associated with a BMX track and a playground in Melba.

Project earthworks also have the potential for dust generation, erosion and sediment transfer off site and the refuelling of construction vehicles could potentially result in hydrocarbon transfer to soil.

The EIS states that significant impact to geology is not anticipated.

Advice from ACT Health Protection Services supported the need for intrusive studies or sharing of data to determine contamination impacts from PFAS. The EPA also provided a number of conditions (see Table 30).

### **3.4.3. Mitigation and avoidance**

Table 13 details the avoidance and mitigation measures associated with soil and geology as proposed in the EIS.

**Table 11 Avoidance and mitigation measures (soils and geology)**

<b>Proposed mitigation measures</b>	<b>Stage of implementation</b>
Preliminary Site Investigation to be provided to EPA to specify scope and requirement for intrusive PFAS testing.	Detailed design
Construction Environment Management Plan required (see further details in Table 30).	Construction
Erosion and Sediment Control Plan to be prepared and provided to EPA for approval prior to construction.	Construction
Onsite reuse of earthwork spoil and rock encountered during construction where practicable.	Construction
Earthwork spoil that cannot be reused on site will be tested for contamination and sent for recycling or disposal to a licensed facility in accordance with regulatory requirements.	Construction
Construction plant and vehicles cleaned of mud and soil prior to access onto public roads. Vehicles and equipment use existing roads and defined site access tracks.	Construction
Imported fill to be certified as pathogen and weed free Excavated Natural Material (ENM) or Virgin Excavated Natural Material (VENM).	Construction
Environmental spill kits accessible on site.	Construction
All chemicals or other hazardous substances will be stored in bunded (130% capacity) and weatherproof facilities away from drainage lines.	Construction
Protocols for management of spoil would be developed including:	Construction

<ul style="list-style-type: none"> <li>• measures for stockpile management; and</li> <li>• testing and classification requirements prior to export offsite.</li> </ul>	
Unexpected Finds Procedure (UFP) to manage any unexpected contamination identified during site works.	Construction

#### 3.4.4. Scoping document requirements

The table below details the risks associated with residual soil and geology risks (with mitigation) as defined in the EIS.

**Table 12 Scoping document requirements: residual soil and geology risks (with mitigation)**

Potential Impact	Risk Assessment			
	Risk (before mitigation)	Likelihood (after mitigation)	Consequence (after mitigation)	Residual risk
<b>Impacts to soil during construction and from vegetation material</b>	Medium	Unlikely	Minor	Very Low

### 3.5. Landscape and Visual

The prominent existing landscape and visual features within and adjacent to the Project area are Ginninderra Creek and associated riparian vegetation, open space with shared paths and grasslands, electricity poles and cables, a fringe of urban residential dwellings, the dual carriageway of Ginninderra Drive and the two roads intersected by the sewer alignment which are Companion Crescent and Kingsford Smith Drive.

The majority of the 2.4km sewer alignment will be underground and generally follows alongside Ginninderra Creek. A pipeline bridge, spanning 230 metres and crossing Ginninderra Creek, will be the only above ground section of pipeline. The pipeline bridge is located at the eastern most section of the Project area.

The OCU to be built in the north of Latham will be in urban open space that is mostly grassland with several scattered trees. The OCU and ancillary small pipe bridge and driveway access will be situated between Ginninderra Drive and a stormwater tributary of Ginninderra Creek. Residential houses of Latham are approx. 70m to the west of the OCU.

#### 3.5.1. Impacts

Landscape and visual impacts are both temporary (construction phase) and permanent (operational phase). Construction activities such as site compounds, materials and stockpiles, security fencing and the removal and reinstatement of vegetation for pipeline trenching will create temporary visual and landscape impact upon the normal urban open space vista.

The EIS describes permanent landscape and visual impacts from the finished operational pipeline bridge across Ginninderra Creek and the operational OCU structure in the north of Latham.

The pipeline bridge will have a high to moderate residual long term impact from the 230m horizontal line of the 1.1m diameter pipe bridge supported on reinforced concrete piers (Figure 3). High residual impacts are expected for existing houses adjacent to Lovelock Court and Charvin Court, Melba (Figure 4). The EIS outlined that moderate impacts are expected on pedestrians and cyclists and very low visual impacts are expected for motorists and commuters using Ginninderra Drive. Other aspects of the pipeline bridge such as the reinforced concrete headstock and the circular steel rod array for pedestrian access prevention, and the adjacent penstock facility with above ground electrical box and vent are expected to have low landscape and visual impacts.

The EIS identifies the OCU as a grey concrete building approximately 5m in height with a footprint of 25m x 11m (Figure 5). The building footprint includes concrete pavement 2m wide around the building edged with bollards on two sides of the building. An approximate 24m high vertical ventilation stack pipe will have a vertical line impact (Figure 6). High impacts are expected for existing urban fringe views, occupying a proportion of view for residents of McArthur Place and Macindoe Place Latham (Figure 7). Moderate impacts are expected for views from houses in the urban fringe of Flynn. Some parts of the concrete building and the ventilation stack will be mitigated by trees which provide screening. Moderate impact to views are expected for pedestrians, cyclists and people in motor vehicles passing through the area. A small pipe bridge across the adjacent stormwater channel and crushed rock driveway access from an existing carpark are ancillary to the OCU are not expected to have significant visual and landscape impact.

#### *Graffiti and the OCU*

The OCU design presented in the EIS includes very large flat concrete walls in an urban open space near Charnwood group centre with frequent pedestrian and vehicle traffic. This has potential as a graffiti target. Visual impacts of graffiti would impact adjacent residents and people travelling past the OCU. The EIS did not describe graffiti of the OCU as an impact. The EIS does describe use of anti-graffiti paint for OCU construction.

### ***3.5.2. Key findings***

Urban fringe residents in Melba, Latham and Flynn have the potential to experience ongoing landscape and visual impacts from the operational pipeline bridge in Melba and the OCU in Latham.





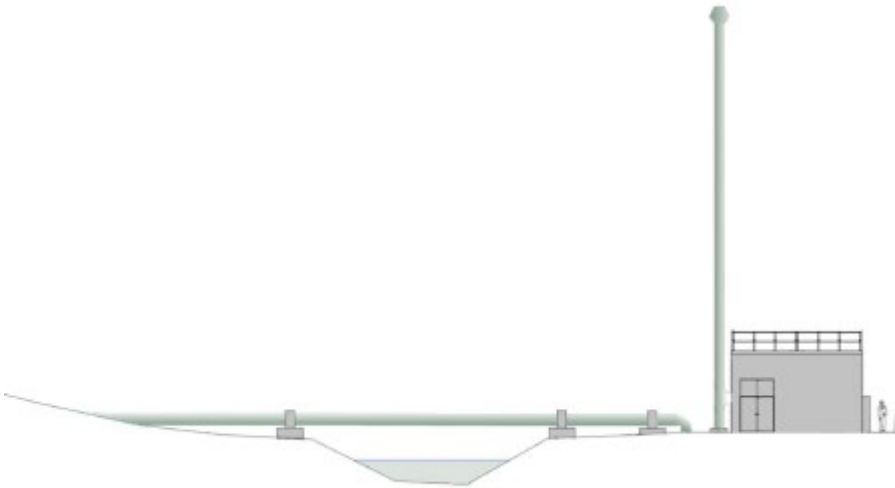
**Figure 3:** Artist impression of pipeline bridge (source: Icon Water revised EIS)



**Figure 4:** Location of sensitive receivers in Melba near pipeline bridge (source: Icon Water revised EIS)



**Figure 5:** Artist impression of OCU appearance without screening vegetation (source: Icon Water revised EIS)



**Figure 6:** Scaled illustration of the 24-meter-high emissions tower (source: Icon Water revised EIS).



**Figure 7: Location of sensitive receivers 1-4 near Latham OCU marked in black stencil (source: Icon Water revised EIS)**

### ***3.5.3. Public consultation***

During the public notification process, two representations were received. Of these, one community representation raised concern that the pipeline bridge would impact the visual appeal of adjacent wetlands. The proponent responded that the Rehabilitation and Planting Plan includes tree planting and is proposed to mitigate visual impacts as far as practicable.

The issues raised during public consultation included the following:

- lack of influence that environmental groups can have over final design;
- potential visual and landscape impacts from the OCU; and
- potential visual impacts from tree removal.

The proponent's response to the concerns included:

- providing a technical report to analyse landscape and visual issues;
- noting that for the OCU, some engineering elements are guided by the Project team, but community involvement can help set methods to reduce visual impact through selection of materials and finishes, and minimising vegetation removal; and
- noting that the aim is to minimise visual impacts by minimising tree removal and replanting with appropriate native grassland species and trees.



### 3.5.4. Mitigation and avoidance

Table 15 details the proponent's landscape and visual impact mitigation and avoidance measures.

**Table 13 Avoidance and mitigation measures (landscape and visual)**

Proposed mitigation measures	Stage of implementation
Refine design of the OCU to minimise visual impacts.	Detailed Design
Select non-reflective, light, neutral coloured finishes for visible infrastructure.	Detailed Design
Locate the northern end of the pipe bridge as far from the Melba residential area as possible.	Detailed Design
For replanting and reestablishment of the area select grass, shrub and tree species consistent with those already in the urban open space but not recognised weeds. Confirm vegetation screening locations.	Detailed Design
Minimise soil and vegetation disturbance as far as practicable within the Project impact footprint.	Construction
Rehabilitate bare, disturbed areas as quickly as possible.	Construction
Keep work sites clean from debris and rubbish and as tidy as practicable.	Construction
Additional vegetation screening for the OCU.	Operational
Extended consolidation period for vegetation (OCU and pipe bridge).	Operational
Anti-graffiti paint to be used on the exterior walls of the OCU.	Operational

### 3.5.5. Scoping document requirements

The table below details the risks associated with landscape and visual impacts (residual) as defined in the EIS.

**Table 14 Scoping document requirements: residual landscape and visual risks (with mitigation)**

Potential Impact	Risk Assessment			
	Risk (before mitigation)	Likelihood (after mitigation)	Consequence (after mitigation)	Residual risk
Visual impact during construction including: — loss of vegetation (including some established trees); — construction equipment; and — materials storage.	Medium	Likely	Minor	Medium
Visual impacts to surrounding receivers from the Project, including the North Latham OCU (including associated approximately 24metre high vent stack) and from the pipe bridge infrastructure.	High	Likely	Moderate	High

Note 1: High relates to closest visual receivers and those without screened views.

### 3.6. Water Quality and Hydrology

The Project area identified in the EIS is in close proximity to Ginninderra Creek and the recently constructed wetlands at Melba (ACT Government Healthy Waterways Project). The alignment of the proposed trunk sewer is approximately parallel to Ginninderra Creek and any run-off from the Project area would flow into Ginninderra Creek.

A Water Quality and Hydrology Impact Assessment, prepared by WSP Australia P/L (2019), was included with the EIS. The EIS notes that construction activity has the potential to impact upon water quality of Ginninderra Creek and underlying groundwater. Flooding of Ginninderra Creek also has the potential to impact upon the Project. Ginninderra Creek Flood Modelling prepared by Calibre (2019) was included with the EIS.

#### 3.6.1. Impacts

A summary of the water quality and hydrology impacts from investigations and modelling presented in the EIS are provided below.

##### *Construction phase*

Potential impacts upon Ginninderra Creek water quality include increased runoff, sedimentation, pollutants, litter and dewatering of intercepted groundwater. Compaction of soils from construction may decrease permeability of soils and increase localised runoff. Some construction areas within the 1% flood interval extent may be impacted by floodwater inundation if there is a flood. The open trench method to depths of 6 metres for the pipeline means that encountering and disposing of groundwater is a reasonable possibility.

##### *Operational phase*

Potential surface water and groundwater contamination could occur if there are future pipeline leaks.

#### 3.6.2. Key findings

The EIS identifies potential negative impacts to surface water and groundwater in construction and offers a range of mitigation measures to minimise this risk.

The EIS states the Project is likely to have a beneficial impact on water quality because it will reduce the risk of the Belconnen Trunk Sewer flooding during wet weather events and polluting nearby waterways.

Modelling investigation suggests minimal flooding impacts from the pipeline bridge construction.

In addition, the EPA requires the proponent to prepare a Contaminant Management Plan, an Erosion and Sediment Control Plan and to hold either an Environmental Authorisation or Environment Protection Agreement, prior to works commencing (see Table 30).

### 3.6.3. Public consultation

A concern was raised during public notification about potential for outflows from the Project to impact upon the recently constructed ACT Government Healthy Waterways Project at Melba. The proponent responded that once the Project was completed the Project would move the existing location of the overflow point which would negate potential impacts to the wetland.

### 3.6.4. Mitigation and avoidance

Table 17 details the avoidance and mitigation measures associated with water quality and hydrology impacts as proposed in the EIS.

Table 15 Avoidance and mitigation measures (water quality and hydrology)

Proposed mitigation measures	Stage of implementation
Water Management and Monitoring Plan (groundwater) will be prepared.	Detailed Design
Dewatering measures compliant with Ion STD-SPE-C-001 Technical Specification Civil and Structural Work will be applied.	Detailed Design
Soil and Water Management Plan will be prepared.	Construction
Stormwater drainage controls to be applied on site (drainage, sediment basins, re-use water on site).	Construction
Erosion and Sediment Control Plan to be prepared.	Construction
Management measures to be applied to minimise impacts to surface water from stockpiles, construction materials, material handling and spills.	Construction
Flood emergency plan prepared for pipeline work across Ginninderra Creek.	Construction
Water quality monitoring plan to be included in the CEMP.	Construction
Implement identified control measures to reduce potential impacts to groundwater.	Construction
Operational Environment Management Plan to be prepared.	Operational
Regular inspection of trunk sewer main for erosion or other structural instability.	Operational
Assessment of pipeline for impact on bridge scour, eddying and impact to ACT Healthy Waterways Melba site.	Operational
Water quality monitoring to occur monthly for first three months after construction works are complete.	Operational

### 3.6.5. Scoping document requirements

The table below details the risks associated with residual surface water and flooding risks (with mitigation) as defined in the EIS.

Table 16 Scoping document requirements: residual water quality and hydrology risks (with mitigation)

Potential Impact	Risk Assessment			
	Risk (before mitigation)	Likelihood (after mitigation)	Consequence (after mitigation)	Residual risk
Impacts from construction on existing waterways such as	Medium	Unlikely	Moderate	Low

<b>Ginninderra Creek.</b>				
<b>Ginninderra Creek flow changes. Potential for adverse impacts resulting from the installation of piles near the creek (1 in 2-year flood level) and the associated flood plain.</b>	Medium	Remote	Moderate	Very Low
<b>Impact on natural stormwater flow channels/paths from proposed infrastructure.</b>	Medium	Unlikely	Moderate	Low

### 3.7. Climate Change and Air Quality

The Scoping Document required the proponent to consider ACT Government policies including the contribution of the Project to meeting legislated targets for net zero emissions, the ACT Climate Change Adaptation Strategy (2016) and AP2 – A new climate strategy and action plan for the Australian Capital Territory (2012). The EIS responded with a description of climate projections and a Climate Change and Greenhouse Gas Emissions Impact Assessment report prepared by WSP Australia P/L.

The EIS also included an Air Quality Impact Assessment prepared by WSP Australia P/L which reviewed particulate matter and odour emission impacts with respect to sensitive receivers near the Project area. The assessment focused on the OCU proposed for north Latham. The assessment also considered the future addition of 3 more odour control units that are not the subject of this Project proposal.

#### 3.7.1. Impacts

##### Climate change

The potential impacts related to climate change and greenhouse gas identified in the EIS were:

- generation of greenhouse gas emissions during construction;
- potential impacts to the Project resulting from climate change impacts affecting aboveground infrastructure including:
  - predicted increased frequency, severity and duration of extreme temperature (days exceeding 35C);
  - predicted increased frequency and severity of extreme events; and
- severe storm events impacting operation.

##### Air quality

Construction phase air quality impacts described by the EIS include dust from exposed soil surfaces and vehicle/machinery exhaust emissions. Unfavourable meteorological conditions may exacerbate dust potential during construction.

The EIS notes the operational OCU at north Latham will contribute air emissions from the sewer to atmosphere which has potential for odour impacts. A small amount of gaseous emission may occur during maintenance works.



### ***3.7.2. Key findings***

#### **Climate change**

The EIS states that during the construction phase, no specific impacts or risks associated with climate change are expected. However, greenhouse gas emissions generated during the operational phase would be directly accountable to the 2050 net zero target.

During the construction phase, the proposal may contribute to climate change by producing greenhouse gas emissions. These would involve Scope 1 emissions (combustion of fuels in plant and equipment and land clearing for the pipeline and OCU), Scope 2 emissions (use of grid electricity during construction), and Scope 3 emissions (transport of construction materials and equipment, embodied emissions from construction materials, transport and disposal of construction waste, transport of works to site).

The greenhouse gas emissions during the Project's operation would involve Scope 1 emissions (emissions from fugitive emissions of methane and nitrous oxide from sewerage pipeline and combustion of fuels), Scope 2 emissions (operational electricity consumption of the Odour Control Unit facility), and Scope 3 emissions (upstream emissions of fuel supply, electricity import, and transport of workers to site).

The EIS identifies climate changes that are likely to affect the Project. These include increased minimum and maximum temperatures increasing up to 2C by 2070, a greater number of extreme hot days by 2070, increased runoff, increased risk of bushfires, increased wind strength and/or storms, and increased intensity of rainfall events.

#### **Air quality**

The EIS confirmed an absence of existing significant sources of odour or hydrogen sulfide in the local airshed. The EIS classifies the ambient air quality within the Project study area as being typical of a suburban area and emission sources include traffic on local road networks, domestic fuel burning (gas, liquid and solid), and residential activities (such as use of lawn mowers and barbecues).

Once the Project is operational, the EIS notes the OCU at north Latham will continuously contribute air emissions from the sewer to atmosphere. The Air Quality Impact Assessment report concluded that odour and hydrogen sulfide emissions are not expected to impact on the surrounding area during continuous operation.

