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22 April 2016

Wayne Jones A/Investigations (Lead) Compliance PO Box 3145 Singleton NSW 2330

Dear Sir,

I refer to your letter dated 25 February 2016 and subsequent meeting on 30 March 2016 regarding the Dewhurst Gas Exploration Pilot Expansion (SSD-6038) Independent Environmental Audit.

Your comments were conveyed to the Independent Environmental Auditor who has amended the report, which is attached to this letter.

The letter of 25 February contained seven items to be addressed. Upon review, it was determined that Items 1 & 7 were actions for Santos, and the remainder were actions for the Independent Environmental Auditor. As you discussed in the meeting, these items are considered relatively minor. However, all items have been addressed as described below.

Item 1

In the covering letter to the initial report, Santos accepted the recommendations in the audit report and advised it will implement those recommendations. Recommendations i and ii will be implemented during the review of the strategies, plans and programs as required under Condition 5 of Schedule 5 of SSD-6038 (the approval). This will be an annual process, with the first review and revision completed by 31 July 2016.

Recommendations iii and iv are ongoing actions which are recommended as continuing actions. Inspections of all leases are scheduled in Santos' compliance database ComTrack, as are all dates for administrative reporting. Supplementary inspections are undertaken following any significant rainfall events. Santos intends to maintain continued focus on these matters.

Item 2

This is listed in the amended Background section of the report.

Item 3

This is listed in the amended Consultation section of the report.

Item 4

This is listed in the amended Overall Environmental Performance section of the report, and draws reference to the detailed review of each compliance obligation in the Appendices of the Report.

Item 5

As discussed in the EPL 20350 section of the amended report, there are no pollution studies and reduction programs (PSRP) relevant to the project. The only current PSRP is for the Tintsfield facility, which is approximately 40km from the wells in the project. The Tintsfield and Dewhurst Pilots operate entirely independently of one another.

Item 6

This is discussed in the Incident section of the amended report. It should be noted that the EPA examined the obligation to notify in its investigation of the incident and determined that the incident was so minor that the notification obligations were not triggered for EPL 20350. The conditions of approval for PEL 238 have the same notification triggers, as does condition 6 of SSD-6038.

Item 7

This matter has been addressed, and Santos has processes in place to ensure current approvals are displayed on the relevant website.

As discussed in the meeting on 30 March, the Dewhurst Pilot is a small part of Santos' operation. The only new works undertaken, since the granting of the approval, was the clearing and construction of the Dewhurst 30 and 31 well pads. Each of these sites occupy 1Ha of surface area.

As demonstrated by the Independent Audit Report, Santos takes its compliance obligations very seriously, and I wish to extend an invitation to show you and/or your officers our gas field in operation. If you would like to arrange a site visit, or to discuss the contents of this letter, please do not hesitate to contact Ron Anderson, Principal Advisor Compliance on (02) 6792 9061 in the first instance.

Yours sincerely,

Neale House

Manager Environment and Water

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Enc: 2

COMPLIANCE AUDIT REPORT DEWHURST DEVELOPMENT CONSENT



Lodestone Environmental Services for Santos NSW (Eastern) Pty Ltd

April 2016



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BACKGROUND

Lodestone Environmental Services has been engaged by Santos NSW (Eastern) Pty Ltd (Santos) to undertake an independent environmental audit as required by Schedule 5 Condition 8 of the development consent for their Dewhurst Gas Exploration Pilot Expansion. The latter forms part of the overall Narrabri Gas Project.

The development consent was issued to Santos under Section 89E of the Environmental Planning and Assessment Act 1979 by the NSW Department of Planning and Environment and Resource Management on the 18 July 2014.

Santos NSW (Eastern) Pty Ltd is a joint venture arrangement between Santos Ltd. and Energy Australia Narrabri Gas Pty Ltd.

The Secretary of the Department of Planning and Environment has endorsed the appointment of Lodestone Environmental Services as the independent environmental auditor in correspondence dated 4 November 2015.

Work activities for the Dewhurst development extension commenced on 4 November 2014, with the clearing of Dewhurst 30 and 31 one hectare petroleum lease pads. These wells have not yet been drilled and as such the development work has been relatively limited. Figure 3 shows the location of the proposed Dewhurst 26-31 Pilot.

It is noted that the Dewhurst 26-29 wells were drilled in 2014 prior to the issuing of the development consent for the Dewhurst Gas Exploration Pilot Expansion (Dewhurst 30 &31). The Dewhurst project area sits within the Petroleum Exploration Licence 238 (PEL238) area as shown in Figure 1.