### ***3.7.3. Public consultation***

#### **Climate change**

During the public notification process, one representation was related to climate change which raised the opportunity to modify the pipeline to include a footbridge which would reduce people's reliance on cars and have the subsequent effect of reducing greenhouse gas emissions

The issue was considered by the proponent, responding that a footbridge in the pipeline design would add 20 weeks to the construction program, 30% additional cost, and create an increased backwater effect during significant flood events.

Icon Water also received 31 representations during the public consultation process. The main concerns were about whether the Project will withstand future impacts from climate change.

The proponent responded to these concerns by:

- preparing a climate change assessment, which concluded that the main impact from future climate change is the increased likelihood of flooding;
- assessing the risk in the EIS which was rated 'low'; and
- stating that the Project should also reduce the risk of sewage overflow during high rainfall events due to the increased capacity of the Belconnen Trunk Sewer.

### **Air quality**

The main concerns raised during consultation on air quality that were identified by the proponent included:

- potential odour impacts from the OCU; and
- confusion about the difference between passive or forced ventilation stacks and OCUs.

The proponent responded to these concerns by:

- preparing an odour impact assessment which concluded that nearby residents would not detect odour for 99.9 percent of the time during operation of the OCU; and
- publishing information on OCUs on their website, providing an OCU factsheet to stakeholders and community members, and providing detailed description of an OCU in the EIS.

### ***3.7.4. Mitigation and avoidance***

Table 19 details the avoidance and mitigation measures associated with climate change as proposed in the EIS.

**Table 17 Avoidance and mitigation measures (climate change)**

<b>Proposed mitigation measures</b>	<b>Stage of implementation</b>
Minimise solar radiation reflectivity from above ground structures with appropriate roof and cladding elements, vegetation shading and consider opportunities to reduce heat island effects.	Design
Pipe bridge and OCU design to consider flood immunity design elements, including future upgrade options.	Design
Suitable selection of heat, solar and bushfire-resistant materials for exterior materials. Design of operating plant equipment to consider prolonged heat exposure and energy/fuel efficiency.	Design
Optimise sewage flow ratios through augmented and existing BTS to prevent anaerobic gas production conditions.	Design
Assess renewable solar energy supply options for Project operation.	Design
Construction plant and equipment to consider energy and fuel efficiency and use of biofuels to minimise greenhouse gas emissions. Site compounds to consider solar panels instead of non-renewable energy. Consider 'green' travel for construction staff.	Construction

Reduce greenhouse gas emissions by sourcing construction materials close to Project site and materials with lower embodied emissions.	Construction
Maximise reuse of soil, excavated material and opportunities for construction waste recycling to minimise greenhouse gas emissions from unnecessary transport and/or waste disposal.	Construction
Maintenance inspection/requirements and working procedures to consider increase in heat and extreme climate events and use of energy and fuel-efficient vehicles.	Operational
Methane and nitrous oxide emission monitoring to be implemented.	Operational

Table 20 (below) details the avoidance and mitigation measures associated with air quality as proposed in the EIS.

**Table 18 Avoidance and mitigation measures (air quality)**

Proposed mitigation measures	Stage of implementation
OCU designed with Technical Specifications for Odour Control Units (Icon Water, 2017).	Design
Air quality management plan (AQMP) prepared for CEMP. AQMP management measures include engineering, planning and operational controls to minimise negative air quality impacts.	Construction
Diesel construction vehicles/machinery fitted with particulate filters and serviced to meet Diesel Vehicle Emissions NEPM requirements.	Construction
Dust emissions from construction vehicles minimised by imposing slow speed limits on construction sites and covering loads in transit. Vehicle movements limited by fixed entry, exit and parking locations.	Construction
Particulate Matter (PM) generating activities located away from sensitive receivers as far as practicable and reduced under adverse meteorological conditions.	Construction
Reduce dust emissions by minimising area of exposed land and revegetating as soon as practicable.	Construction
Dust prevention from stockpiles and excavated soils managed by limiting stockpile number, size and location (from sensitive receivers), covering or wetting stockpiles and wetting excavated soils.	Construction
Air quality maintenance of OCU by changing activated carbon adsorption system as per design life (approximately two years).	Operational
OCU hydrogen sulfide emissions – continuous monitoring and regular calibration of sensors as per manufacturer's specification.	Operational

### **3.7.5. Scoping document requirements**

The table below details the risks associated with climate change as defined in the EIS.

**Table 19 Scoping document requirements: residual climate change risks (with mitigation)**

Potential Impact	Risk Assessment			
	Risk (before mitigation)	Likelihood (after mitigation)	Consequence (after mitigation)	Residual risk
<b>Event impacting on operation.</b>	Medium	Unlikely	Moderate	Low

The table below details the risks associated with air quality as defined in the EIS.

Table 20 Scoping document requirements: residual air quality risks (with mitigation)

Potential Impact	Risk Assessment			
	Risk (before mitigation)	Likelihood (after mitigation)	Consequence (after mitigation)	Residual risk
Generation of odour impacts during construction.	Medium	Unlikely	Moderate	Low
Severe storm event impacting on construction.	Medium	Unlikely	Moderate	Low
Potential odour impacts for residential properties due to the proximity of North Latham OCU.	Medium	Remote	Moderate	Very low

### 3.8. Noise and Vibration

The construction activities to build the sewer pipeline and OCU, particularly the open trenching construction method of the sewer pipeline through Companion Crescent, will generate noise and vibration that will impact the amenity of sensitive receivers proximate to the Project.

#### 3.8.1. Impacts

The potential impacts identified in the EIS include noise and vibration impacts during the construction phase such as:

- construction vehicle movements (up to 310 vehicle movement per day) including importation of materials; and
- earthworks and civil construction works (open cut trenching, tunnel boring machine, vibratory rollers, rock breaking hydraulic hammers, pipeline bridge construction, OCU construction).

The EIS recognises that noise and vibration impacts will adversely affect sensitive receivers in proximity to construction activities that occur where the sewer alignment passes through Companion Crescent.

Once constructed, the ongoing operation of the pipeline and the OCU are not expected to create noise and vibration impacts.

#### 3.8.2. Key findings

The EIS includes a Noise and Vibration Impact Assessment Report prepared by WSP Australia P/L. An additional assessment was undertaken (see EIS Appendix K) to assess the potential for noise and vibration to impact adjacent sensitive receivers (Figure 8) in response to the change in Project method from trenchless to open cut trenching through Companion Crescent to accommodate a larger diameter pipe. The assessment concluded that high levels of construction noise are predicted for the most exposed receivers during a five-day construction period.

Potential vibration impacts described by the EIS are expected to cause disturbance to human comfort for sensitive receivers that are located within 40m of the Companion Crescent construction area. The sensitive receivers include residential dwellings.

The EIS noise modelling predicts that worst case construction noise impacts are in excess of noise standards for sensitive receivers during construction hours (7am-5pm Monday to Friday and 7am to 1pm on Saturdays, and construction potentially outside of these hours). The EIS states noise levels will be exempt from compliance requirements provided that the proponent implements noise reduction measures mentioned in AS2436 for construction compliance (guidelines to noise control on construction, maintenance and demolition sites).



Reproduced with permission Near Map

**Figure 8** Companion Crescent intersection with nearby residential sensitive receivers likely to be affected by noise and vibration (Source: EIS document, Appendix K, Figure 2.1)

### ***3.8.3. Public consultation***

Issues raised during public consultation regarding noise included potential noise impacts during construction and ongoing noise impacts from operation of the OCU. The proponent responded to these concerns stating:

- some noise and vibration impacts are anticipated during daytime construction activities;
- the operation of the OCU is expected to comply with zone noise standards; and
- additional information on noise and vibration impacts is accessible in the EIS at Appendix K and Technical Paper 2.



### 3.8.4. Mitigation and avoidance

Table 23 details the avoidance and mitigation measures associated with residual noise and vibration risks (with mitigation) as proposed in the EIS.

**Table 21 Avoidance and mitigation measures: residual noise and vibration risks**

Proposed mitigation measures	Stage of implementation
OCU design to include noise attenuation devices and acoustic assessment.	Detailed design
Penstock design to confirm compliance with night noise zone standards.	Detailed design
Develop a Construction Noise and Vibration Management Plan (CNVMP).	Pre-Construction
Notification to sensitive receivers at least 7 days before construction commences.	Pre-Construction
Site induction to include CNVMP, EIS conditions and sensitivities.	Construction
Construction works planned and carried out during standard construction hours wherever possible (i.e. 7.00 am to 5.00 pm Monday to Friday and 7:00 am to 1:00 pm on Saturday, excluding public holidays). Further assessment when works are required out of hours to confirm predicted impacts and appropriateness of mitigation measures. The assessment should consider factors such as the level of occupancy at any identified new residential estates and the locations of the proposed out of-hours works.	Construction
Localised temporary acoustic barriers to be used.	Construction
Use of quietest available plant or equipment.	Construction
Stage construction given the location of works near residential properties.	Construction
Implement noise reduction measures mentioned in AS2436 (guidelines to noise control on construction, maintenance and demolition sites).	Construction
Minimise use of vibratory rollers, monitor vibration levels and alter construction method if vibration limits are exceeded.	Construction
Noise attenuation measures installed for OCU.	Operation

### 3.8.5. Scoping document requirements

The table below details the risks associated with residual noise and vibration risks (with mitigation) as defined in the EIS.

**Table 22 Scoping document requirements: residual noise and vibration risks (with mitigation)**

Potential Impact	Risk Assessment			
	Risk (before mitigation)	Likelihood (after mitigation)	Consequence (after mitigation)	Residual risk

<b>Potential noise and vibration noise impacts due to construction activities (e.g. trucks, machinery).</b>	High	Possible	Moderate	Medium
<b>Potential noise and vibration impacts due to operation of North Latham OCU.</b>	Medium	Unlikely	Minor	Very Low

### 3.9. Hazards and Risk

Hazards and risks relate to both construction and operation of the trunk sewer and OCU.

#### 3.9.1. Impacts

The potential impacts identified in the EIS were:

- increased hazards from construction activity;
- injury or fatality to the public due to construction works;
- potential risk of bushfire during construction; and
- potential impact of bushfires affecting operation of the OCU.
- safety risks to the public during construction (including public access risks, hazards for pedestrians and cyclists, open trenching, vibration of sensitive structures);
- safety risks for Project workers during construction (including typical work health and safety risks to be expected for pipeline and OCU construction activity);
- danger to workers during operation/maintenance works (e.g. general work health and safety risks such as confined spaces, electrocution, trips and hazards); and
- dangers from hazardous materials and chemical use/storage on site.

#### 3.9.2. Key findings

The EIS identified that the northern portion of the potential area of impact, generally to the west of Kingsford Smith Drive, is declared bushfire prone land. This includes a section of the proposed trunk sewer main and the proposed North Latham OCU. In terms of fuel load within the Project area, the EIS notes that the grassland is slashed for fire management and asset protection purposes. Examples of bushfire risks described by the EIS include ignition risks, fuel loads and asset loss.

Entity advice from the Emergency Services Agency (ESA) advises that the designated study area involves Regional Fire Management Zones which may or may not have an impact on the EIS or any associated works.

Other related hazards and risks such as encountering potential contaminated soils are described in the Soil and Geology section.

#### 3.9.3. Public consultation

Issues raised during public consultation concerned bushfire risks relating to the Project. The proponent considered bushfire risk to and from the Project as a low risk.



### 3.9.4. Mitigation and avoidance

Table 25 details the avoidance and mitigation measures associated with hazards and risk impacts as proposed in the EIS. Note that the ACT Emergency Services Agency did not provide additional comment during entity referral.

**Table 23 Avoidance and mitigation measures: hazards and risk impacts**

Proposed mitigation measures	Stage of implementation
Temporary paths for safe pedestrian/cyclist movements.	Detailed design
OCU detailed design to comply with fire risk standards.	Detailed design
OCU hazardous assessment to be undertaken.	Detailed design
Confirm asset protection zone for OCU.	Detailed design
Analysis of sewer gases and upstream users for hydrocarbon risks. Results may determine additional measures (monitoring, automatic shutdown, alarm).	Detailed design
Risk assessment – determine need for flame arrestor and other control measures.	Detailed design
Construction emergency response plan to be prepared.	Construction
Temporary hoarding/fencing to restrict public access.	Construction
Compliance with work health and safety regulatory requirements.	Construction
Document construction risks in Hazardous Materials Management Plan.	Construction
Standard construction mitigation measures (e.g. induction, standard operating procedures, fire extinguishers, machinery maintenance).	Construction
Hazardous material and chemical storage compliant with regulatory requirements.	Operational
Environmental spill kits containing suitable spill response materials are to be kept onsite at all times during construction.	Operational
Hazardous material procedures, maintenance schedules, Icon Water bushfire management mitigation measures.	Operational

### 3.9.5. Scoping document requirements

The table below details the risks associated with residual hazard and risks (with mitigation measures) as defined in the EIS.

**Table 24 Scoping document requirements: residual hazard and risks (with mitigation)**

Potential Impact	Risk Assessment			
	Risk (before mitigation)	Likelihood (after mitigation)	Consequence (after mitigation)	Residual risk
<b>Increased hazards from construction activities – general.</b>	Medium	Unlikely	Minor	Low
<b>Injury or fatality to the public due to undertaking construction works.</b>	High	Remote	Catastrophic	Medium

### **3.10. Heritage**

The Project area does not contain any registered or previously recorded heritage places or objects. There is one Aboriginal heritage site in the vicinity of the proposed works and one previously unrecorded Aboriginal heritage site, however neither site will be directly impacted by the Project.

#### **3.10.1. Impacts**

The EIS notes that the Project has the potential to impact both Aboriginal and non-Aboriginal cultural heritage.

#### **3.10.2. Key findings**

The EIS included a Cultural Heritage Assessment that identified two registered sites in the vicinity of the proposed works (480 metres and 950 metres away), but neither are likely to be affected by the proposal. One Aboriginal heritage site was recorded during the field survey but has low significance to the Aboriginal community and does not meet criteria for listing on the ACT Heritage Register.

The ACT Heritage Council endorsed the Cultural Heritage Assessment and recommended that water monitoring bores should not be established within the Umbagong Grinding Grooves heritage area. The EIS confirms that this activity will not occur and will be implemented as part of the Construction Environment Management Plan.

The EIS also includes an Unexpected Discovery Plan if an Aboriginal place or object is discovered during construction works.

#### **3.10.3. Public consultation**

During the public consultation process, Icon Water received several concerns about Heritage impacts, including potential impacts to nearby Umbagong Grinding Grooves and potential impacts to unexpected Aboriginal objects should any be discovered during construction works.

The proponent's response to these concerns is summarised below:

- no impacts are expected to occur to the Umbagong Grinding Grooves; and
- an Unexpected Discovery Protocol will be implemented as part of the Construction Environmental Management Plan.

#### **3.10.4. Mitigation and avoidance**

Table 27 details the avoidance and mitigation measures associated with heritage as proposed in the EIS. The ACT Heritage Council has recommended the same measures.

**Table 25 Avoidance and mitigation measures (heritage)**

<b>Proposed mitigation measures</b>	<b>Stage of implementation</b>
The CEMP will identify locations of heritage items and sites in the surrounding area. The CEMP will also identify that there will be no impacts to these items.	Construction

Implementation of the CEMP will include the Unexpected Discovery Plan for the Project, which will be followed if Aboriginal objects are encountered during works.	Construction
No water monitoring bores will be established within the Umbagog Grinding Grooves heritage area.	Construction

### 3.10.5. *Scoping document requirements*

The table below details the risks associated with heritage as defined in the EIS.

**Table 26 Scoping document requirements: residual heritage risks (with mitigation)**

Potential Impact	Risk Assessment		Consequence (after mitigation)	Residual risk
	Risk (before mitigation)	Likelihood (after mitigation)		
<b>Loss or damage to Aboriginal archaeological potential or places with Aboriginal cultural values which are currently unknown (revised EIS).</b>	Medium	Unlikely	Moderate	Low

### 3.11. *Utilities*

The Project interacts with the Belconnen sewer network. The Project will assist in managing increasing wastewater flows within the broader Belconnen region and comply with Icon Water's commitment to contain wastewater flows (no overflows) at a level that will manage a 1 in 10-year rainfall event.

Other existing utility infrastructure encountered in the Project vicinity include:

- existing sewer networks;
- water mains;
- stormwater;
- gas main;
- telecommunications;
- overhead and underground electricity cables; and
- streetlights and associated cabling.

#### 3.11.1. *Impacts*

The impacts upon existing utility services identified by the EIS include temporary disruption to electrical services when connecting the OCU and penstock facility to the existing electricity network.

The Project activity will occur in close proximity to existing services, which may potentially create unplanned disruption to utility infrastructure such as sewer, stormwater, electricity, gas and telecommunications services.

### **3.11.2. Key findings**

Potential utility risks associated with the Project are described in more detail in the EIS. The EIS risk assessment described risk level and significance as low for:

- disruption to or clash with existing utility services including potential damage to services and utilities during construction (including associated safety risks); and
- impacts on other future works within the vicinity of the Project.

The main concerns identified in the EIS were the protection and relocation of existing services and utilities. The EIS states that the relocation and protection of any existing utilities (including utilities very close to the proposed works) identified in the detailed design phase would be implemented prior to the commencement of main trenching or excavation works. Icon Water would engage a contractor experienced in performing works of this nature to manage the excavation works and protection of existing services.

Entity advice required the proponent to contact Evoenergy at the detailed design stage to ensure that adequate clearance is maintained from power poles and working clearances are maintained beneath overhead lines.

### **3.11.3. Public consultation**

Issues raised during public consultation concerned the potential for interaction with existing underground electricity and communications assets in the area. The proponent responded that, where potential impacts to existing utilities are identified, measures would be put in place to protect or relocate utilities in accordance with relevant standards. Further mitigation measures are included below.

### **3.11.4. Mitigation and avoidance**

Table 29 details the avoidance and mitigation measures proposed in the EIS for managing utilities risks.