An Environmental Protection Licence (EPL 20350) is held by Santos that applies to all of the Narrabri Gas Field activities including the Dewhurst development sites shown in Figure 3. It should be noted that there are conditions in this licence that are not relevant to the Dewhurst Gas Exploration Pilot Expansion Area, such as the requirement to carry out a Pollution Study and Reduction Program.

This Audit Report covers the period 4 November 2014 to 13 November 2015.

AUDIT OBJECTIVE

The objective of the audit, carried out in accordance with Schedule 5 Condition 8 of the development consent, is to assess the environmental performance of the development and to assess the level of compliance with requirements of other key approvals relating to the development.

AUDIT SCOPE

The audit scope comprised the following as required by Schedule 5 Condition 8 of the development consent:

- a) An audit of compliance with the requirements of the following approval documents as they apply to the Dewhurst development:
 - Development Consent conditions.
 - EIS Statement of commitments. (Appendix 4 of the Development Consent).
 - Petroleum Exploration Licence 238 conditions
 - Environmental Protection Licence 20350 conditions
- b) An assessment of the overall environmental performance

- c) A review of the status and adequacy of strategies, plans or programs related to the development
- d) Consultation with relevant agencies
- e) Recommendations

This Audit Report and compliance status has been prepared based on observation, information and data obtained from both a desk top audit and field audits of the project area carried out on 21 - 24 September 2015 and 11-13 November 2015. It should be noted that this compliance status is at a point in time and may change if the facts and circumstances subsequently change at a later time.

Samples of contaminants released to the environment were not taken as part of the audit and compliance with release limits was audited against historical monitoring data made available to the auditor. It also should be noted there is a considerable amount of monitoring data that has been collected by Santos and a detailed analysis and review of the results of the individual data results in terms of compliance is beyond the scope of this audit.

There are a small number of conditions in the various approvals requiring Santos to consult with Government or to ensure the particular issue in a condition has been addressed to the satisfaction or approval of the relevant administering authority. The Department of Planning and Environment has advised the auditor that in relation to such conditions it would determine compliance after reviewing the findings of the audit.

The audit findings are based on the evidence provided by Santos and the auditor's observations. This report does not, or purport to, give legal advice on the liabilities or potential liabilities as to whether a particular set of facts and circumstances constitute a breach of legislation and that is a matter to be determined by others nor does it provide comment or advice on the validity or enforceability of the development consent conditions.

AUDIT METHODOLOGY AND REPORTING

The audit process involved a preliminary review of a number of documents relevant to the Dewhurst Development, in particular the requirements of approvals such as the Development Consent. Field visits were undertaken, accompanied by Santos personnel, of the Dewhurst Development during the period of 21 September to 24 September 2015. A further follow up visit to Narrabri and Dewhurst development area was carried out from 11 to 13 November 2015.

A number of documents including plans and procedures required to be developed and implemented under the conditions of the development consent were reviewed at Santos' Narrabri Operations Centre during the field audits. Other documents not available during the Narrabri field visits were provided by Santos to the auditor on request for review following the field inspections.

Following the field visits the Audit Report was drafted and provided to Santos on 4 January 2016.

The Audit Report and covering letter was then forwarded to the Department of Planning and Environment by Santos on 16 February 2016. The Department subsequently provided comments to Santos which were discussed at a meeting on 30 March 2016. The outcome of this meeting was that the auditor would be asked to consider the matters raised and to make any amendments to the report considered necessary.

These matters have been considered and minor amendments made with the final Audit Report forwarded to Santos on 28 April 2016.

LEGISLATIVE APPROVAL FRAMEWORK

The framework and key approvals required for the Dewhurst Development are outlined below including the responsible administering authority.

Environmental Impact Statement (EIS) and Development Consent

The Dewhurst development was classified as State Significant Development (SSD) under the *State Environmental Planning Policy* (State and Regional Development) 2011 (SRD SEPP) and as such an Environmental Impact Statement (EIS) to assess the potential environmental impacts of the proposed activity was prepared and submitted by Santos to the Department of Planning and Environment.

The Planning Assessment Commission subsequently assessed the application and issued a Development Consent (with conditions) under Section 89E of the *Environmental Planning and Assessment Act 1979* (EP&A Act) on 18 July 2014.

The EIS also included a Statement of Commitments made by Santos and these have formed part of the development consent conditions (Appendix 4 of the consent).

Petroleum Exploration Licence (PEL) 238:

Santos is the holder PEL 238 which gives exclusive right (subject to conditions) to explore for petroleum (including conventional and coal seam gas) within the exploration licensed area, during the term of the licence. The Dewhurst development project area is within the spatial area of PEL 238 (refer Figure 3).