**Table 27 Avoidance and mitigation measures (utilities risks)**

<b>Proposed mitigation measures</b>	<b>Stage of implementation</b>
Consult with affected utility providers in relation to relocation requirements and methodology, permits and access, and to ensure required service levels are maintained.	Design
Liaise with appropriate utility authorities to: <ul style="list-style-type: none"><li>• identify potential utility conflicts;</li><li>• ensure Project design considers future planned infrastructure;</li><li>• determine required service relocations; and</li><li>• develop Utility Protection Plan for utility conflicts.</li></ul>	Design
Contingency management planning in case of service interruption or accidental strike(s) to existing utilities.	Design
Undertake further investigations to ensure December 2018 Dial Before You Dig mapping is still accurate and undertake a location of existing	Design and pre-construction

underground services search immediately prior to construction, including: <ul style="list-style-type: none"> <li>• repeat Dial Before You Dig search;</li> <li>• acquire 'as built' drawings of utilities and services from relevant utility and government entities;</li> <li>• intrusive service locating performed through 'potholing' of underground services;</li> <li>• establishing minimum clearances; and</li> <li>• temporary protection works and/or relocation works identified, designed and agreed with utility or service providers prior to construction.</li> </ul>	
Relocate any utilities if required.	Pre-construction
All utility services locations confirmed for on-site identification.	Pre-construction
Implement excavation permits.	Construction
Use of spotters to continually observe plant and excavation.	Construction
Specific construction techniques to minimise disturbance to services.	Construction
Apply indicative safe working distances for buried utilities to avoid vibration impact to underground services.	Construction

#### **3.11.5.      *Scoping document requirements***

Residual risk assessment is not required as the scoping document requires residual risk assessment where the significance of impact is determined as medium or above. It is noted that the pre-mitigation risk level was identified as low.

#### **3.12.      *Conclusion of impact assessment***

The EIS, supporting studies and comments of relevant entities provide sufficient information on all impacts of the proposal identified throughout section 3, above.

## **4. Policy considerations**

A number of ACT policies were considered in the preparation of this EIS as outlined below.

### **4.1. ACT Planning Strategy**

The ACT Planning Strategy provides long-term planning policy and goals to promote sustainable development, consistent with the social, environmental and economic aspirations of the people. The EIS states that it is considered to be consistent with the themes and goals outlined in the ACT Planning Strategy.

### **4.2. Territory Plan 2008**

The EIS considers the proposal to be consistent with the Structure Plans related to the sustainable development and is overall considered to be consistent with the provisions of the Territory Plan.

#### ***4.2.1. Territory Plan Statement of Strategic Directions***

The Statement of Strategic Directions sets out the principles to guide the planning and development of the ACT. These include principles relating to sustainable development relating to environmental, economic, and social sustainability as well as spatial planning and urban design principles.

Some of the key principles in the statement of strategic directions include a balanced approach to economic, social and environmental impacts to ensure sustainable practices.

The EIS documentation states that the proposal is considered to be consistent with the statement of strategic directions in the Territory Plan. Relevant principles have been considered in the EIS documentation.

#### ***4.2.2. Territory Plan codes***

Various codes apply under the Territory Plan and are considered during the assessment of Development Applications. The Parks and Recreation Zones Development Code, the Residential Zones Development Code and the Transport and Services Zone Development Code are applicable to the proposal, in addition to various general codes. The EIS states that the development is generally consistent with the requirements of the Territory Plan. The EIS was submitted concurrently with a development application which will be determined only once the EIS is complete.

### **4.3. Sustainability Policies**

#### ***People, Place, Prosperity: The ACT's Sustainability Policy***

The 2009 policy mandates a triple bottom line approach to sustainability, incorporating social, economic, and environmental factors. The EIS has considered the environmental, social, and economic impacts in its planning and design phase and the EIS determined the proposal to be consistent with the policy.

#### ***Icon Water Sustainability and Environment Policy***



Icon Water is the proponent of the Project and the EIS states that all work will be undertaken in accordance with this policy.

#### **4.4. Transport for Canberra policy**

The Transport for Canberra Policy sets the foundation for transport planning to achieve sustainable transport for Canberra. The EIS states that the Transport for Canberra policy does not contain planning objectives relevant to the Project and expects that impacts on traffic and transport will be minor.

#### **4.5. Environment Protection Act 1997**

The ACT Environment Protection Authority (ACT EPA) administers the Act which provides a framework for regulating polluting activities and protecting the environment in the ACT. The proponent has provided sufficiently detailed information to the ACT EPA and has demonstrated compliance with the Act.

#### **4.6. Climate change policies**

The ACT Climate Change Strategy 2019-2025 sets out the ACT Government's action plan to respond to climate change and its effects and manage the impacts on people, infrastructure and services. The EIS states that the Project will improve water quality in Ginninderra Creek and replace the trees removed during the construction phase. The EIS documentation has assessed the potential impacts of climate change and considered the proposal to be consistent with the ACT Climate Change Strategy 2019-2025.

#### **4.7. National Capital Plan**

The object of the National Capital Plan is to ensure that Canberra and the Territory are planned and developed in accordance with nationally significant planning objectives. The NCP provides guidance for the planning, design and development of Designated areas and other areas identified in the NCP with special requirements. The EIS states that the Project would meet the objectives of the NCP by improving the wastewater management system for the Belconnen, Gungahlin, and Hall catchments. The Project would not impact any current Designated Areas identified under the NCP.

#### **4.8. Plans of Management for any public land**

A Plan of Management for Belconnen's Urban Parks, Sportsgrounds and Lake Ginninderra (1998) establishes a policy framework for the management of Belconnen's urban parkland and sportsground. The EIS states the Project will comply with the Plan and is not expected to impact on the management of urban parkland during operation.

A Plan of Management for Canberra's Urban Lakes and Ponds (2001) establishes a framework to manage Canberra's urban lakes and ponds. The EIS states that the Project will not significantly increase flood and pollution risk at Lake Ginninderra and will reduce the risk of the Belconnen Trunk Sewer flooding.

#### **4.9. Other policies addressed in the EIS**

Other policies, outside the requirements of the Scoping Document, have been addressed in the EIS. These were included in the EIS by the proponent as part of consideration of general government policies. Information was detailed in the EIS against The Canberra Plan 2008.

## 5. Other considerations

### 5.1. Principles of ecologically sustainable development

The following ecologically sustainable development principles have been considered in the EIS documentation and by the Authority. It is considered that information has been provided against economic, environmental, social and equitable considerations which are contained within the EIS documentation and inform decision-making through the implementation of the following principles.

#### *5.1.1. Economic, environmental, social and equitable considerations*

The long-term and short-term economic, environmental, social, and equitable considerations have been considered by the Authority in the preparation of this assessment report. These included the cumulative impacts of past and present developments within the area, including known future proposals. The Authority is satisfied that information relating to the above considerations, and the cumulative impacts, have been provided in the EIS.

#### *5.1.2. The precautionary principle*

The precautionary principle has been addressed in the EIS and was considered by the Authority in the preparation of this assessment report.

The proponent has provided sufficient information relating to all potential environmental impacts and has proposed mitigation measures to be adopted during the construction and operation phases.

#### *5.1.3. The principle of inter-generational equity*

The principle of inter-generational equity has been addressed in the EIS and was considered by the Authority in the preparation of this assessment report.

The EIS and supporting documentation has considered short-term and long-term impacts and identified mitigation measures to minimise the impacts. The information provided to address the impacts will be considered in the assessment of the DA to determine whether these impacts have been reduced to a suitable level.

#### *5.1.4. The conservation of biological diversity and ecological integrity*

The conservation of biological diversity and ecological integrity has been addressed in the EIS and was considered by the Authority in the preparation of this assessment report (refer to the above section addressing biodiversity).

#### *5.1.5. Improved valuation, pricing and incentive mechanisms*

Improved valuation, pricing and incentive mechanisms have been addressed in the EIS and was considered by the planning and land authority in the preparation of this assessment report. The EIS has addressed impacts on local market supply effects and environmental impacts of the development and also took into account the overall costs of the proposal. The residual impacts have been summarised in this assessment report.

## **5.2. Proponent's environment history**

The EIS states that there are no past or present proceedings in any jurisdiction regarding to the environmental practices of Icon Water.

## 6. Summary and Recommended conditions

After considering the revised EIS, the Authority recommends DA considerations and draft conditions of approval to assist with the avoidance and mitigation of adverse environmental impacts, as outlined in Table 30 below.

Any DA related to the completed EIS, including the concurrent DA submitted as part of this proposal, must include the DA considerations as part of the application. In deciding a DA in the impact track, the Authority must consider matters raised in the completed EIS and EIS Assessment Report. The information gathered through the EIS process is used to assist in the decision-making process for an impact track DA. Any matters highlighted in the EIS process as being critical for the decision-making process will need to be clearly addressed as part of the impact track DA.

### Recommended conditions

The EIS states that a Construction Environmental Management Plan (CEMP) would be prepared by Icon Water (and/or its nominated construction contractor) prior to construction to outline the construction conditions and temporary environmental protection measures to manage the impact of construction activities. This CEMP is to be consistent with the EIS, planning approval conditions identified for the EIS and Development Application, and any other requirements or conditions within any licences or permits or as issued by government authorities.

The EIS states the CEMP would need to comply with the documentation requirements of AS ISO 14001 Environmental Management Systems and would be prepared in accordance with the ACT EPA Environmental guidelines for preparation of an Environment Management Plan (EPA, 2013) and other relevant policies and guidelines.

The CEMP described in the EIS will include a series of sub-management plans including, at a minimum, the following:

- traffic and transport management plan;
- noise and vibration management plan;
- air quality and odour management (including dust suppression);
- landscape rehabilitation plan;
- community and stakeholder involvement plan;
- erosion and sediment control plan;
- flora and fauna and weed management;
- contamination and waste management;
- hazardous materials management plan; and
- soil and water management plan.

See Table 30 below for draft conditions that have incorporated commitments from the EIS and matters required by referral entities.

**Table 28 Draft Conditions of Development Approval for Belconnen Trunk Sewer Augmentation proposal**

No.	Condition contents	Endorsement/approval	Construction stage	Draft condition of approval
<b>1</b>	Construction Environmental Management Plan (CEMP)	Planning and land authority	Prior to construction	<p>Prior to construction, a construction environmental management plan (CEMP) is to be prepared by the proponent and endorsed by the planning and land authority. The CEMP must outline the construction conditions and temporary environmental protection measures to manage the impact of construction activities, consistent with the EIS. The CEMP must include all mitigation measures proposed in the EIS and can incorporate any other relevant management plans. The CEMP must include improved remedial measures consistent with the EIS. See previous page for listing of sub-plans required by the CEMP.</p> <p>Note: The CEMP will be referred to relevant entities for endorsement and therefore will need to incorporate their comments provided through the EIS and DA stage.</p>
<b>2</b>	Letter of Design Review	TCCS	Design Review Stage	<p>In order to obtain the Letter of Design Review, fully detailed drawings (civil, landscape) prepared by suitably qualified persons for all off-site works including roads, driveways, footpaths, street lighting, stormwater, landscaping (and any other issues that may be found by audit of the plans) and a design report in accordance with TCCS "REF-06 - Requirements for Design Review Submissions", must be certified by a Chartered Engineer/Landscape Architect and submitted to the relevant Senior Director of the TCCS Development Coordination Branch.</p>
<b>3</b>	Notice of Commencement for the Works	TCCS	Prior to construction	<p>A Notice of Commencement for the Works within Unleased Territory Land must be submitted to TCCS one week prior to the commencement of works. The notice must also include the</p>



				confirmation of any protective measures installed in accordance with the approved LMPP and the programmed implementation of TTM.
<b>4</b>	Works approval – Public Unleased Land	TCCS	Prior to construction	In accordance with the <i>Public Unleased Land Act 2013</i> no works are to be undertaken without the approval of TCCS. Such approval must be obtained from the relevant Senior Director of the TCCS Development Coordination Branch by the ways of (1) a Letter of Early Works Approval for demolition and/or earthworks only; and/or (2) a Letter of Design Review, prior to the commencement of any Works. Fees and charges will apply for Early Works Approval as per TCCS “GEN-06 - Submissions and Inspections Guideline Principles and Related Fees and Charges for TCCS and Industry”.
<b>5</b>	Works approval – Public Unleased Land	TCCS	Prior to construction	In accordance with the <i>Public Unleased Land Act 2013</i> , road verges and other unleased Territory land must not be used for carrying out of works, including storage of materials or waste, without prior approval from TCCS. If required, such approval can be obtained from TCCS Licensing and Compliance.
<b>6</b>	Temporary Traffic Management Plan	TCCS	Detailed design	A TTM plan approval from the Manager of TCCS Traffic Management & Safety, Roads ACT, must be obtained prior to commencement of works. This plan must prepared by a suitably qualified person and address, as a minimum, measures to be employed at all times during construction activities to manage all traffic, including construction and regular traffic in and around the site, provision of safe pedestrian movement around the site, the provision of parking for construction workers, and associated temporary traffic control devices.
<b>7</b>	Construction Traffic Management Plan (CTMP)	TCCS	Prior to construction	A Construction Traffic Management Plan must include the following measures: —temporary traffic management controls, including advisory signage to guide drivers and pedestrians/cyclists, etc. and highlight access points and increased number of vehicles turning;

				<ul style="list-style-type: none"> <li>— traffic control where vehicles interface with pedestrians and cyclists and/or where footpath diversions result in this interaction;</li> <li>— dates and specific locations for overmass vehicle night-time deliveries (if required);</li> <li>— speed limits including consideration to reduced speed limits, particularly on the roads with speed limits above 60km/h where accesses are proposed;</li> <li>— procedures for managing unplanned incidents, accidents and atypical operations;</li> <li>— safety and amenity controls;</li> <li>— site access points and procedures;</li> <li>— transportation and equipment delivery procedures;</li> <li>— parking arrangements and management protocols;</li> <li>— directional signage to guide drivers and pedestrians/cyclists, etc.;</li> <li>— traffic management communications, community communications, complaints and enquiry procedures;</li> <li>— traffic mitigation measures at the access to the OCU, including installation of advisory and warning signage to remind drivers of the changed road conditions;</li> <li>— arrangements and procedures for the oversized delivery vehicles;</li> <li>— the use of flashing lights and alarms on vehicles;</li> <li>— restricting high vehicle generating activities to off-peak periods;</li> <li>and</li> <li>— car-pooling initiatives that reduce the reliance on single passenger private vehicles for all workers.</li> </ul>
<b>8</b>	Dilapidation Report	TCCS	Prior to construction	Before the works commence TCCS must be notified of any existing damage to public assets via a Dilapidation Report. The applicant/lessee is held responsible for repairing any damage to ACT Government's assets, caused by the development activities, to the

				satisfaction of TCCS. If a Dilapidation Report is not provided, any pre-existing damage must also be repaired at the applicant/lessee's cost.
<b>9</b>	Landscape Management and Protection Plan (LMPP)	TCCS	Prior to construction	The Landscape Management and Protection Plan (LMPP) must be submitted for endorsement which must demonstrate how the existing trees surrounding the proposed works will be protected. For example: 1800mm chain mesh fencing along the corridor.
<b>10</b>	Landscape Management and Protection Plan (LMPP)	TCCS	Prior to construction	LMPP approval must be obtained from the relevant Senior Director of the TCCS Development Coordination Branch or the delegated authority. During construction, all existing vegetation (trees, shrubs and grass) located within the verge and unleased Territory land immediately adjacent to the development must be managed, protected and maintained in accordance with the approved LMPP. This plan must be implemented before the commencement of any works, including demolition on the site, and must be in accordance with TCCS "REF 04 - Requirements for the Protection of Public Landscape Assets Adjacent to Development Works".
<b>11</b>	Tree removal public notification	TCCS	Prior to construction	Provide signage along the alignment of the proposed works notifying the public of significant tree removal at least 14 days prior to the trees being scheduled for removal in line with TCCS public notification requirements and include on the signage that replacement trees will be planted at the end of the construction works. For any assistance that may be required on signage, Urban Treescapes will be contacted on <a href="mailto:TCCS.UrbanTreesDDCoord@act.gov.au">TCCS.UrbanTreesDDCoord@act.gov.au</a> or 62058679.
<b>12</b>	OCU fence	TCCS	Design Review Stage	Perimeter fencing must be provided around the OCU structure to prevent entry.
<b>13</b>	OCU anti-graffiti paint	TCCS	Design Review Stage	Anti-graffiti coating must be applied on OCU structure.

<b>14</b>	Waste and recycling Management Plan (WRMP)	TCCS	Design Review Stage	A WRMP in accordance with the relevant revision of the Development Control Code for Best Practice Waste Management in the ACT must also be submitted at the Design Review stage.
<b>15</b>	Erosion and Sediment Control Plan	EPA	Prior to construction	An erosion and sediment control plan must be submitted to and be endorsed by the EPA prior to works commencing.
<b>16</b>	Environmental Authorisation or Environment Protection Agreement	EPA	Prior to construction	As the site is greater than 0.3 hectares the construction is an activity listed in Schedule 1 as a Class B activity under the <i>Environment Protection Act 1997</i> . The contractor/builder developing the site must hold an Environmental Authorisation or enter into an Environment Protection Agreement with the Environment Protection Authority (EPA) in respect of that activity prior to works commencing.
<b>17</b>	Contaminant Management Plan (CMP)	EPA	Prior to construction	A site specific Contaminant Management Plan (CMP), incorporating an unexpected finds protocol, must be prepared by a suitably qualified environmental consultant and implemented during site development works. The CMP must include, amongst other things, appropriate procedures for the identification, assessment, management, validation and disposal of potential contamination at the site and contractor induction procedures into the use of the CMP.
<b>18</b>	Heritage fencing	ACT Heritage Council	Prior to construction	Protective fencing is to be installed around the BT1 Aboriginal heritage area prior to the commencement of works.
<b>19</b>	Heritage protection – Umbagong Grinding Grooves	ACT Heritage Council	During construction	No water monitoring bores are to be installed within the Umbagong Grinding Grooves heritage area.
<b>20</b>	Heritage protection - Unanticipated	ACT Heritage Council	During construction	If additional Aboriginal places or objects are encountered during construction, the Unanticipated Discovery Protocol set out in the 'Belconnen Trunk Sewer Augmentation Project – Aboriginal and

	Discovery Protocol			Historical Cultural Heritage Impact Assessment' (Past Traces, 2019) is to be implemented.
<b>21</b>	Soil disposal	EPA	During construction	All soil subject to disposal from the site must be assessed in accordance with EPA Information Sheet 4 - Requirements for the reuse and disposal of contaminated soil in the ACT. The ACT Health Protection Service notes this is particularly relevant for fill sourced in areas that may have been impacted from the former Charnwood Fire Station or other contaminated sites noted in the Preliminary Site Investigation.
<b>22</b>	Soil disposal	EPA	During construction	No soil is to be disposed from site without EPA approval.
<b>23</b>	CEMP requirement	Conservator for Flora and Fauna	During Construction	All works, machinery, vehicles and storage of materials occur within the 20m disturbance corridor and do not impact on native grassland and native woodland vegetation outside of this clearance corridor.
<b>24</b>	Rehabilitation and Replanting Plan	Conservator for Flora and Fauna	Post construction	The percentage of African Lovegrass and Serrated Tussock within the disturbed corridor where the trunk main is located will be less than 10% of the groundcover two years after the completion of works.
<b>25</b>	Rehabilitation and Replanting Plan	Conservator for Flora and Fauna	Post construction	A Rehabilitation and Replanting Plan must detail arrangements or commitments for the ongoing management of the restored area.
<b>26</b>	Rehabilitation and Replanting Plan	Conservator for Flora and Fauna	Post construction	The Rehabilitation and Replanting Plan must detail the measures that will indicate when the restoration of the native vegetation at Vogelsang Place is complete. Figures should include: <ul style="list-style-type: none"> <li>a. no more than 15% of the disturbed corridor will remain as bare earth;</li> <li>b. no more than 5% of the vegetation cover will be of perennial exotic species;</li> <li>c. no more than 15% of the vegetation cover will be annual exotic species;</li> </ul>

				<ul style="list-style-type: none"> <li>d. at least 10% of the vegetation cover must comprise of indigenous herbs; and</li> <li>e. at least 60% of the vegetation cover must comprise of native indigenous species.</li> </ul>
<b>27</b>	Certificate of Operational Acceptance	TCCS	Post Construction	On completion of the works a Certificate of Operational Acceptance is required from the relevant Senior Director of the TCCS Development Coordination Branch, prior to the issuance of a Certificate of Occupancy.
<b>28</b>	Certificate of Soft Landscape Consolidation Commencement	TCCS	Post Construction	Where required, a Certificate of Soft Landscape Consolidation Commencement must also be obtained from the relevant Senior Director of the TCCS Development Coordination Branch for the placement of soft landscape works on consolidation.
<b>29</b>	Operational Acceptance and/or Consolidation Commencement	TCCS	Post Construction	A Chartered Engineer/Landscape Architect must certify compliance with TCCS "REF 08 - Requirements for Works as Executed Quality Records Requirements" when the request for Operational Acceptance and/or Consolidation Commencement is made to the relevant Senior Director of the TCCS Development Coordination Branch on completion of all works.
<b>30</b>	Certificate of Final Acceptance	TCCS	Post Construction	A Certificate of Final Acceptance for all civil and hard landscape works must be obtained from the relevant Senior Director of the TCCS Development Coordination Branch at the end of the required Defects Liability Period (DLP) as noted in the Certificate of Operational Acceptance.
<b>31</b>	Certificate of Soft Landscape Handover	TCCS	Post Construction	A Certificate of Soft Landscape Handover for all soft landscape works must be obtained from the relevant Senior Director of the TCCS Development Coordination Branch at the end of the required Consolidation Period as noted in the Certificate of Consolidation Commencement.

## 7. Recommended action on this EIS

Having regard to the documentation and information provided, the Authority has assessed the Belconnen Trunk Sewer Augmentation revised EIS as meeting the requirements of Chapter 8 of the PD Act. Therefore, the Authority has accepted the EIS.

It is the Authority's assessment that the revised EIS has provided sufficient information to the ACT Government and the community to allow an informed evaluation of potential environmental impacts which could be attributed to the Belconnen Trunk Sewer Augmentation proposal. Icon Water, as the proponent, has proposed a range of avoidance, mitigation and management measures to reduce and avoid potential environmental impacts arising from construction and operational activities associated with the Project. The Authority has determined that sufficient information has been provided on the potential adverse impacts and the EIS has provided mitigation measures to make an informed decision on the development application. Draft conditions have been specified in Table 30 of this report to assist with the assessment of the concurrent development application and any subsequent application.

The construction activity associated with the proposed Belconnen Trunk Sewer Augmentation project, and the subsequent environmental performance attributable to its ongoing operation, will be monitored by a variety of public agencies including the Environment Protection Authority, planning and land authority and TCCS.

The Minister has the following options under the PD Act in relation to the EIS:

- **Option 1** - take no action on the EIS
  - i. This option applies if the Minister decides not to establish an Inquiry Panel and decides not to present the EIS to the Legislative Assembly;
- **Option 2** - not establish an inquiry panel, but present the EIS to the Legislative Assembly; or
  - i. The EIS process is complete upon the Minister's decision not to establish an Inquiry Panel.
- **Option 3** - establish an inquiry panel to inquire about the EIS
  - i. The EIS process will be complete at the finalisation of the inquiry panel report.

Under s 228 of the PD Act, the Minister must decide to establish an inquiry panel within 15 working days of receiving this assessment report.

For options 2 and 3 above, the Minister may also choose to present the EIS to the Legislative Assembly under s 227 of the PD Act. However, this does not affect whether the EIS process is considered complete (see s 209(2) of the PD Act).



## **Appendix 1 – Final scoping document**

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**ACT**  
Government

**Environment, Planning and  
Sustainable Development**

## Scoping Document

Under Division 8.2.2 of the *Planning and Development Act 2007*

<b>APPLICATION NUMBER:</b> 201800022		<b>DATE OF THIS NOTICE:</b> 13 June 2018
<b>DATE LODGED:</b> 1 May 2018		<b>EXPIRY OF THIS NOTICE:</b> 13 December 2019
<b>PROJECT:</b> Belconnen Trunk Sewer Augmentation		
<b>BLOCK:</b>	<b>SECTION:</b>	<b>DISTRICT:</b>
8 & 20	97	Charnwood
1	66	Flynn
21	68	Flynn
1	71	Flynn
1	72	Flynn
2-6 & 9	74	Flynn
1-4	67	Melba
1	138	Latham
2	147	Latham
<b>ADDRESS:</b> Companion Crescent, Kingsford Smith Drive and Ginninderra Drive – Charnwood, Flynn, Melba and Latham		
<b>PROPONENT:</b> ICON Water		
<b>APPLICANT:</b> Dale Hicks – Icon Water		
<b>LAND CUSTODIAN:</b> Transport Canberra and City Services (TCCS) – Unleased		

### SCOPING DOCUMENT

The planning and land authority (the Authority) within the Environment, Planning and Sustainable Development Directorate received your application under section 212(1) of the *Planning and Development Act 2007* (the PD Act) for Scoping of an Environmental Impact Statement (EIS) for the above proposed development. Pursuant to section 212(2) of the PD Act, the Authority has:

- Identified the matters that are to be addressed by an EIS in the relation to the development proposal; and
- Prepared a written notice (the **scoping document**) of the matters.

*NB: The EIS must conform to the requirements of this scoping document. This document does not indicate approval or support in any way, nor does it indicate approval in principle.*

### TERM OF SCOPING DOCUMENT

Pursuant to section 213(2) of the PD Act, the proponent must give the draft EIS to the Authority by the end of the period of 18 months starting on the day the Authority gives the scoping document for the development proposal to the applicant.

GPO BOX 1908, Canberra ACT 2601

[www.planning.act.gov.au](http://www.planning.act.gov.au)

Authorised by the ACT Parliamentary Counsel—also accessible at [www.legislation.act.gov.au](http://www.legislation.act.gov.au)



## FORM AND FORMAT OF EIS

The Authority requires that the proponent engage a suitably qualified independent consultant to prepare an EIS, OR the proponent submits, with the draft EIS, an independent review of the draft EIS undertaken by a suitably qualified consultant. The EIS must be in the following form and format:

- The EIS must be prepared in accordance with section 50 of the *Planning and Development Regulation 2008*.
- The EIS must be written in plain English and avoid the use of jargon as much as possible.
- The EIS is required to be provided in the same structure as described in this Scoping Document as closely as possible. A table that cross-references the EIS to the scoping document must be included in the EIS submission.
- The report must reference any figures or supporting information used to the supporting appendix and page number, table or figure.
- Additional technical detail, including relevant data, technical reports and other sources of the EIS analysis must be provided in appendices.
- Maps, diagrams and other illustrative material should be included in the EIS to assist readers to interpret information.
- The EIS document sized A4 with maps and drawings in A4 or A3 format.
- The proponent must supply a copy of all draft EIS and revised EIS documents in electronic formats for circulation and web posting. These are to be supplied by email, USB, or another agreed method.
- Digital files must not exceed 20 MB each.
- The proponent must supply three hard copies of the draft EIS once it has been accepted for lodgement and three hard copies of the revised EIS once it had been accepted for lodgement.

## COST OF PREPARATION OF EIS

The proponent is responsible for the preparation of the draft and revised EIS and any related applications and associated costs. This includes additional copies of the draft and revised EIS and other associated documents as required by the Authority from time to time.

## NEXT STEPS

The proponent is now required to prepare a document (a ***draft EIS***) that addresses each matter raised in the scoping document for the proposal within the timeframe provided in this scoping document. Once the draft EIS has been accepted for lodgement, a public notification fee is payable in order for notification, referrals and assessment to commence. After the notification period has closed, the Authority will provide comments and any public representations received for the proponent to address in preparing a ***revised EIS***, and any further instructions on the application.

If you have any queries about the requirements outlined in this scoping document, please contact Dominic Riches to arrange a suitable time to discuss.



**ACT**  
Government

**Environment, Planning and  
Sustainable Development**

## Scoping Document

Under Division 8.2.2 of the *Planning and Development Act 2007*

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**Delegate of the planning and land authority**

Brett Phillips

Planning Delivery Division

Environment, Planning and

Sustainable Development Directorate

**Contact**

Dominic Riches

Impact Assessment and Business Improvement

Environment, Planning and

Sustainable Development Directorate

E: [dominic.riches@act.gov.au](mailto:dominic.riches@act.gov.au)

T: (02) 6205 1834

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## GENERAL REQUIREMENTS FOR THE EIS

### 1. Cover Page

The cover page must clearly display the following:

- The name of the proposal (project title)
- The block identifier(s) and street address for the proposal
- The date of the preparation of the document
- Full name and postal address of the designated proponent
- Full name and postal address of the designated applicant
- Name and contact details of the person/organisation who prepared the documents (if different to the above)

### 2. Glossary

Provide a glossary of technical terms, acronyms and abbreviations used in the EIS.

### 3. Executive Summary

Provide a non-technical summary of the EIS including a description of the proposal, key findings and recommendations.

### 4. Introduction

Summarise the proposal background and justification for the proposal.

### 5. Proposal Details

#### 5.1. Project Description

Provide a description of the proposal, including:

- a) The objectives and justification for the proposal;
- b) The location of the land to which the proposal relates, including detailed maps;
- c) The division and/or district names and block and/or section numbers of the land under the *Districts Act 2002*;
- d) If the land is leased – the lessee's name;
- e) If the land is unleased or public land – the custodian of the land;
- f) The purposes for which the land may be used;
- g) A clear identification of all lands subject to direct disturbance from the proposal and associated infrastructure and geomorphic features such as waterways and wetlands. This is to be supported by a map showing all affected lands;
- h) An outline of any developments that have been, or are being, undertaken by the proponent, or other person(s) or entities, within the proposal area and broadly in the region. Describe how the proposal relates to those in the region affected by the proposal;
- i) A description of all the components of the proposal, including the proposal specifications, the predicted timescale for implementation (design, approvals, construction and decommissioning) and project life;

- j) A plan/description of the precise location of any works to be undertaken, structures to be built or elements of the proposal that may have relevant impacts; and
- k) A description of the construction methodologies for the proposal.

### 5.2. Alternatives to the proposal

Provide details of any alternatives to the proposal considered in developing the proposal including a description of:

- a) Any alternatives to the proposal (including adjustments to the alignment) and provide reasons for selecting the preferred option with an analysis of site selection as an attachment to the EIS;
- b) The criteria used for assessing the performance of any alternative to the proposal considered;
- c) Any matters considered to avoid or reduce potential impacts prior to the selection of the preferred option; and
- d) Details of the consequences of not proceeding with the proposal.

## 6. Legislative and Strategic Context

A description of the EIS process including any statutory approvals obtained or required for the proposal, and how the proposal is aligned with strategic priorities for the ACT.

### 6.1. Statutory requirements

The description must include information on statutory requirements for the preparation of an EIS:

- *Planning and Development Act 2007*
- *Planning and Development Regulation 2008*
- Related statutory approvals.

### 6.2. Climate change

The EIS must include information on how the proposal will reduce the risks from climate change impacts and include proposed adaptation measures to reduce vulnerability and increase resilience of the community and the Territory, particularly the extreme events of heatwaves, droughts, storms with flash flooding and bushfires. The information must address impacts on the local microclimate and how it will avoid contribution to urban heat and positively contribute to urban cooling measures.

Additionally, the EIS must address the contribution the proposal will make to reducing greenhouse gas emissions and meeting the legislated target for a net zero emissions Territory (by 2050 at the latest).

Preparation of the EIS must consider the ACT Government's policies:

- ACT Climate Change Adaptation Strategy, 2016
- AP2 – A new climate change strategy and action plan for the Australian Capital Territory, 2012

### 6.3. Other requirements

The description must also include information on how each of the following has been considered in the preparation of the EIS and the development of the proposal:

- Territory Plan 2008
- ACT Planning Strategy



- National Capital Plan
- Sustainability Policies
- Transport for Canberra Policy
- *Environment Protection Act 1997*
- Plans of Management for any public land
- Other relevant planning and environmental guidelines and management plans.

#### *6.3.5. Ecologically sustainable development (ESD)*

Provide a description of how the proposed development demonstrates ESD. This is to include long-term and short-term considerations related to economic development, social development and environmental protection at local, regional and national scales. The proponent should ensure that the EIS adequately addresses the ESD principles as defined by section 9 of the PD Act.

#### *6.3.5. Territory Plan strategic directions*

A statement must be provided regarding the proposal's consistency with the principles in the Statement of Strategic Directions in the Territory Plan 2008 (Section 2.1 - Strategic Direction).

## **7. Risk Assessment**

### **7.1. Risk Assessment Methodology**

Provide a risk assessment in accordance with the Australian and New Zealand Standard for risk management AS/NZS ISO 31000:2009 *Risk Management – Principles and guidelines*. The proposed criteria for determining which risks are potentially significant impacts must be described. This should be based upon the Preliminary Risk Assessment (PRA) submitted with your request for the scoping application.

Should any risk levels change during the preparation of the EIS or any new risks become apparent, these must be assessed and included within the EIS, and where relevant, the residual risk assessment.

#### **-Assessment guide-**

Provide a table with the headings below to describe the risks identified and the original risk rating without any mitigation strategies in place. This table format is one option, however alternative formats can be used provided the methodology is clearly described and in accordance with AS/NZS ISO 31000:2009 *Risk Management – Principles and guidelines*

Risk	Likelihood	Consequence	Risk rating
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## 8. Assessment of Impacts

Sufficient information is required to provide the Authority with an adequate understanding of the environmental impacts associated with the proposal. Each potentially significant impact rated with a risk rating of medium and above as identified in the risk assessment must be addressed with the information required by sections 8.1.1- 8.1.11 of this scoping document.

Table 1 identifies the issues that the Authority has identified as potentially significant risks, and the relevant sections of the scoping document that must be addressed in the EIS. The risks and their associated risk levels were determined from the information submitted with the PRA, comments received from entities on the request for scoping document application and the Authority's assessment.

**Table 1 – Identified impacts and requirements to be addressed in the EIS**

Environmental Theme	Risk identified	See section/s below for further detail
Biodiversity	<ul style="list-style-type: none"> <li>Impact on protected fauna and flora species including the removal of habitat</li> <li>Impact on native vegetation</li> <li>Impact on protected ecological communities</li> <li>Impact on existing trees/clearing of existing vegetation</li> </ul>	8.1.1
Traffic and Transport	<ul style="list-style-type: none"> <li>Increased traffic impacts on existing network during construction</li> <li>Impacts on the pedestrian and cyclist network from construction and operation</li> </ul>	8.1.2
Materials and waste	<ul style="list-style-type: none"> <li>Generation of waste from operation</li> </ul>	8.1.3
Soils and Geology	<ul style="list-style-type: none"> <li>Impacts to soil during construction and from vegetation removal</li> <li>Potential soil contamination from construction activities</li> </ul>	8.1.4
Landscape and visual	<ul style="list-style-type: none"> <li>Visual impact of proposed infrastructure</li> </ul>	8.1.5
Water quality and hydrology	<ul style="list-style-type: none"> <li>Impacts from construction on existing waterways such as Ginninderra Creek</li> <li>Severe storm event impacting on construction and operation</li> <li>Impact on natural stormwater flow channels/paths from proposed infrastructure</li> </ul>	8.1.6
Climate change and air quality	<ul style="list-style-type: none"> <li>Increase in air pollution during construction</li> <li>Impacts from climate change on future operation</li> <li>Odour impacts during construction and operation</li> </ul>	8.1.7

Environmental Theme	Risk identified	See section/s below for further detail
Noise and vibration	<ul style="list-style-type: none"> <li>Noise and vibration from construction activities</li> </ul>	8.1.8
Hazards and risk	<ul style="list-style-type: none"> <li>Increased hazards from construction activities</li> </ul>	8.1.9
Heritage	<ul style="list-style-type: none"> <li>Impacts on known and unknown places or objects of Aboriginal cultural significance</li> </ul>	8.1.10
Utilities	<ul style="list-style-type: none"> <li>Impacts on existing utility infrastructure during construction</li> <li>Impacts on other future works within the vicinity</li> </ul>	8.1.11

### 8.1. Required detail for addressing impacts (Table 1)

The following items (sections 8.1.1 - 8.1.11), relate to the potentially significant environmental impacts identified in Table 1. They must be addressed in detail in the EIS.