PEL 238 has been issued under the *Petroleum Onshore Act 1991* and is administered by the NSW Department of Industry (Division of Resources & Energy).

Environmental Protection Licence (EPL) 20350

EPL 20350 has been issued by the NSW Environmental Protection Authority (EPA) under the *Protection of Environment Operations Act 1997* for Santos' Narrabri Gas Field activities, of which the Dewhurst development area forms a small part.

Forestry Occupation Permit

This permit, issued under the *Forestry Act 1916* by Forestry Commission of New South Wales (Forestry NSW) authorizes, subject to conditions, land access use and for petroleum activities to be carried out by Santos in stipulated areas of the Pilliga State Forest.

COMPLIANCE ASSESSMENT CRITERIA

The compliance assessment criteria in the Table 1 below has been obtained from the NSW Governments Compliance Audit Handbook (Version February 2006) published the Department of Environment and Conservation NSW. The use of the same assessment criteria will allow audit results to be consistent and comparable.

Table 1: Compliance assessment criteria

Compliance Level	Criteria
Assessment Compliance (C)	There is sufficient and appropriate evidence to demonstrate the particular requirement has been complied with and is within the scope of the audit.
Non-compliance (NC)	Clear evidence has been collected to demonstrate the particular requirement has not been complied with and is within the scope of the audit. There are three sub-categories of non-compliance reflecting the severity and the level of risk associated with the non-compliance. NC1 – the absence of planning or implementation of a required operational element which has the potential to result in a significant risk. NC2 – an isolated lapse or absence of control in the implementation of an operational element which is unlikely to result in a significant risk. NC3 – an administrative or reporting non-compliance which does not have a direct environmental or safety significance.
Not determined (ND)	The necessary evidence has not been collected to enable an assessment of compliance to be made within the scope of the audit. Reasons why the audit team could not collect the required information, include: • the audit team was not on-site for the period covered by the scope of the audit • there was insufficient information on the file relating to the period covered by the audit to enable an assessment of compliance to be made • the wording of the criteria (consent condition) meant that no evidence could be gathered or it was too difficult to gather the evidence • the environmental gains to be achieved through compliance and the environmental harm to be caused through non-compliance did not justify the use of resources necessary to make an accurate assessment (e.g. an auditor should not have to go to any length to assess compliance with a condition of a statutory instrument simply because the condition exists).
Not Applicable (NA)	The circumstances of the authorisation or title holder have changed and are no longer relevant: e.g. construction has been completed, design amendments have removed the need for the requirement, and/or plant has been removed, etc. An invoking element in the criteria was not activated within the scope of the audit. The element of the criteria may require that a particular activity be carried out or that an event occur before the requirement needs to be complied with. For example, 'The licensee must notify DEC of incidents causing or threatening environmental harm'. If there were no incidents that caused or threatened environmental harm within the scope of the audit, the requirements of this condition do not apply to the auditee.
Further Observations (FO)	The Audit Report may document 'further observations' where issues of environmental concern were observed which did not strictly relate to the scope of the audit or assessment of compliance. Further observations are considered to be indicators of potential noncompliance or areas where environmental performance may be improved.

Any compliance risk was rated taking into account environmental impacts and recommendations made on risk mitigating measures that could be adopted for all potential and actual non-compliances.

DEVELOPMENT DETAILS AND STATUS

The petroleum and gas activities for which the development consent has been issued are listed below:

- The operation of existing Dewhurst Coal Seam Gas (CSG) pilot wells 13,14,15,16H,17H & 18H
- The operation of existing Dewhurst CSG pilot wells 26,27,28 & 29
- The drilling of an additional two horizontal wells at each of the existing Dewhurst 16H,17H
 8 18H wells
- The drilling and operation of two new additional CSG wells at Dewhurst 30 & 31

The Dewhurst development is shown graphically in Figure 3 which along with Figures 1 and 2 shows how it forms a part of the overall Narrabri operations and the regional context.

Dewhurst wells 13-18H are currently not being operated and these well leases have been partially rehabilitated.

With reference to Table 2 below, the Dewhurst 26-29 wells were drilled in 2014 prior to the issuing of the development consent for the Dewhurst Gas Exploration Pilot Expansion.

Dewhurst wells 26-29 are currently operating with produced water from these wells being initially collected in a 22,000 litre above ground storage tank at Dewhurst 28 before being transferred by pipeline to the Leewood water storage facility via the Bibblewindi water transfer facility. Gas from these pilot wells is being collected and flared at Dewhurst 28.