NOTE: The information provided under the following headings is not an exhaustive list of matters that may be required to accurately detail the assessment scenarios.

#### 8.1.1 Biodiversity

- Describe all ecological communities and protected species present in the proposed area of construction
- Describe whether any ecological communities or species that may be present in the proposed area are listed as critically endangered, endangered, vulnerable or conservation dependent, or protected, under any of the following Acts:
  - Environment Protection and Biodiversity Conservation Act 1999 (EPBC Act)*
  - Nature Conservation Act 2014*
  - Tree Protection Act 2005*
- Describe all avoidance measures for the proposed development and associated works including measures relating to critical habitat within proximity of the site
- Include a description of mitigation measures aimed at reducing impacts on ecological communities and protected species
- Define any areas where habitat rehabilitation will occur after the works have been conducted
- Ecological studies must be conducted and provided as part of the draft EIS to determine the presence, or absence, of threatened reptile species within the impact zone
- If Natural Temperate Grassland cannot be avoided then the EIS must address how the width of disturbance can be reduced
- Discuss the impacts of removing habitat in relation to movement corridors and the functional connective canopy which is used to create linkages between core habitat
- Consider the effect of removing habitat within the impact zone and what impact it may have for connectivity on a broader scale
- Describe the effects of the potential degradation of marginal habitat and lesser quality habitat and what affect this will have to biodiversity
- Identify EPBC Act listed threatened species and communities potentially within, or surrounding, the impact zone which may be directly or indirectly affected by the proposal

- Provide tree assessment/plans indicating the tree type, health, size, specie, and canopy and outline strategies to minimise the impact of planted and native trees along the corridor

#### 8.1.2 *Traffic and transport*

- Include a comprehensive Traffic Impact Assessment in accordance with relevant guidelines of Transport Canberra and City Services (TCCS)
- Describe arrangements for the transport of construction materials, equipment, products, waste and personnel during both the construction phase and operational phase of the development proposal
- Describe suitable access arrangements with justification for selection of access points
- Include a description of the volume of traffic generated during the construction proposal
- Include details of vehicle traffic, transit routes and transport of heavy and oversize loads (including types and composition)
- Describe traffic volume data for Ginninderra Drive/Tillyard Drive/Kingsford Smith Drive
- Detail any traffic disruption, traffic management plans, proposed road closures and any impact on the emergency services facility to the West of Tillyard Drive

#### 8.1.3 *Materials and Waste*

- Describe how spoil from construction will be managed
- Describe what mitigation measures will be in place so that spoil which is stored on site does not affect the surrounding landscape or enter Ginninderra creek

#### 8.1.4 *Soils and Geology*

- Describe the soil and geology features of the area
- Discuss any contamination impacts that are present at the site (soil and groundwater), and how the site will be remediated
- Discuss the potential impacts associated with soils and geology on the proposed site and surrounding areas
- Provide information on measures to limit impacts from spills during construction
- Provide information on methods of impact reduction and rehabilitation associated with soils and geology
- Describe how erosion from the removal of vegetation will be managed

#### 8.1.5 *Landscape and Visual*

- Conduct a visual impact assessment that details predicted impacts the proposal may have on the landscape character of the site and surrounds
- The visual assessment is to include aesthetics of the pipe bridge and design options
- Provide perspectives and/or a visual analysis of the proposal from local vantage points
- Describe measures that are to be adopted to reduce the visual impact from the odour control facility
- Detail restoration methods for disturbed areas which will ensure that landscaped areas will be restored to their original condition in accordance with the land custodian's requirements

#### 8.1.6 *Water quality and hydrology*

- Describe how groundwater runoff will be managed
- Outline any potential impacts to Ginninderra Creek
- Describe how overland water flow will be managed if a significant rain event occurs during construction

- Describe all mitigation measures that will be implemented to reduce the impact from construction runoff into Ginninderra creek.
- Provide information on stormwater/waste water management during construction
- A 1%AEP localised flood study of Ginninderra Creek must be undertaken. The study is to extend and include the location of the odour control unit.
- A technical study relating to the construction integrity of the pipe bridge in a 1%AEP flood event must be undertaken

#### 8.1.7 *Climate change and air quality*

- An air quality and odour impact assessment must be completed by a suitably qualified environmental consultant and in accordance with the South Australian EPA's *Ambient Air Quality Assessment August 2016*
- Provide an assessment of the effect the proposal may have on climate change and how the proposal is consistent with associated ACT and national policies
- Detail potential dust generation or dust movement during construction
- Detail any potential impacts on existing air quality caused by the trunk sewer main and associated odour control unit

#### 8.1.8 *Noise and vibration*

- Describe the staging for the construction of the development including expected completion of each stage given the location of the works near residential properties
- Describe the proposed time of day that the construction will be undertaken
- Describe any mitigation measures to reduce the impact of noise and vibration on existing residential and commercial properties

#### 8.1.9 *Hazards and risks*

- Identify, assess and detail mitigation measures for any risks associated with bushfire protection
- Identify potential public hazards from construction and describe mitigation measures to reduce the risk
- Include any temporary management measures for public areas

#### 8.1.10 *Heritage*

- Provide information on water control measures in the vicinity of the Umbagog District Park Grinding Grooves, to demonstrate that the heritage site will not be indirectly affected by changes in water and soil conditions in this section of Ginninderra Creek
- A map of survey transects must be provided confirming that the previous archaeological survey has adequately assessed the project
- Indicate how any unexpected Aboriginal places or objects will be managed during construction
- Describe reporting techniques that will be used for the discovery of any Aboriginal sites or artefacts that are encountered during construction

#### 8.1.11 *Utilities*

- Describe feasibility of all options considering existing conservation values and other proposed works within the vicinity
- Provide an options analysis that led to a pipe bridge solution being proposed, instead of a syphon and/or an alternative starting point

- Describe the existing utilities located on the land subject to this proposal
- Describe any projects under construction in the vicinity of the proposed development that need to be considered in the design
- Describe any known future projects in the vicinity of the proposed development that need to be considered in the design
- Provide information on how this project fits into any wider trunk sewer upgrade within the catchment
- Describe any new utilities, removal or realignments required as a result of this development
- Provide information relating to the commissioning of the asset

## 8.2. Investigating impacts (Table 1)

Each potentially significant environmental impact identified within Table 1 should be addressed/structured as per sections 8.2.1 - 8.2.5.

-Assessment Guide-		
<b>Assessment Scenarios:</b> The proponent should describe and use baseline case, application case and planned development case in their EIS to describe and address impacts at all stages of the project (construction, operation, decommissioning and reclamation)		
<b>Baseline case</b> The baseline case establishes and describes the conditions that exist prior to the development or if the project were not developed. Describe the environmental conditions that include the effects of existing land uses of the area.	<b>Application case</b> The application case describes the baseline case with the effects of the proposal added. Information is provided to allow regulators to determine how project operations should be controlled and how adverse effects can be mitigated and managed.	<b>Planned development case</b> The planned development case describes the environmental conditions of the project when integrated with the existing conditions and any other planned projects which can be reasonably expected to occur.

### 8.2.1 Environmental conditions and values

Describe the environmental conditions and identify the environmental values for the environmental themes identified in Table 1. This section should discuss the baseline conditions for the area.

### 8.2.2 Investigations

Identify the findings and results of any environmental investigation in relation to the land to which the proposal relates.

### 8.2.3 Impacts

Describe the effects of the environmental impact as a result of construction and operation for the environmental themes identified in Table 1 (including cumulative, consequential and indirect effects) on physical and ecological systems and human communities. Particular emphasis should be placed on the potentially significant impacts identified in the risk assessment and this scoping document.

Include a discussion of the timeframes of impacts i.e. short or long term, their nature and extent and whether they are reversible or irreversible, unknown or unpredictable. Include an analysis of the significance of the relevant impacts. Information must include any technical data and other information used or needed to make a detailed assessment of the relevant impacts.

#### 8.2.4 Mitigation

Discuss the proposed safeguards and mitigation measures proposed to be taken for the environmental management of the land to which the proposal relates for the environmental themes identified in Table 1. This is to include:

- a) A description and an assessment of the proposed impact prevention, mitigation or offsetting measures to deal with the environmental impact of the proposal
- b) A description of the expected or predicted effectiveness of the mitigation measures
- c) Any statutory or policy basis for the mitigation measures
- d) An outline of an environmental management plan (EMP) that sets out the framework for continuing management, mitigation and monitoring programs for the relevant impacts of the action, including any provisions for independent environmental auditing
- e) The frequency, duration and objectives of monitoring proposed
- f) The name of the agency responsible for endorsing or approving each mitigation measure or monitoring program
- g) A description of the cost effectiveness of environmental mitigation or rehabilitation measures proposed and the expected or predicted effectiveness of those measures.

#### 8.2.5 Residual risk

Provide a table that details the residual risk for the potentially significant impacts identified for the environmental themes in Table 1. A residual risk assessment is only required where the significance of impact is determined as medium or above.

The calculation of the residual risk should take into account the influence of implementation of mitigation or offsetting measures on the impacts identified by the risk assessment. A discussion of how the calculations were determined should also be included.

<b>-Assessment Guide-</b>				
Provide a table with the headings below to describe the risks identified and the original risk rating without any mitigation. The residual risk assessment will include the consideration of management, mitigation and monitoring strategies applied to each risk identified. The residual risk rating describes the final risk with the mitigation measures in place.				
Risk identified in Section 7.1	Original risk rating from items identified in 7.1	Residual likelihood	Residual consequence	Residual risk rating



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## **9 Community and stakeholder consultation**

### **9.2 Consultation must be undertaken with:**

- Lease holders and land managers of land potentially impacted by the proposal;
- Any recreational groups which may be affected by the proposal;
- Any volunteer conservation, landscape management or land care groups active in the area to be affected by the proposal; and
- The local community.

### **9.3 Methods**

Describe the community consultation undertaken (methodology and criteria for identifying stakeholders and the communication methods used).

### **9.4 Consideration of community feedback**

Describe how any concerns have been considered in light of the proposal and any future development planned.

### **9.5 Consideration of public representations from Draft EIS notification**

The revised EIS must include the representations received, issues raised in the representations and a response to the issues and values identified. The summary response must clearly identify the representation(s) to which the responses relate.

### **9.6 Stakeholder consultation**

The EIS must include any previous correspondence with relevant entities in relation to the requirements or support of the proposal.

## **8 Recommendations**

Provide a summary of any commitments to impact prevention, mitigation measures, offsetting measures and other actions within the EIS.

Describe the monitoring parameters, monitoring points, frequency, data interpretation and reporting proposals.

## **9 Other relevant information**

The proponent may wish to include issues outside the scope of the EIS as a separate section of the EIS. This allows the proponent to identify matters not required to be addressed in the EIS, but that would be subject to development assessment consideration and notification. This can provide additional context for members of the public regarding management of environmental issues, by ensuring that the public is aware that these issues will be addressed in the detailed design of the proposal.

## **10 References**

A reference list using standard referencing systems must be included.

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## **11 Required Appendices**

### **11.2 Scoping document for the EIS**

A copy of the scoping document should be included in the EIS. Where it is intended to bind appendices in a separate volume from the main body of the EIS, the scoping document should be bound with the main body of the EIS for ease of cross-referencing.

### **11.3 Scoping Document Reference**

Include a table that cross-references the EIS to the scoping document.

### **11.4 Proponent's Environmental History**

Provide details of any proceedings under a Commonwealth or Territory law for the protection of the environment or the conservation and sustainable use of natural resources against:

- The person proposing to take the action
- For an action for which a person has applied for a permit, the person making the application.

If the person proposing to take the action is a corporation, then provide details of the corporation's environmental policy and planning framework. Enough information is required to satisfy s136(4) of the EPBC Act.

### **11.5 Information Sources**

For information given the following must be stated:

- The author or any reports or studies
- The publication date
- The source of the information
- How recent the information is (i.e. when a study was conducted or when primary sources were produced)
- How the reliability of the information was tested
- What uncertainties (if any) are in the information.

### **11.6 Study team**

The qualifications and experience of the study team and specialist sub-consultants and expert reviewers must be provided.

### **11.7 Specialist studies**

All reports generated based on specialist studies undertaken as part of the EIS are to be included as appendices.

### **11.8 Research**

Any proposals for researching alternative environmental management strategies or for obtaining any further necessary information should be outlined in an appendix.

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**Attachment A****12 ENTITY REQUIREMENTS**

Where not otherwise identified as a potentially significant impact, provide information in accordance with the requirements of the entities. If the issues raised by entities have been addressed in other sections of the EIS, this must be cross referenced in this section.

**A1. ACT Heritage Council**

On 1 May 2018, the ACT planning and land authority referred an Environment Impact Statement (EIS) scoping document application to the ACT Heritage Council (the Council) for entity advice.

The application relates to a proposed new trunk sewer main and associated odour control unit (OCU) facility adjacent to Ginninderra Drive between Tillyard Drive and Copeland Drive, and associated works including access tracks, compound areas and laydown areas; identified as the 'Belconnen Trunk Sewer Augmentation' (the project). All project works would be contained within the defined project area, which consists of a linear corridor ranging between 50 and 400 metres in width.

The application is informed by the *Belconnen Trunk Sewer Augmentation Project Preliminary Aboriginal and Historical Cultural Heritage Assessment* (Past Traces 2018), which includes desktop analysis, archaeological field survey and consultation with Representative Aboriginal Organisations (RAOs). The key findings and recommendations of this report include:

- No registered or recorded heritage places or objects occur within the project area;
- One registered Aboriginal place is located in the vicinity of works, being the 'Umbagog District Park Grinding Grooves', however, works will not directly or indirectly affect this heritage site, as no change to soil and water conditions along Ginninderra Creek is expected;
- Archaeological survey of the project area was undertaken by Past Traces and Representative Aboriginal Organisations (RAOs) on 22 March 2018; which identified one Aboriginal place, being an artefact scatter recorded as 'BT1'. As BT1 is located over 200 metres away from the proposed OCU facility, impacts to this site are unlikely to occur;
- No potential archaeological deposits (PADs) have been identified within the project area, which is considered to be of low archaeological potential through survey and desktop analysis;
- As the project is not expected to result in heritage impacts, no management heritage actions are identified; and
- Should any Aboriginal places or objects be encountered during construction, those finds are to be managed in accordance with the Unexpected Discovery Plan attached as Appendix 2.

**Advice:**

Following review of the preliminary heritage assessment (Past Traces, 2018), the Council identifies the following heritage assessment requirements for inclusion in the project's EIS scoping document:

- Further information is required on water control measures in the vicinity of the Umbagog District Park Grinding Grooves, to demonstrate that the heritage site will not be indirectly affected by changes in water and soil conditions in this section of Ginninderra Creek;
- To demonstrate that the March 2018 archaeological survey adequately assessed the project area, a map of survey transects must be provided; and
- The Past Traces (2018) report should be updated with the information set out above, and submitted to the Council for review.

## **A2. Conservator for Flora and Fauna**

The findings of the Flora and Fauna study already completed for the project are not agreed. While African Lovegrass and Chilean Needlegrass expansion has reduced the extent of Natural Temperate Grassland since the pipeline route was proposed a few years ago, the Preliminary Environmental Assessment is incorrect when it states that Natural Temperate Grassland does not occur along the route. As shown in the map at Attachment A, the proposed route passes through two patches of critically endangered Natural Temperate Grassland, one of which is about 0.15ha in area and the other patch is approximately 0.5ha.

To be considered as Natural Temperate Grassland under the Commonwealth's *Environment Protection Biodiversity Conservation Act 1999*, a patch must be at least 0.1ha in area and native perennial species must make up at least 50% of the perennial understorey. In Grassland 1, native perennial species comprise 60% of the perennial understorey, while in Grassland 2 native perennial species comprise 69% of the perennial understorey.

Perennial cover was determined by criss-crossing two 50m tapes across the patches and recording the species present at each 1m mark. Species were also recorded in 20m x 20m according to the methodology required to obtain a floristic Value Score. As the survey took place at an unfavourable time, to be considered as Natural Temperate Grassland the Floristic Value Score has to be at least 3, or there has to be at least one indicator species or 4 non-native grass species.

Grassland 1 had a Floristic Value Score of 8.1, while four indicator and eight non grass native species were observed (see data sheet at Attachment B).

Grassland 2 had a Floristic Value Score of 11.7, while five indicator and six non grass native species were observed (see data sheet at Attachment C).

The Floristic Value Scores for both sites were above the 6.5 score and therefore they are considered as areas of high condition.

In previous advice on the sewer route, it was suggested that the Natural Temperate Grassland patches should be avoided or at the very least the route should skirt around the edges of a patch, rather than going through the middle as currently proposed. This advice is still current and prudent and the EIS must clearly articulate why the Natural Temperate Grassland patches cannot be avoided. While the patches are small and disturbed, the assessment still indicates that they are in a relatively good condition in comparison to Natural Temperate Grassland elsewhere. They would also be focus areas for rehabilitation works and management actions seeking to extend the area of Natural Temperate Grassland along Ginninderra Creek. If the patches cannot be avoided then the EIS must address how the width of disturbance can be reduced by applying mitigation measures and construction techniques for any work that occurs within these grassland areas.