No new wells have been drilled since the issuing of the development consent on 18 July 2014, including the proposed wells at Dewhurst 30 & 31 where well lease pads have been constructed in preparation for the drilling of these two wells. This is the only new activity which has been undertaken under this approval.

Further details of the current status of each of the wells in the development is shown in the Table 2 below.

Table 2: Current status of wells in the Dewhurst development

Dewhurst Well No	Well Type	Well Drill Completion Date	Well Completion Report submitted to DRE	Well Status as at December 2015
13	Vertical	12/11/2009	22/06/2011	Not Operational
14	Vertical	04/11/2009	22/06/2011	Not Operational
15	Vertical	25/10/2009	22/06/2011	Not Operational
16H	Horizontal	18/12/2009	12/07/2011	Not Operational
17H	Horizontal	07/12/2009	12/07/2011	Not Operational
18H	Horizontal	13/12/2009	12/07/2011	Not Operational
26	Vertical	03/03/2014	03/09/2014	Operating
27	Horizontal (3)	04/04/2014	03/10/2014	Operating
28	Vertical	21/02/2014	22/08/2014	Operating
29	Horizontal (3)	14/05/2014	07/11/2014	Operating
30	Not Drilled (Only well lease pad constructed Nov 2014)	N/A	N/A	N/A
31	Not Drilled (Only well lease pad constructed Nov 2014)	N/A	N/A	N/A