Rehabilitation of disturbed areas in or adjoining Natural Temperate Grassland should not be with dryland grass mix or other exotic grass mixes but should utilise grass species native to the Ginninderra Creek area. These native grass rehabilitation areas will also need specific weed control measures for a minimum of two years.

Given that *Themeda triandra* (Kangaroo Grass) (a C4) species is the dominate grass at both grassland sites these areas are unlikely to be habitat of the critically endangered Golden Sun Moth, (a species that feeds on the roots of C3 grasses). The moth is known to thrive in areas invaded by Chilean Needle Grass (a C3 grass) in other close-by downstream locations along Ginninderra Creek, so its presence outside of the Natural Temperate Grassland patches cannot be dismissed. This is particularly so as the preliminary Environmental Assessment did not include a targeted survey for the species, and makes an erroneous conclusion that habitat is determined by the dominant presence of

native wallaby grasses.

The Environmental Assessment report is also wrong in its assumption that Striped Legless Lizard is only found within patches of Natural Temperate Grassland. In fact the majority of records in the ACT are outside of Natural Temperate Grassland. Records largely occur within areas that were once Natural Temperate Grassland, have not been overplanted with trees, and which have a medium grass height. Such habitat is common along the pipeline route. However, the route is about 5km west of the nearest record (on the eastern side of the Belconnen Naval Transmission Station), and there has been survey effort for the species downstream and upstream of the route, so it is perhaps unlikely to be present, but remains a possibility.

The EIS must contain an updated environmental assessment report taking these comments into consideration.

### **A3. Department of Environment and Energy (Commonwealth)**

The Department notes that the proponent has considered the potential for this project to have significant impacts on matters of national environmental significance protected under the *Environment Protection and Biodiversity Conservation Act 1999* (EPBC Act) with the conclusion that significant impacts are unlikely and a referral is not required under the EPBC Act.

The Department considers that the supporting documentation may underestimate the potential for significant impacts and recommends that further consideration be given to a route that avoids impacts to EPBC Act protected matters. In the event that the route is able to be re-aligned to avoid impacts to protected matters, a referral is unlikely to be necessary. If the route is unable to be re-aligned to avoid protected matters, it is recommended that additional surveys for EPBC Act protected matters are undertaken in accordance with relevant EPBC Act survey guidelines. As protected matters are known to occur along the proposed route and the current alignment will have direct impacts, it is recommended that the project be referred for a decision whether or not assessment and approval is required under the EPBC Act. In the event of the action being determined to be a controlled action requiring assessment and approval under the EPBC Act, it may be possible, depending on the timing of a referral, for a streamlined assessment process to be undertaken in accordance with the ACT assessment bilateral agreement.

### **A4. Emergency Services Agency (ESA)**

I note that ICON Water has, in the PEA, referenced the requirement to assess and mitigate any risks associated with bushfire in any future proposed/approved development noting that land to the West of Kingsford Smith Drive is in the BPA which includes a section of the proposed sewer main and the Odour Control Unit. We would obviously also be interested in traffic disruption/management plans/proposed road closures/any impact on our facility to the West of Tillyard Drive etc.

### **A5. Environment, Planning and Sustainable Development Directorate (EPSDD)**

The following further matters must be addressed in the Environmental Impact Statement (EIS):

- An options analysis that led to a pipe bridge solution being proposed, instead of a syphon and/or an alternative starting point
- Information on how this project fits into any wider trunk sewer upgrade within the catchment

- 
- 1%AEP localised flood study of Ginninderra Creek. The study is to extend and include the location of the odour control unit. If the study identifies that the odour control unit is impacted by the 1%AEP flood event, the location of this critical infrastructure may need to be relocated, elevated or treated to minimise impact
  - Technical study relating to the construction integrity of the pipe bridge in a 1%AEP flood event
  - The visual assessment is to include aesthetics of the pipe bridge and design options
  - Information relating to the commissioning of the asset
  - Any projects under construction in the vicinity of the proposed development that need to be considered in the design
  - Any future projects in the vicinity of the proposed development that need to be considered in the design

**A6. Environment Protection Authority (EPA)**

Odour impacts associated with this proposal should be assessed in accordance with the South Australian EPA's Ambient Air Quality Assessment August 2016 available at [http://www.epa.sa.gov.au/data\\_and\\_publications/standards\\_and\\_laws/air\\_quality](http://www.epa.sa.gov.au/data_and_publications/standards_and_laws/air_quality).

**A7. Evoenergy (electricity)**

Evoenergy has no objections to this proposed sewer main.

Evoenergy does have some assets (underground cables and overhead power lines) along this section of Ginninderra Drive. The contractor should obtain WAE drawings via the DBYD process and ensure these assets are avoided during the works or request their protection or relocation via the normal channels.

**A8. Evoenergy (gas)**

Evoenergy Gas has no objections to this proposed sewer main.

Evoenergy has both medium and secondary pressure gas assets along and across this section of Ginninderra Drive. DBYD should be consulted to ensure that the gas network assets are avoided during the works. If they can't be avoided please contact us to request protection or relocation of the assets.

**A9. Health protection service**

The Health Protection Service (HPS) notes that the EIS scoping document relates to the proposed construction of a new trunk sewer main and associated odour control unit (OCU) in Belconnen.

The HPS requests that the EIS consider:

- Potential dust generation or dust movement during construction; and
- Any potential influence upon existing air quality caused by the trunk sewer main and associated OCU.

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**A10. Transport Canberra and City Services (TCCS)**

The following comments from TCCS must be taken into consideration when preparing the EIS for Belconnen Trunk Sewer Main.

- Several conservation sites are impacted, including removal of vegetation and native/threatened species, by this plan; these areas would be underbore only. Ginninderra Catchment Group would need to be consulted and can provide more detail. Melba BMX club should also be consulted as they lie within the potentially impacted property zone.
- To minimise the impact on landscape, native vegetation, trees and threatened plant species, EIS may assess carefully the Option A and/or Option B instead of Option D, which is being considered by ICON Water. OPTION A (Option A involving a 10 megalitre (ML) overflow tank that would be located at the intersection of Ginninderra Drive and Copland Drive in Melba, near the existing overflow point. In an overflow event, sewage would spill into the 10 ML tank by gravity, and would be pumped back into the sewer after the event has finished) or OPTION B (Option B involving two stages, both of which would be constructed parallel to the existing BTS with flow diversions at their upstream connection points. Flows would combine again at a point of higher capacity downstream).
- It is also noteworthy that ACT Healthy water ways are installing a wetland on the corner of Ginninderra Dr and Copland Dr <https://www.environment.act.gov.au/water/ACT-Healthy-Waterways/healthy-waterways/sites-and-progress>. As such EIS must assess whether Option A can be considered or not.
- If ICON Water goes with any other options i.e. Option C or D then strategies should be devised to minimise the impact of planted and native trees along the corridor.
- In the EIS, tree assessment plans indicating the tree type, health, size, specie, and canopy should be supplied for all the proposed options.
- An indication of access arrangement must be clearly mentioned in the EIS and provide a justification for choosing the proposed access points.
- EIS must provide traffic volume data on Ginninderra/Tilliard/Kingsford Smith drive when providing traffic report. Data can be obtained by contacting Edward Meredith of Roads ACT on 6207 6820.
- EIS must include meeting minutes with all entities including TCCS. Any in-principle support/agreement must also be attached to the Draft EIS.
- TCCS does not necessarily agree to all assumptions made in Nature Conservation Value in table 3.2. Details response will provide once we have a full set of EIS DA.
- There should be a clear mention in the EIS that all agreed disturbed areas must be restored to its original condition to the satisfaction of land custodian.

**A11. Utilities Technical Regulation, Access Canberra**

Expressed no comment at this preliminary stage.



## Attachment B

**GLOSSARY**

**Controlled Action (EPBC):** An action defined under the EPBC Act, section 67.

**Development application (DA):** Application for development as defined under the PD Act.

**Environment:** As defined under the *Planning and Development Act 2007* (the PD Act), each of the following is part of the environment:

- (a) the soil, atmosphere, water and other parts of the earth;
- (b) organic and inorganic matter;
- (c) living organisms;
- (d) structures, and areas, that are manufactured or modified;
- (e) ecosystems and parts of ecosystems, including people and communities;
- (f) qualities and characteristics of areas that contribute to their biological diversity, ecological integrity, scientific value, heritage value and amenity;
- (g) interactions and interdependencies within and between the things mentioned in paragraphs (a) to (f);
- (h) social, aesthetic, cultural and economic characteristics that affect, or are affected by, the things mentioned in paragraphs (a) to (f).

**Environmental Impact Statement (EIS):** As defined under the PD Act.

**EPBC Act:** *Environment Protection and Biodiversity Conservation Act 1999* (Commonwealth)

**Impact Track:** An assessment track that applies to a development proposal defined under the PD Act, section 123.

**Long term:** Greater than 15 years duration.

**Medium term:** Greater than three (3) years to 15 years duration.

**PD Act:** *Planning and Development Act 2007* (ACT)

**Regulated waste:** waste defined under the *Environment Protection Act 1997*

**Scoping:** The process of identifying the matters that are to be addressed by an EIS in relation to the development proposal - see the PD Act, Section 212 (2).

**Short term:** Zero to three (3) years duration.

**Socio-economic:** Involving both social and economic factors.

## **Appendix 2 – Cross reference table between EIS and the final scoping document**

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# APPENDIX B

## SCOPING DOCUMENT REFERENCE



# B1 SCOPING DOCUMENT CROSS-REFERENCE

Table B.1 below identifies where each of the identified Scoping Document requirements have been addressed within this [Revised EIS](#). Table B.2 identifies where the Attachment A requirements have been addressed within this [Revised EIS](#).

Table B.1 Scoping Document requirements cross-reference

SCOPING DOCUMENT REQUIREMENTS	REVISED EIS SECTION ADDRESSING REQUIREMENT
<b>1. Cover Page</b> The cover page must clearly display the following: <ul style="list-style-type: none"><li>— The name of the proposal (project title)</li><li>— The block identifier(s) and street address for the proposal</li><li>— The date of the preparation of the document</li><li>— Full name and postal address of the designated proponent</li><li>— Full name and postal address of the designated applicant</li><li>— Name and contact details of the person/organisation who prepared the documents (if different to the above)</li></ul>	Cover page and inside cover
<b>2. Glossary</b> Provide a glossary of technical terms, acronyms and abbreviations used in the EIS.	Abbreviations
<b>3. Executive Summary</b> Provide a non-technical summary of the EIS including a description of the proposal, key findings and recommendations.	Executive summary
<b>4. Introduction</b> Summarise the proposal background and justification for the proposal.	Chapter 1
<b>5. Proposal Details</b>	Chapter 2
<b>5.1 Project Description</b> Provide a description of the proposal, including:	
<b>a</b> The objectives and justification for the proposal;	Section 1.3.2
<b>b</b> The location of the land to which the proposal relates, including detailed maps	Section 2.1
<b>c</b> The division and/or district names and block and/or section numbers of the land under the Districts Act 2002	Section 2.1.2 and Table 2.1
<b>d</b> If the land is leased – the lessee’s name;	Section 2.1.2 and Table 2.1
<b>e</b> If the land is unleased or public land – the custodian of the land	Section 2.1.2 and Table 2.1
<b>f</b> The purposes for which the land may be used;	Section 2.1.2 and Table 2.1
<b>g</b> A clear identification of all lands subject to direct disturbance from the proposal and associated infrastructure and geomorphic features such as waterways and wetlands. This is to be supported by a map showing all affected lands;	Section 2.1 and Figure 2.3

SCOPING DOCUMENT REQUIREMENTS	REVISED EIS SECTION ADDRESSING REQUIREMENT
<b>h</b> An outline of any developments that have been, or are being, undertaken by the proponent, or other person(s) or entities, within the proposal area and broadly in the region. Describe how the proposal relates to those in the region affected by the proposal;	Section 2.1.3
<b>i</b> a description of all the components of the proposal, including the proposal specifications, the predicted timescale for implementation (design, approvals, construction and decommissioning) and project life;	Section 2.2 (Project components), Section 2.3 (Project timing) and Section 2.4 (Project construction)
<b>j</b> A plan/description of the precise location of any works to be undertaken, structures to be built or elements of the proposal that may have relevant impacts; and	Section 2.2 and Figure 2.7
<b>k</b> A description of the construction methodologies for the proposal.	Section 2.4
<b>5.2 Alternatives to the proposal</b> Provide details of any alternatives to the proposal considered in developing the proposal by providing a description of: <ul style="list-style-type: none"> <li><b>a</b> Any alternatives to the proposal (including adjustments to the alignment) and provide reasons for selecting the preferred option with an analysis of site selection as an attachment to the EIS;</li> <li><b>b</b> The criteria used for assessing the performance of any alternative to the proposal considered;</li> <li><b>c</b> Any matters considered to avoid or reduce potential impacts prior to the selection of the preferred option; and</li> <li><b>d</b> Details of the consequences of not proceeding with the proposal.</li> </ul>	Section 2.6
<b>6 Legislative and Strategic Context</b>	Chapter 3
A description of the EIS process including any statutory approvals obtained or required for the proposal, and how the proposal is aligned with strategic priorities for the ACT.  <b>6.1 Statutory requirements</b> The description must include information on statutory requirements for the preparation of an EIS: <ul style="list-style-type: none"> <li>— <i>Planning and Development Act 2007</i></li> <li>— <i>Planning and Development Regulation 2008</i></li> <li>— Related statutory approvals.</li> </ul>	Section 3.1
<b>6.2 Climate change</b>  The EIS must include information on how the proposal will reduce the risks from climate change impacts and include proposed adaptation measures to reduce vulnerability and increase resilience of the community and the Territory, particularly the extreme events of heatwaves, droughts, storms with flash flooding and bushfires. The information must address impacts on the local microclimate and how it will avoid contribution to urban heat and positively contribute to urban cooling measures.	Chapter 12

SCOPING DOCUMENT REQUIREMENTS	REVISED EIS SECTION ADDRESSING REQUIREMENT
<p>Additionally, the EIS must address the contribution the proposal will make to reducing greenhouse gas emissions and meeting the legislated target for a net zero emissions Territory (by 2050 at the latest).</p> <p>Preparation of the EIS must consider the ACT Government's policies:</p> <ul style="list-style-type: none"> <li>— <i>ACT Climate Change Adaptation Strategy, 2016</i></li> <li>— <i>AP2 – A new climate change strategy and action plan for the Australian Capital Territory, 2012.</i></li> </ul>	Section 3.2.1 and section 12.1
<p><b>6.3 Other requirements</b></p> <p>The description must also include information on how each of the following has been considered in the preparation of the EIS and the development of the proposal:</p>	Section 3.2.1
— Territory Plan 2008	Section 3.2.1.1
— ACT Planning Strategy	Section 3.2.1.4
— National Capital Plan	Section 3.2.1.2
— Sustainability Policies	Section 3.2.1.7
— Transport for Canberra Policy	Section 3.2.1.6
— <i>Environment Protection Act 1997</i>	Section 3.1.2
— Plans of Management for any public land	Section 3.2.1.8
— Other relevant planning and environmental guidelines and management plans	Section 3.2
<p><b>6.3.5 Ecological sustainable development</b></p> <p>Provide a description of how the proposed development demonstrates ESD. This is to include long-term and short-term considerations related to economic development, social development and environmental protection at local, regional and national scales. The proponent should ensure that the EIS adequately addresses the ESD principles as defined by section 9 of the PD Act.</p>	Section 3.4
<p><b>6.3.5 Territory Plan strategic directions</b></p> <p>A statement must be provided regarding the proposal's consistency with the principles in the Statement of Strategic Directions in the Territory Plan 2008 (Section 2.1 - Strategic Direction).</p>	Section 3.2.2
<p><b>7 Risk assessment</b></p> <p><b>7.1 Risk Assessment Methodology</b></p> <p>Provide a risk assessment in accordance with the Australian and New Zealand Standard for risk management AS/NZS ISO 31000:2009 Risk Management – Principles and guidelines. The proposed criteria for determining which risks are potentially significant impacts must be described. This should be based upon the Preliminary Risk Assessment (PRA) submitted with your request for the scoping application.</p> <p>Should any risk levels change during the preparation of the EIS or any new risks become apparent, these must be assessed and included within the EIS, and where relevant, the residual risk assessment.</p>	Chapter 5



SCOPING DOCUMENT REQUIREMENTS		REVISED EIS SECTION ADDRESSING REQUIREMENT
<p><b>8 Assessment of impacts</b></p> <p>Sufficient information is required to provide the Authority with an adequate understanding of the environmental impacts associated with the proposal. Each potentially significant impact rated with a risk rating of medium and above as identified in the risk assessment must be addressed with the information required by sections 8.1.1- 8.1.11 of this scoping document.</p> <p>Table 0.1 identifies the issues that the Authority has identified as potentially significant risks, and the relevant sections of the scoping document that must be addressed in the EIS. The risks and their associated risk levels were determined from the information submitted with the PRA, comments received from entities on the request for scoping document application and the Authority's assessment.</p>		
ENVIRONMENTAL THEME	RISK IDENTIFIED	
Biodiversity	<ul style="list-style-type: none"> <li>— Impact on protected fauna and flora species including the removal of habitat</li> <li>— Impact on native vegetation</li> <li>— Impact on protected ecological communities</li> <li>— Impact on existing trees/clearing of existing vegetation</li> </ul>	Chapter 6 and Technical Paper 1
Traffic and Transport	<ul style="list-style-type: none"> <li>— Increased traffic impacts on existing network during construction</li> <li>— Impacts on the pedestrian and cyclist network from construction and operation</li> </ul>	Chapter 9, Technical Paper 4 and <a href="#">Appendix L</a>
Materials and waste	<ul style="list-style-type: none"> <li>— Generation of waste from operation</li> </ul>	Chapter 18
Soils and Geology	<ul style="list-style-type: none"> <li>— Impacts to soil during construction and from vegetation removal</li> <li>— Potential soil contamination from construction activities</li> </ul>	Chapter 14
Landscape and visual	<ul style="list-style-type: none"> <li>— Visual impact of proposed infrastructure</li> </ul>	Chapter 8 and Technical Paper 3
Water quality and hydrology	<ul style="list-style-type: none"> <li>— Impacts from construction on existing waterways such as Ginninderra Creek</li> <li>— Severe storm event impacting on construction and operation</li> <li>— Impact on natural stormwater flow channels/paths from proposed infrastructure</li> </ul>	Chapter 15, Chapter 16 and Technical Paper 8
Climate change and air quality	<ul style="list-style-type: none"> <li>— Increase in air pollution during construction</li> <li>— Impacts from climate change on future operation</li> <li>— Odour impacts during construction and operation</li> </ul>	Chapter 11, Chapter 12, Technical Paper 6 and Technical Paper 7
Noise and vibration	<ul style="list-style-type: none"> <li>— Noise and vibration from construction activities</li> </ul>	Chapter 7, Technical Paper 2 and <a href="#">Appendix K</a>