N/A: Not Applicable

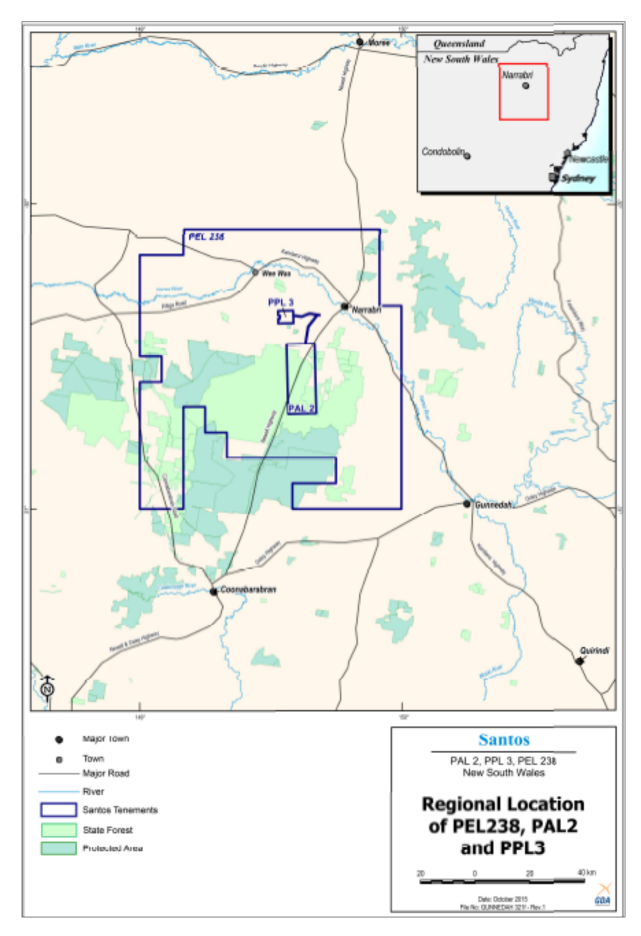


Figure 1: Regional location of PEL238, PAL2 and PPL3

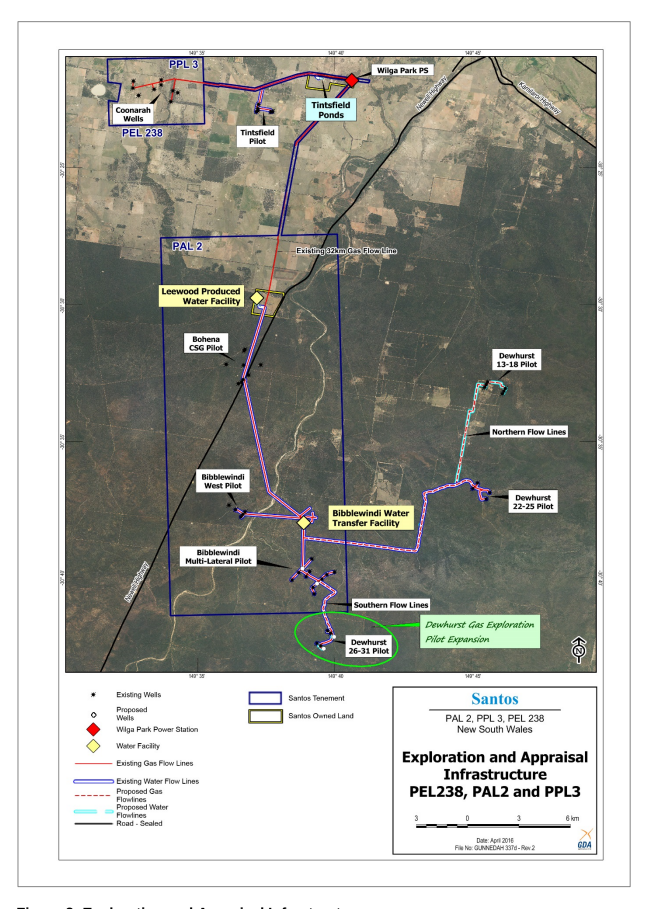


Figure 2: Exploration and Appraisal Infrastructure

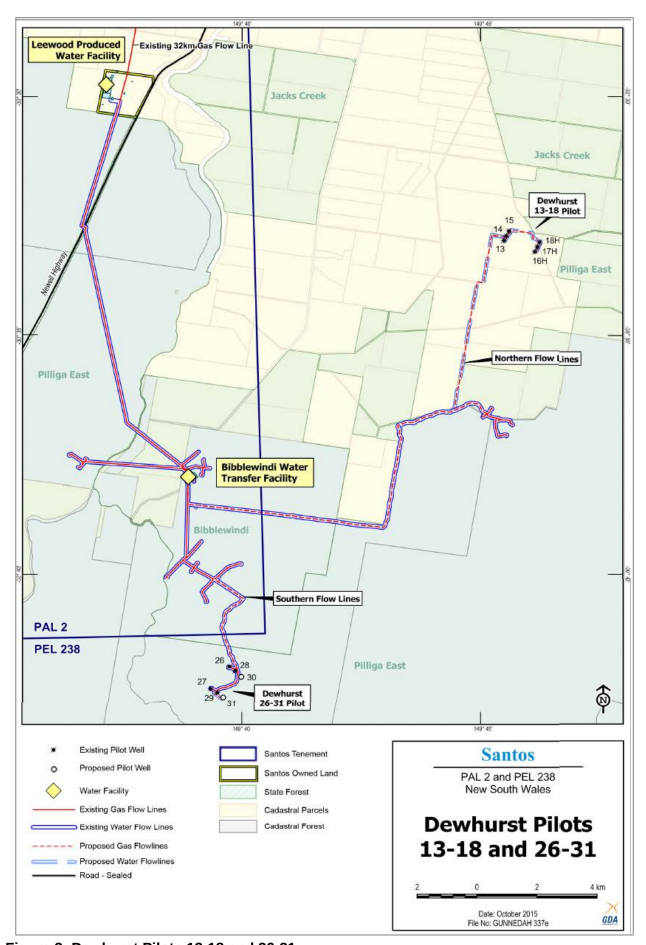


Figure 3: Dewhurst Pilots 13-18 and 26-31

FIELD AUDIT DETAILS

Field Audit Dates:

- 22-24 September 2015
- 11-13 November 2015

Auditor: Les Bevis T/A Lodestone Environmental Services

Santos (Energy NSW) Personnel Interviewed:

- Ron Anderson Principal Advisor Compliance
- Glenn Toogood Water Management Leader
- Lidia Novoseltseva Senior Project Engineer
- Annie Moody Team Leader Community and Land
- Shane Rily Field Environmental Officer
- Stephen Tapsall NSW Water & Environmental Monitoring Coordinator
- Cassandra Hay Approvals Officer

Infrastructure Inspected:

- Dewhurst Wells 13,14,15,16,17 &18 and lease pads
- Dewhurst Wells 26,27,28 and 29 and lease pads
- The constructed lease pads for the proposed Dewhurst 30 and 31 wells
- The gas flare and the 22,000 litre produced water transfer tank at Dewhurst 28.
- The air quality monitoring station at Dewhurst 26 lease pad
- Access tracks and roads
- The Bibblewindi water transfer facility
- Leewood water storage facility
- The gas and water pipeline easement from Bibblewindi to Leewood