ENVIRONMENTAL THEME	RISK IDENTIFIED	
Hazards and risk	— Increased hazards from construction activities	Chapter 20
Heritage	— Impacts on known and unknown places or objects of Aboriginal cultural significance	Chapter 10 and Technical Paper 5
Utilities	— Impacts on existing utility infrastructure during construction — Impacts on other future works within the vicinity	Chapter 19
SCOPING DOCUMENT REQUIREMENTS		REVISED EIS SECTION ADDRESSING REQUIREMENT
<b>8.1 Required detail for addressing impacts</b>  The following items (sections 8.1.1 - 8.1.11), relate to the potentially significant environmental impacts identified in Table 1. They must be addressed in detail in the EIS.  NOTE: The information provided under the following headings is not an exhaustive list of matters that may be required to accurately detail the assessment scenarios.		Part C
<b>8.1.1 Biodiversity</b>  — Describe all ecological communities and protected species present in the proposed area of construction  — Describe whether any ecological communities or species that may be present in the proposed area are listed as critically endangered, endangered, vulnerable or conservation dependent, or protected, under any of the following Acts: <ul style="list-style-type: none"> <li>i. <i>Environment Protection and Biodiversity Conservation Act 1999 (EPBC Act)</i></li> <li>ii. <i>Nature Conservation Act 2014</i></li> <li>iii. <i>Tree Protection Act 2005</i></li> </ul> — Describe all avoidance measures for the proposed development and associated works including measures relating to critical habitat within proximity of the site — Include a description of mitigation measures aimed at reducing impacts on ecological communities and protected species — Define any areas where habitat rehabilitation will occur after the works have been conducted — Ecological studies must be conducted and provided as part of the Draft EIS to determine the presence, or absence, of threatened reptile species within the impact zone — If Natural Temperate Grassland cannot be avoided then the EIS must address how the width of disturbance can be reduced — Discuss the impacts of removing habitat in relation to movement corridors and the functional connective canopy which is used to create linkages between core habitat — Consider the effect of removing habitat within the impact zone and what impact it may have for connectivity on a broader scale		Section 3.3, Chapter 6 and Technical Paper 1

SCOPING DOCUMENT REQUIREMENTS	REVISED EIS SECTION ADDRESSING REQUIREMENT
<ul style="list-style-type: none"> <li>— Describe the effects of the potential degradation of marginal habitat and lesser quality habitat and what affect this will have to biodiversity</li> <li>— Identify EPBC Act listed threatened species and communities potentially within, or surrounding, the impact zone which may be directly or indirectly affected by the proposal</li> <li>— Provide tree assessment/plans indicating the tree type, health, size, species, and canopy and outline strategies to minimise the impact of planted and native trees along the corridor</li> </ul>	
<p><i>8.1.2 Traffic and transport</i></p> <ul style="list-style-type: none"> <li>— Include a comprehensive Traffic Impact Assessment in accordance with relevant guidelines of Transport Canberra and City Services (TCCS)</li> <li>— Describe arrangements for the transport of construction materials, equipment, products, waste and personnel during both the construction phase and operational phase of the development proposal</li> <li>— Describe suitable access arrangements with justification for selection of access points</li> <li>— Include a description of the volume of traffic generated during the construction proposal</li> <li>— Include details of vehicle traffic, transit routes and transport of heavy and oversize loads (including types and composition)</li> <li>— Describe traffic volume data for Ginninderra Drive/Tillyard Drive/Kingsford Smith Drive</li> <li>— Detail any traffic disruption, traffic management plans, proposed road closures and any impact on the emergency services facility to the West of Tillyard Drive</li> </ul>	<p>Section 2.4, Chapter 9, Technical Paper 4, and <a href="#">Appendix L</a></p>
<p><i>8.1.3 Materials and Waste</i></p> <ul style="list-style-type: none"> <li>— Describe how spoil from construction will be managed</li> <li>— Describe what mitigation measures will be in place so that spoil which is stored on site does not affect the surrounding landscape or enter Ginninderra Creek</li> </ul>	<p>Chapter 18</p>
<p><i>8.1.4 Soils and Geology</i></p> <ul style="list-style-type: none"> <li>— Describe the soil and geology features of the area</li> <li>— Discuss any contamination impacts that are present at the site (soil and groundwater), and how the site will be remediated</li> <li>— Discuss the potential impacts associated with soils and geology on the proposed site and surrounding areas</li> <li>— Provide information on measures to limit impacts from spills during construction</li> <li>— Provide information on methods of impact reduction and rehabilitation associated with soils and geology</li> <li>— Describe how erosion from the removal of vegetation will be managed</li> </ul>	<p>Chapter 6 (vegetation removal), Chapter 14 (contamination and soils) and Chapter 16 (groundwater)</p>

SCOPING DOCUMENT REQUIREMENTS	REVISED EIS SECTION ADDRESSING REQUIREMENT
<p><i>8.1.5 Landscape and Visual</i></p> <ul style="list-style-type: none"> <li>— Conduct a visual impact assessment that details predicted impacts the proposal may have on the landscape character of the site and surrounds</li> <li>— The visual assessment is to include aesthetics of the pipe bridge and design options</li> <li>— Provide perspectives and/or a visual analysis of the proposal from local vantage points</li> <li>— Describe measures that are to be adopted to reduce the visual impact from the odour control facility</li> <li>— Detail restoration methods for disturbed areas which will ensure that landscaped areas will be restored to their original condition in accordance with the land custodian's requirements</li> </ul>	Chapter 8 and Technical Paper 3
<p><i>8.1.6 Water quality and hydrology</i></p> <ul style="list-style-type: none"> <li>— Describe how groundwater runoff will be managed</li> <li>— Outline any potential impacts to Ginninderra Creek</li> <li>— Describe how overland water flow will be managed if a significant rain event occurs during construction</li> <li>— Describe all mitigation measures that will be implemented to reduce the impact from construction runoff into Ginninderra creek.</li> <li>— Provide information on stormwater/waste water management during construction</li> <li>— A 1% AEP localised flood study of Ginninderra Creek must be undertaken. The study is to extend and include the location of the odour control unit.</li> <li>— A technical study relating to the construction integrity of the pipe bridge in a 1% AEP flood event must be undertaken</li> </ul>	Chapter 15, Chapter 16 and Technical Paper 8
<p><i>8.1.7 Climate change and air quality</i></p> <ul style="list-style-type: none"> <li>— An air quality and odour impact assessment must be completed by a suitably qualified environmental consultant and in accordance with the South Australian EPA's <i>Ambient Air Quality Assessment August 2016</i></li> <li>— Provide an assessment of the effect the proposal may have on climate change and how the proposal is consistent with associated ACT and national policies</li> <li>— Detail potential dust generation or dust movement during construction</li> <li>— Detail any potential impacts on existing air quality caused by the trunk sewer main and associated odour control unit</li> </ul>	Chapter 11, Chapter 12, Technical Paper 6 and Technical Paper 7

SCOPING DOCUMENT REQUIREMENTS	REVISED EIS SECTION ADDRESSING REQUIREMENT
<p><i>8.1.8 Noise and vibration</i></p> <ul style="list-style-type: none"> <li>Describe the staging for the construction of the development including expected completion of each stage given the location of the works near residential properties</li> <li>Describe the proposed time of day that the construction will be undertaken</li> <li>Describe any mitigation measures to reduce the impact of noise and vibration on existing residential and commercial properties</li> </ul>	<p>Chapter 7, Technical Paper 2, and <a href="#">Appendix K</a></p>
<p><i>8.1.9 Hazards and risks</i></p> <ul style="list-style-type: none"> <li>Identify, assess and detail mitigation measures for any risks associated with bushfire protection</li> <li>Identify potential public hazards from construction and describe mitigation measures to reduce the risk</li> <li>Include any temporary management measures for public areas</li> </ul>	<p>Chapter 20</p>
<p><i>8.1.10 Heritage</i></p> <ul style="list-style-type: none"> <li>Provide information on water control measures in the vicinity of the Umbagog District Park Grinding Grooves, to demonstrate that the heritage site will not be indirectly affected by changes in water and soil conditions in this section of Ginninderra Creek</li> <li>A map of survey transects must be provided confirming that the previous archaeological survey has adequately assessed the project</li> <li>Indicate how any unexpected Aboriginal places or objects will be managed during construction</li> <li>Describe reporting techniques that will be used for the discovery of any Aboriginal sites or artefacts that are encountered during construction</li> </ul>	<p>Chapter 10 and Technical Paper 5 (Heritage items) Chapter 15 and Technical Paper 8 (Water control measures)</p>
<p><i>8.1.11 Utilities</i></p> <ul style="list-style-type: none"> <li>Describe feasibility of all options considering existing conservation values and other proposed works within the vicinity</li> <li>Provide an options analysis that led to a pipe bridge solution being proposed, instead of a syphon and/or an alternative starting point</li> <li>Describe the existing utilities located on the land subject to this proposal</li> <li>Describe any projects under construction in the vicinity of the proposed development that need to be considered in the design</li> <li>Describe any known future projects in the vicinity of the proposed development that need to be considered in the design</li> <li>Provide information on how this project fits into any wider trunk sewer upgrade within the catchment</li> <li>Describe any new utilities, removal or realignments required as a result of this development</li> <li>Provide information relating to the commissioning of the asset</li> </ul>	<p>Section 2.1.3 (projects under construction and within vicinity) Section 2.2.3 (commissioning) Section 2.6 (options considered) Chapter 19 (existing utilities and impacts)</p>

SCOPING DOCUMENT REQUIREMENTS	REVISED EIS SECTION ADDRESSING REQUIREMENT									
<p><b>8.2 Investigating impacts (Table 1)</b></p> <p>Each potentially significant environmental impact identified within Table 1 should be addressed/structured as per sections 8.2.1 - 8.2.5.</p> <table><tr><th colspan="3">-Assessment Guide-</th></tr><tr><td colspan="3"><b>Assessment Scenarios:</b> The proponent should describe and use baseline case, application case and planned development case in their EIS to describe and address impacts at all stages of the project (construction, operation, decommissioning and reclamation)</td></tr><tr><td><b>Baseline case</b> The baseline case establishes and describes the conditions that exist prior to the development or if the project were not developed. Describe the environmental conditions that include the effects of existing land uses of the area.</td><td><b>Application case</b> The application case describes the baseline case with the effects of the proposal added. Information is provided to allow regulators to determine how project operations should be controlled and how adverse effects can be mitigated and managed.</td><td><b>Planned development case</b> The planned development case describes the environmental conditions of the project when integrated with the existing conditions and any other planned projects which can be reasonably expected to occur.</td></tr></table>	-Assessment Guide-			<b>Assessment Scenarios:</b> The proponent should describe and use baseline case, application case and planned development case in their EIS to describe and address impacts at all stages of the project (construction, operation, decommissioning and reclamation)			<b>Baseline case</b> The baseline case establishes and describes the conditions that exist prior to the development or if the project were not developed. Describe the environmental conditions that include the effects of existing land uses of the area.	<b>Application case</b> The application case describes the baseline case with the effects of the proposal added. Information is provided to allow regulators to determine how project operations should be controlled and how adverse effects can be mitigated and managed.	<b>Planned development case</b> The planned development case describes the environmental conditions of the project when integrated with the existing conditions and any other planned projects which can be reasonably expected to occur.	<p>The impact assessments presented in Part C have been structured based on the assessment guide provided</p>
-Assessment Guide-										
<b>Assessment Scenarios:</b> The proponent should describe and use baseline case, application case and planned development case in their EIS to describe and address impacts at all stages of the project (construction, operation, decommissioning and reclamation)										
<b>Baseline case</b> The baseline case establishes and describes the conditions that exist prior to the development or if the project were not developed. Describe the environmental conditions that include the effects of existing land uses of the area.	<b>Application case</b> The application case describes the baseline case with the effects of the proposal added. Information is provided to allow regulators to determine how project operations should be controlled and how adverse effects can be mitigated and managed.	<b>Planned development case</b> The planned development case describes the environmental conditions of the project when integrated with the existing conditions and any other planned projects which can be reasonably expected to occur.								
<p><b>8.2.1 Environmental conditions and values</b></p> <p>Describe the environmental conditions and identify the environmental values for the environmental themes identified in Table 1. This section should discuss the baseline conditions for the area.</p>	<p>Refer to impact assessment in Part C</p>									
<p><b>8.2.2 Investigations</b></p> <p>Identify the findings and results of any environmental investigation in relation to the land to which the proposal relates.</p>	<p>Refer to impact assessment in Part C</p>									
<p><b>8.2.3 Impacts</b></p> <p>Describe the effects of the environmental impact as a result of construction and operation for the environmental themes identified in Table 1 (including cumulative, consequential and indirect effects) on physical and ecological systems and human communities. Particular emphasis should be placed on the potentially significant impacts identified in the risk assessment and this scoping document.</p> <p>Include a discussion of the timeframes of impacts i.e. short or long term, their nature and extent and whether they are reversible or irreversible, unknown or unpredictable. Include an analysis of the significance of the relevant impacts. Information must include any technical data and other information used or needed to make a detailed assessment of the relevant impacts.</p>	<p>Refer to impact assessment in Part C</p>									

SCOPING DOCUMENT REQUIREMENTS					REVISED EIS SECTION ADDRESSING REQUIREMENT				
<b>8.2.4 Mitigation</b>  Discuss the proposed safeguards and mitigation measures proposed to be taken for the environmental management of the land to which the proposal relates for the environmental themes identified in Table 1. This is to include:  <div><div>a</div>A description and an assessment of the proposed impact prevention, mitigation or offsetting measures to deal with the environmental impact of the proposal</div> <div><div>b</div>A description of the expected or predicted effectiveness of the mitigation measures</div> <div><div>c</div>Any statutory or policy basis for the mitigation measures</div> <div><div>d</div>An outline of an environmental management plan (EMP) that sets out the framework for continuing management, mitigation and monitoring programs for the relevant impacts of the action, including any provisions for independent environmental auditing</div> <div><div>e</div>The frequency, duration and objectives of monitoring proposed</div> <div><div>f</div>The name of the agency responsible for endorsing or approving each mitigation measure or monitoring program</div> <div><div>g</div>A description of the cost effectiveness of environmental mitigation or rehabilitation measures proposed and the expected or predicted effectiveness of those measures.</div>					Refer to impact assessment in Part C				
<b>8.2.5 Residual risk</b>  Provide a table that details the residual risk for the potentially significant impacts identified for the environmental themes in Table 1. A residual risk assessment is only required where the significance of impact is determined as medium or above.  The calculation of the residual risk should take into account the influence of implementation of mitigation or offsetting measures on the impacts identified by the risk assessment. A discussion of how the calculations were determined should also be included.					Refer to impact assessment in Part C  Summary residual risk table provided in Section 21.5				
<div>—Assessment Guide—</div> <div>Provide a table with the headings below to describe the risks identified and the original risk rating without any mitigation. The residual risk assessment will include the consideration of management, mitigation and monitoring strategies applied to each risk identified. The residual risk rating describes the final risk with the mitigation measures in place.</div> <table><tr><td>Risk identified in Section 7.1</td><td>Original risk rating from items identified in 7.1</td><td>Residual likelihood</td><td>Residual consequence</td><td>Residual risk rating</td></tr></table>					Risk identified in Section 7.1	Original risk rating from items identified in 7.1	Residual likelihood	Residual consequence	Residual risk rating
Risk identified in Section 7.1	Original risk rating from items identified in 7.1	Residual likelihood	Residual consequence	Residual risk rating					



SCOPING DOCUMENT REQUIREMENTS	REVISED EIS SECTION ADDRESSING REQUIREMENT
<b>9 Community and stakeholder consultation</b> <b>9.2 Consultation must be undertaken with:</b> <ul style="list-style-type: none"> <li>— Lease holders and land managers of land potentially impacted by the proposal;</li> <li>— Any recreational groups which may be affected by the proposal;</li> <li>— Any volunteer conservation, landscape management or land care groups active in the area to be affected by the proposal; and</li> <li>— The local community.</li> </ul>	Chapter 4 <a href="#">and Appendix H and Appendix I</a>
<b>9.3 Methods</b> Describe the community consultation undertaken (methodology and criteria for identifying stakeholders and the communication methods used).	Section 4.2
<b>9.4 Consideration of community feedback</b> Describe how any concerns have been considered in light of the proposal and any future development planned.	Section 4.3 <a href="#">and Section 4.6 to section 4.8</a>
<b>9.5 Consideration of public representations from Draft EIS notification</b> The Final EIS must include the representations received, issues raised in the representations and a response to the issues and values identified. The summary response must clearly identify the representation(s) to which the responses relate.	Section 4.6 to section 4.8
<b>9.6 Stakeholder consultation</b> The EIS must include any previous correspondence with relevant entities in relation to the requirements or support of the proposal.	Chapter 4 and Appendix G
<b>8 Recommendations</b> Provide a summary of any commitments to impact prevention, mitigation measures, offsetting measures and other actions within the EIS. Describe the monitoring parameters, monitoring points, frequency, data interpretation and reporting proposals.	Chapter 21 and Chapter 22
<b>9 Other relevant information</b> The proponent may wish to include issues outside the scope of the EIS as a separate section of the EIS. This allows the proponent to identify matters not required to be addressed in the EIS, but that would be subject to development assessment consideration and notification. This can provide additional context for members of the public regarding management of environmental issues, by ensuring that the public is aware that these issues will be addressed in the detailed design of the proposal.	n/a
<b>10 References</b> A reference list using standard referencing systems must be included.	Chapter 23