MANAGEMENT PLANS AND PROGRAMS

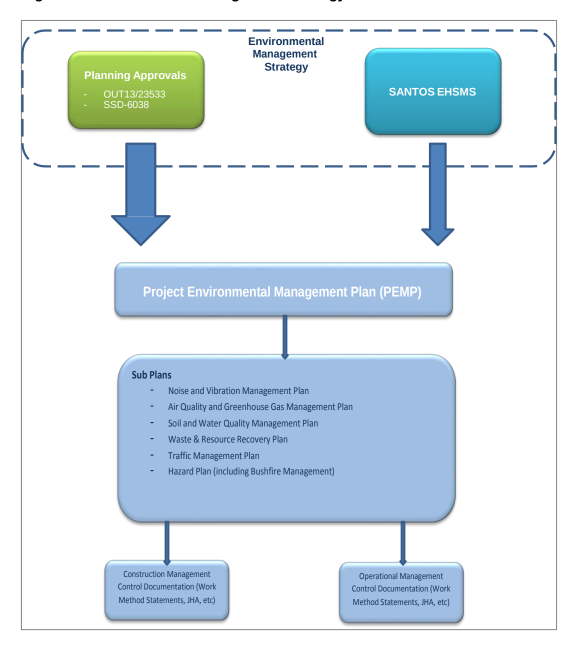
The conditions of the development consent require the following environmental management plans or programs to be either developed or revised and to be implemented.

- Revision of the Groundwater Monitoring and Modelling Plan
- Project Environmental Management Plan
- Leak Detection and Repair Program
- Biodiversity Management Plan

Each of the above documents have been developed or reviewed in consultation with the relevant administering authority and, in some cases, the documents have been approved by the relevant authority.

The Project Environmental Management Plan (PEMP) which includes six (6) environmental sub plans has been developed by Santos as a part of its overall Environmental Strategy (refer Figure 4) and is a key implementation tool for the effective management of environmental issues to prevent or minimise the risk of adverse environmental harm being caused or threatened.

Figure 4: Environmental Management Strategy



In addition to the above documents Santos has developed additional management plans for other identified environmental matters such as community consultation, incident and emergency response management, safety and pest and weeds management. These plans have been developed, either as a requirement of other approvals or by Santos as part of meeting its due diligence requirements, and also to assist it in achieving compliance with relevant legislative requirements and approval conditions.

- Community Consultation Plan
- Waste Management Plan
- Driver Code of Conduct
- Produced Water Management Plan
- Bushfire Management Plan
- Soil and Water Management Plan
- Pest Plant Management Plan
- Rehabilitation Completion Plan/Criteria
- ENSW Incident Management Plan

- ENSW Safety Plan
- ENSW Emergency Response Plan

Commitments required to be undertaken under the management plans are managed by Santos using a compliance tracking system called 'ComTrack'.

The adequacy of these additional management plans was not included as part of the audit nor a detailed compliance audit of these secondary commitments within these plans conducted. Nevertheless any key commitments or obligations that have been identified or brought to the attention of the auditor have been included as action(s) required and prioritised in the report.

The approach of managing key identified environmental issues under a PEMP using sub plans for each issue is fully supported as it avoids fragmentation and should lead to better and more effective management of issues from both a proactive and reactive perspective as they are dealt with under "one plan". It will assist in increased understanding and awareness of environmental issues by management, operational staff and contractors and also further assist with induction procedures and training particularly for new staff and contractors.

In future reviews of the PEMP consideration, based on a risk assessment, should be given to expanding the number of the environmental sub plans in the PEMP to include issues such as pest and weed management.

Standard and Level of Compliance

During the site audit there was no evidence of unlawful material or serious environmental harm being caused in the Dewhurst development area.

Detailed compliance assessment of the approval conditions for the Development Consent and the EIS Statement of commitments are provided in Appendices B & C respectively. Detailed compliance assessment of the conditions of Petroleum Exploration Licence 238 and Environmental Protection Licence 20350 as they relate to the Dewhurst development project are provided in Appendices D and E respectively. A summary is provided in Table 3, below.

The compliance assessment is based on the criteria outlined in Table 1, above.

Table 3: Summary of findings of the audit

Approval Document Conditions	С	NC1	NC2	NC3	ND	NA	FO	Total
Development Consent	38	0	0	2	3	13	0	56
EIS Commitments Appendix 4 of the Development Consent	71	0	0	0	1	37	1	110
Petroleum Exploration Licence 238	35	0	0	0	4	18	0	57
Environmental Protection Licence 20350	35	0	0	1	15	25	0	76

OVERALL ENVIRONMENTAL PERFORMANCE

There was a high level of compliance with approval conditions and no evidence of material harm being caused by past or current approved activities in the Dewhurst development area as defined in the development consent. It should be noted that at the time of the field audits there was little activity being carried out in the development area. Drilling of gas wells, one of the higher risk activities associated with this development, has yet to take place under the development consent issued on 18 July 2014.

With reference to Table 3 above and Appendices B, C, D & E of this Audit Report, only three low level non compliances were detected following a detailed assessment and review of all of the conditions or obligations in the approvals subject to the audit.

The three non-compliance with approval conditions were minor being administrative or reporting non compliances namely:

- Late submission of a report.
- Information on one required item (waste management) not contained in the annual report provided to Government.
- Web site "contact us" page not explicitly referring to a complaints line.

Nevertheless, attention should be paid to ensure that all administrative and reporting requirements in the various approvals are fully complied with and the continued use of ComTrack will assist in this regard.

Santos Ltd has developed a wide range of corporate EHSMS standards required to be implemented by its various business units. These standards address a wide range of environmental issues likely to be found in the petroleum and gas industry.

At the local level Santos has developed for the Dewhurst development a Project Environmental Management Plan (PEMP) as part of its overall environmental management strategy required by Schedule 5 Condition 1 of the Development Consent. This plan has been submitted to the Department of Planning and Environment and has been approved by the Departmental Secretary.

The PEMP which includes six environmental sub plans is a key implementation document and tool for ensuring compliance as part of day to day to operations combined with the use of 'ComTrack'. The latter is Santos' corporate software developed for use by its business units to assist them in managing compliance obligations including responsible officer accountability. These obligations include compliance with the conditions of the development consent and other relevant approvals.

The approved Project Environmental Management Plan has been reviewed and the majority of the measures in the management plan have been taken directly from the various approvals that relate to the Dewhurst development. These have been audited as per appendices B to E of this Audit Report and cover issues such as sediment and erosion control and an assessment of dust impacts.

A detailed review of compliance with EPL 20350 is contained in Appendix E of this Audit Report.

Santos is required to submit an Annual Return to the EPA for EPL 20350. At the time of drafting this report, Santos advised that no formal response to the Annual Return had been provided to them by the EPA.

A regional groundwater monitoring report was included with the 2014-2015 Annual Return for EPL 20350 which covers the whole Narrabri gas field and provides an assessment of the impacts on groundwater from all of Santos' operations in the Narrabri gas fields. There are no groundwater, surface water, impounded water or air monitoring conditions in EPL 20350 with specific requirements relating to the Dewhurst Gas Exploration Pilot Expansion.

There are no Pollution Reduction Programs in EPL 20350 applicable to the Dewhurst development.

Santos advised that there has been only one environmental incident during the period covered by the audit which was the result of a minor release of produced water from a high point vent in the gas gathering system of the Dewhurst 26-29 Pilot. The incident occurred in January 2015 and Santos' records indicate that approximately three litres of produced water was released through a high point vent. This incident was investigated by the EPA and DRE with the EPA taking the lead as the primary regulator. EPA requested Santos to not operate the gas gathering system while it carried out its investigation. Santos complied with this request. When the gathering system was brought back on line in April 2015, Santos committed to undertaking additional monitoring of the high point vents in the pilot during the first month of operation, and subsequently provided the EPA with a brief report at the end of that period.

On 15 May 2015, the EPA wrote to Santos advising that 'a small volume of water was discharged, that the water did not leave the premises and the impacts appeared to be confined to the immediate vicinity of the vent and its enclosure.' The investigation concluded that the incident did not meet the definition of material environmental harm and Santos was not required to report the incident to the EPA.

The PEL 238 approval's notification provisions mirror those of the Protection of the Environment Operations Act, and as such there was no obligation on Santos to formally notify DRE of the incident.

As a result of this incident, an additional condition (06.3) was added to EPL 20350 on 7 August 2015 requiring the licensee to manually operate the high point vents and low point drains on the water and gas gathering piping on the premises.

An amendment to the EPL 20350 on 26 November 2015 resulted in this condition being renumbered to O6.4. There was no other enforcement action taken by the EPA following their investigation into this incident. The audit found no further incidents of this nature had occurred.

CONSULTATION

The following Government Departments or Agencies were contacted as part of the audit, as required under Schedule 5 Condition 8 of the development consent.

- Department of Planning and Environment
- NSW Department of Industry Division of Resources and Energy
- NSW Environmental Protection Agency
- Department of Primary Industries Water
- Forestry Corporation NSW

Initial contact with the Departments or agencies was made by telephone and this was followed by an email which outlined the purpose of the audit and in particular the consultation requirement and inviting them to raise any issues they had in relation to the environmental performance of the Dewhurst development that needed to be addressed. The email also included an attachment in relation to certain conditions where confirmation or otherwise of the information provided by Santos to the auditor was sought.