SCOPING DOCUMENT REQUIREMENTS	REVISED EIS SECTION ADDRESSING REQUIREMENT
<b>11 Required Appendices</b>	
<b>11.2 Scoping document for the EIS</b> A copy of the scoping document should be included in the EIS. Where it is intended to bind appendices in a separate volume from the main body of the EIS, the scoping document should be bound with the main body of the EIS for ease of cross-referencing.	Appendix A
<b>11.3 Scoping document reference</b> Include a table that cross-references the EIS to the scoping document.	Appendix B
<b>11.4 Proponent's Environmental History</b> Provide details of any proceedings under a Commonwealth or Territory law for the protection of the environment or the conservation and sustainable use of natural resources against: <ul style="list-style-type: none"> <li>— The person proposing to take the action</li> <li>— For an action for which a person has applied for a permit, the person making the application.</li> </ul> If the person proposing to take the action is a corporation, then provide details of the corporation's environmental policy and planning framework. Enough information is required to satisfy s136(4) of the EPBC Act.	Appendix C
<b>11.5 Information Sources</b> For information given the following must be stated: <ul style="list-style-type: none"> <li>— The author or any reports or studies</li> <li>— The publication date</li> <li>— The source of the information</li> <li>— How recent the information is (i.e. when a study was conducted or when primary sources were produced)</li> <li>— How the reliability of the information was tested</li> <li>— What uncertainties (if any) are in the information.</li> </ul>	Appendix D
<b>11.6 Study team</b> The qualifications and experience of the study team and specialist sub-consultants and expert reviewers must be provided.	Appendix E
<b>11.7 Specialist studies</b> All reports generated based on specialist studies undertaken as part of the EIS are to be included as appendices.	Refer to Technical Papers 1 to 8 contained in Volume 2 of this <a href="#">Revised EIS and Appendix K and Appendix L</a>
<b>11.8 Research</b> Any proposals for researching alternative environmental management strategies or for obtaining any further necessary information should be outlined in an appendix.	Appendix F

Table B.2 Scoping document Attachment A cross-reference

ATTACHMENT A REQUIREMENTS	WHERE ADDRESSED IN THE REVISED EIS
<p><b>A1. ACT Heritage Council</b></p> <p>On 1 May 2018, the ACT planning and land authority referred an Environment Impact Statement (EIS) scoping document application to the ACT Heritage Council (the Council) for entity advice.</p> <p>The application relates to a proposed new trunk sewer main and associated odour control unit (OCU) facility adjacent to Ginninderra Drive between Tillyard Drive and Copland Drive, and associated works including access tracks, compound areas and laydown areas; identified as the 'Belconnen Trunk Sewer Augmentation' (the project). All project works would be contained within the defined project area, which consists of a linear corridor ranging between 50 and 400 metres in width.</p> <p>The application is informed by the <i>Belconnen Trunk Sewer Augmentation Project Preliminary Aboriginal and Historical Cultural Heritage Assessment</i> (Past Traces 2018), which includes desktop analysis, archaeological field survey and consultation with Representative Aboriginal Organisations (RAOs). The key findings and recommendations of this report include:</p> <ul style="list-style-type: none"> <li>— No registered or recorded heritage places or objects occur within the project area;</li> <li>— One registered Aboriginal place is located in the vicinity of works, being the 'Umbagog District Park Grinding Grooves', however, works will not directly or indirectly affect this heritage site, as no change to soil and water conditions along Ginninderra Creek is expected;</li> <li>— Archaeological survey of the project area was undertaken by Past Traces and Representative Aboriginal Organisations (RAOs) on 22 March 2018; which identified one Aboriginal place, being an artefact scatter recorded as 'BT1 '. As BT1 is located over 200 metres away from the proposed OCU facility, impacts to this site are unlikely to occur;</li> <li>— No potential archaeological deposits (PADs) have been identified within the project area, which is considered to be of low archaeological potential through survey and desktop analysis;</li> <li>— As the project is not expected to result in heritage impacts, no management heritage actions are identified; and</li> <li>— Should any Aboriginal places or objects be encountered during construction, those finds are to be managed in accordance with the Unexpected Discovery Plan attached as Appendix 2.</li> </ul> <p><b>Advice:</b></p> <p>Following review of the preliminary heritage assessment (Past Traces, 2018), the Council identifies the following heritage assessment requirements for inclusion in the project's EIS scoping document:</p> <ul style="list-style-type: none"> <li>— Further information is required on water control measures in the vicinity of the Umbagog District Park Grinding Grooves, to demonstrate that the heritage site will not be indirectly affected by changes in water and soil conditions in this section of Ginninderra Creek;</li> </ul>	<p>Chapter 10 and Technical Paper 5 (heritage)</p> <p>Chapter 15 and Technical Paper 8 (water control measures)</p>

ATTACHMENT A REQUIREMENTS	WHERE ADDRESSED IN THE <a href="#">REVISED EIS</a>
<ul style="list-style-type: none"> <li>— To demonstrate that the March 2018 archaeological survey adequately assessed the project area, a map of survey transects must be provided; and</li> <li>— The Past Traces (2018) report should be updated with the information set out above, and submitted to the Council for review.</li> </ul>	
<p><b>A2. Conservator for Flora and Fauna</b></p> <p>The findings of the Flora and Fauna study already completed for the project are not agreed. While African Lovegrass and Chilean Needlegrass expansion has reduced the extent of Natural Temperate Grassland since the pipeline route was proposed a few years ago, the Preliminary Environmental Assessment is incorrect when it states that Natural Temperate Grassland does not occur along the route. As shown in the map at Attachment A, the proposed route passes through two patches of critically endangered Natural Temperate Grassland, one of which is about 0.15ha in area and the other patch is approximately 0.5ha.</p> <p>To be considered as Natural Temperate Grassland under the Commonwealth's <i>Environment Protection Biodiversity Conservation Act 1999</i>, a patch must be at least 0.1ha in area and native perennial species must make up at least 50% of the perennial understorey. In Grassland 1, native perennial species comprise 60% of the perennial understorey, while in Grassland 2 native perennial species comprise 69% of the perennial understorey.</p> <p>Perennial cover was determined by criss-crossing two 50m tapes across the patches and recording the species present at each 1m mark. Species were also recorded in 20m x 20m according to the methodology required to obtain a floristic Value Score. As the survey took place at an unfavourable time, to be considered as Natural Temperate Grassland the Floristic Value Score has to be at least 3, or there has to be at least one indicator species or 4 non-native grass species.</p> <p>Grassland 1 had a Floristic Value Score of 8.1, while four indicator and eight non grass native species were observed (see data sheet at Attachment B).</p> <p>Grassland 2 had a Floristic Value Score of 11.7, while five indicator and six non grass native species were observed (see data sheet at Attachment C).</p> <p>The Floristic Value Scores for both sites were above the 6.5 score and therefore they are considered as areas of high condition.</p> <p>In previous advice on the sewer route, it was suggested that the Natural Temperate Grassland patches should be avoided or at the very least the route should skirt around the edges of a patch, rather than going through the middle as currently proposed. This advice is still current and prudent and the EIS must clearly articulate why the Natural Temperate Grassland patches cannot be avoided. While the patches are small and disturbed, the assessment still indicates that they are in a relatively good condition in comparison to Natural Temperate Grassland elsewhere. They would also be focus areas for rehabilitation works and management actions seeking to extend the area of Natural Temperate Grassland along Ginninderra Creek. If the patches cannot be avoided then the EIS must address how the width of disturbance can be reduced by applying mitigation measures and construction techniques for any work that occurs within these grassland areas.</p>	<p>Chapter 6, Technical Paper 1 and <a href="#">Appendix I</a></p>

ATTACHMENT A REQUIREMENTS	WHERE ADDRESSED IN THE <b>REVISED EIS</b>
<p>Rehabilitation of disturbed areas in or adjoining Natural Temperate Grassland should not be with dryland grass mix or other exotic grass mixes but should utilise grass species native to the Ginninderra Creek area. These native grass rehabilitation areas will also need specific weed control measures for a minimum of two years.</p> <p>Given that <i>Themeda triandra</i> (Kangaroo Grass) (a C4) species is the dominate grass at both grassland sites these areas are unlikely to be habitat of the critically endangered Golden Sun Moth, (a species that feeds on the roots of C3 grasses). The moth is known to thrive in areas invaded by Chilean Needle Grass (a C3 grass) in other close-by downstream locations along Ginninderra Creek, so its presence outside of the Natural Temperate Grassland patches cannot be dismissed. This is particularly so as the preliminary Environmental Assessment did not include a targeted survey for the species, and makes an erroneous conclusion that habitat is determined by the dominant presence of native wallaby grasses.</p> <p>The Environmental Assessment report is also wrong in its assumption that Striped Legless Lizard is only found within patches of Natural Temperate Grassland. In fact the majority of records in the ACT are outside of Natural Temperate Grassland. Records largely occur within areas that were once Natural Temperate Grassland, have not been overplanted with trees, and which have a medium grass height. Such habitat is common along the pipeline route. However, the route is about 5km west of the nearest record (on the eastern side of the Belconnen Naval Transmission Station), and there has been survey effort for the species downstream and upstream of the route, so it is perhaps unlikely to be present, but remains a possibility.</p> <p>The EIS must contain an updated environmental assessment report taking these comments into consideration.</p>	
<p><b>A3. Department of Environment and Energy (Commonwealth)</b></p> <p>The Department notes that the proponent has considered the potential for this project to have significant impacts on matters of national environmental significance protected under the <i>Environment Protection and Biodiversity Conservation Act 1999</i> (EPBC Act) with the conclusion that significant impacts are unlikely and a referral is not required under the EPBC Act.</p> <p>The Department considers that the supporting documentation may underestimate the potential for significant impacts and recommends that further consideration be given to a route that avoids impacts to EPBC Act protected matters. In the event that the route is able to be re-aligned to avoid impacts to protected matters, a referral is unlikely to be necessary. If the route is unable to be re-aligned to avoid protected matters, it is recommended that additional surveys for EPBC Act protected matters are undertaken in accordance with relevant EPBC Act survey guidelines. As protected matters are known to occur along the proposed route and the current alignment will have direct impacts, it is recommended that the project be referred for a decision whether or not assessment and approval is required under the EPBC Act. In the event of the action being determined to be a controlled action requiring assessment and approval under the EPBC Act, it may be possible, depending on the timing of a referral, for a streamlined assessment process to be undertaken in accordance with the ACT assessment bilateral agreement.</p>	<p>Section 3.4 Chapter 6, Technical Paper 1</p>

ATTACHMENT A REQUIREMENTS	WHERE ADDRESSED IN THE <b>REVISED EIS</b>
<p><b>A4. Emergency Services Agency (ESA)</b></p> <p>I note that ICON Water has, in the PEA, referenced the requirement to assess and mitigate any risks associated with bushfire in any future proposed/approved development noting that land to the West of Kingsford Smith Drive is in the BPA which includes a section of the proposed sewer main and the Odour Control Unit. We would obviously also be interested in traffic disruption/management plans/proposed road closures/any impact on our facility to the West of Tillyard Drive etc.</p>	<p>Section 20.1.2, section 20.3.2 and section 20.4</p>
<p><b>A5. Environment, Planning and Sustainable Development Directorate (EPSDD)</b></p> <p>The following further matters must be addressed in the Environmental Impact Statement (EIS):</p> <ul style="list-style-type: none"> <li>— An options analysis that led to a pipe bridge solution being proposed, instead of a syphon and/or an alternative starting point</li> <li>— Information on how this project fits into any wider trunk sewer upgrade within the catchment</li> <li>— 1%AEP localised flood study of Ginninderra Creek. The study is to extend and include the location of the odour control unit. If the study identifies that the odour control unit is impacted by the 1%AEP flood event, the location of this critical infrastructure may need to be relocated, elevated or treated to minimise impact</li> <li>— Technical study relating to the construction integrity of the pipe bridge in a 1%AEP flood event</li> <li>— The visual assessment is to include aesthetics of the pipe bridge and design options</li> <li>— Information relating to the commissioning of the asset</li> <li>— Any projects under construction in the vicinity of the proposed development that need to be considered in the design</li> <li>— Any future projects in the vicinity of the proposed development that need to be considered in the design</li> </ul>	<p>Section 2.6</p> <p>Section 2.1.3 and Figure 2.2</p> <p>Chapter 15</p> <p>Technical Paper 8</p> <p>Section 8.3</p> <p>Section 2.2.3</p> <p>Section 2.1.3.2</p> <p>Section 2.1.3.2</p>
<p><b>A6. Environment Protection Authority (EPA)</b></p> <p>Odour impacts associated with this proposal should be assessed in accordance with the South Australian EPA's Ambient Air Quality Assessment August 2016 available at <a href="http://www.epa.sa.gov.au/data_and_publications/standards_and_laws/air_quality">http://www.epa.sa.gov.au/data_and_publications/standards_and_laws/air_quality</a>.</p>	<p>Chapter 11 and Technical Paper 6</p>
<p><b>A7. Evoenergy (electricity)</b></p> <p>Evoenergy has no objections to this proposed sewer main.</p> <p>Evoenergy does have some assets (underground cables and overhead power lines) along this section of Ginninderra Drive. The contractor should obtain WAE drawings via the DBYD process and ensure these assets are avoided during the works or request their protection or relocation via the normal channels.</p>	<p>Utilities addressed in Chapter 19</p>

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<p><b>A8. Evoenergy (gas)</b></p> <p>Evoenergy Gas has no objections to this proposed sewer main.</p> <p>Evoenergy has both medium and secondary pressure gas assets along and across this section of Ginninderra Drive. DBYD should be consulted to ensure that the gas network assets are avoided during the works. If they can't be avoided please contact us to request protection or relocation of the assets.</p>	<p>Utilities addressed in Chapter 19</p>
<p><b>A9. Health protection service</b></p> <p>The Health Protection Service (HPS) notes that the EIS scoping document relates to the proposed construction of a new trunk sewer main and associated odour control unit (OCU) in Belconnen.</p> <p>The HPS requests that the EIS consider:</p> <ul style="list-style-type: none"> <li>— Potential dust generation or dust movement during construction; and</li> <li>— Any potential influence upon existing air quality caused by the trunk sewer main and associated OCU.</li> </ul>	<p>Chapter 11 and Technical Paper 6</p>
<p><b>A10. Transport Canberra and City Services (TCCS)</b></p> <p>The following comments from TCCS must be taken into consideration when preparing the EIS for Belconnen Trunk Sewer Main.</p> <ul style="list-style-type: none"> <li>— Several conservation sites are impacted, including removal of vegetation and native/threatened species, by this plan; these areas would be underbore only. Ginninderra Catchment Group would need to be consulted and can provide more detail. Melba BMX club should also be consulted as they lie within the potentially impacted property zone.</li> <li>— To minimise the impact on landscape, native vegetation, trees and threatened plant species, EIS may assess carefully the Option A and/or Option B instead of Option D, which is being considered by ICON Water. OPTION A (Option A involving a 10 megalitre (ML) overflow tank that would be located at the intersection of Ginninderra Drive and Copland Drive in Melba, near the existing overflow point. In an overflow event, sewage would spill into the 10 ML tank by gravity, and would be pumped back into the sewer after the event has finished) or OPTION B (Option B involving two stages, both of which would be constructed parallel to the existing BTS with flow diversions at their upstream connection points. Flows would combine again at a point of higher capacity downstream).</li> <li>— It is also noteworthy that ACT Healthy water ways are installing a wetland on the corner of Ginninderra Dr and Copland Dr <a href="https://www.environment.act.gov.au/water/ACT-Healthy-Waterways/healthy-waterways/sites-and-progress">https://www.environment.act.gov.au/water/ACT-Healthy-Waterways/healthy-waterways/sites-and-progress</a>. As such EIS must assess whether Option A can be considered or not.</li> <li>— If ICON Water goes with any other options i.e. Option C or D then strategies should be devised to minimise the impact of planted and native trees along the corridor.</li> <li>— In the EIS, tree assessment plans indicating the tree type, health, size, specie, and canopy should be supplied for all the proposed options.</li> </ul>	<p>Section 2.4 (construction method), Chapter 6 (vegetation removal) and Chapter 4 (consultation)</p> <p>Section 2.6</p> <p>Section 2.1.3.1</p> <p>Section 6.4</p> <p>Section 6.1</p>



ATTACHMENT A REQUIREMENTS	WHERE ADDRESSED IN THE <a href="#">REVISED EIS</a>
<ul style="list-style-type: none"> <li>— An indication of access arrangement must be clearly mentioned in the EIS and provide a justification for choosing the proposed access points.</li> <li>— EIS must provide traffic volume data on Ginninderra/Tilliyard/Kingsford Smith drive when providing traffic report. Data can be obtained by contacting Edward Meredith of Roads ACT on 6207 6820.</li> <li>— EIS must include meeting minutes with all entities including TCCS. Any in-principle support/agreement must also be attached to the Draft EIS.</li> <li>— TCCS does not necessarily agree to all assumptions made in Nature Conservation Value in table 3.2. Details response will provide once we have a full set of EIS DA.</li> <li>— There should be a clear mention in the EIS that all agreed disturbed areas must be restored to its original condition to the satisfaction of land custodian.</li> </ul>	<p>Section 9.3.1</p> <p>Section 9.1, Technical Paper 4</p> <p>Chapter 4, <a href="#">Appendix H</a></p> <p>TBA at DA stage</p> <p>Section 8.4</p>
<p><b>A11. Utilities Technical Regulation, Access Canberra</b></p> <p>Expressed no comment at this preliminary stage.</p>	<p>Utilities addressed in Chapter 19</p>