Details of the consultation are shown below:

Agency	How consulted	Response
DPE	Email 19 November 2015	No additional issues or matters raised.
EPA	Email 24 November 2015 and follow up Emails 8,14 & 23 December 2015	Nil response.
FCNSW	Email 20 November 2015	No specific issues raised. Comments were provided on Santos' advice to the auditor and generally there were no concerns with the construction quality of access tracks and maintenance thereof.
DRE	Email 20 November 2015	No specific issues or matters raised and no issues with non-compliance of the conditions of PEL 238.
DPIW	Email 26 November 2015	DPI Water was satisfied Santos has complied with the conditions submitted to them by the auditor namely Schedule 3 conditions 2 & 7 of the development consent and condition 13 of PEL238. However, DPI Water in its response recommended that Santos review the Groundwater Monitoring and Modelling Plan (GMMP) as per DPI Water recommendations in a letter dated 4 November 2014 and to undertake further consultation with them regarding the monitoring component of the GMMP. DPI Water
		also wanted all bore construction details unless already provided. These DPI Water recommendations were referred to Santos by email on 23 December 2015 for any follow up action.

RECOMMENDATIONS

- i. Review existing various environmental management plans and procedures as part of continuous improvement to ensure that they remain effective and contemporary from an operational perspective. Consideration should be given to developing supporting field guides or fact sheets for key issues for use by staff and contractors whilst in the field.
- ii. In future reviews of the PEMP consideration, based on a risk assessment, should be given to expanding the number of the environmental sub plans in the PEMP to include issues such as pest and weed management and have a "one plan" approach for managing environmental issues.
- iii. Santos to continue its ongoing regular inspection program, particularly during and following significant rainfall events, to ensure the control measures remain intact and if and when repair and/or maintenance is required that these works be given a high priority.
- iv. There needs to be a continued focus on ensuring that all administrative and reporting requirements in the various approvals are fully complied with by implementing the necessary measures and procedures to do so.

APPENDICES

Appendix A: Site visit photographs

Appendix B: Development consent compliance assessment

Appendix C: EIS commitments compliance assessment

Appendix D: Petroleum exploration licence 238 compliance assessment

Appendix E: Environment Protection Licence 20350 compliance assessment

APPENDIX A: SITE VISIT PHOTOGRAPHS



Dewhurst 26 well head and air monitoring station in background



Air quality monitoring station at Dewhurst 26



Dewhurst 27 well head



Dewhurst 27 access track



Dewhurst 28 produced water collection and transfer tank



Diesel storage container at Dewhurst 28



Dewhurst 28 well head infrastructure



Dewhurst 28 flare and well head



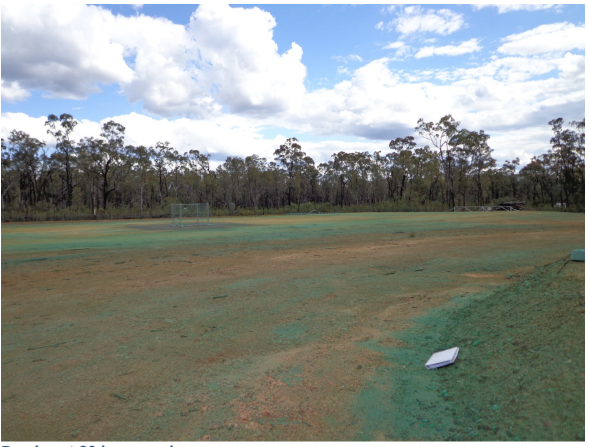
Dewhurst 29 lease pad showing sediment control and partial rehabilitation



Dewhurst 29 well lease and partial rehabilitation



Dewhurst 29 access track



Dewhurst 30 lease pad



Dewhurst 30 lease pad and topsoil stockpile



Dewhurst 31 topsoil stockpile showing disturbed polymer seal

APPENDIX B: DEVELOPMENT CONSENT COMPLIANCE ASSESSMENT

Department of Planning and Environment Development Consent 18 July 2014

	and Environment Development Consent 18 July 2014	APPENDIX B	
Item	Details of Condition	Compliance Status	Comments
Development Consent (Dewhurst Wells) dated 18 July 2014 Schedule 2 Condition 1	In addition to meeting the specific performance criteria established under this consent, the Applicant shall implement all reasonable and feasible measures to prevent and/or minimise any harm to the environment that may result from the construction, operation, or rehabilitation of the development.	·	No environmental harm observed outside the work areas where permitted petroleum activities are authorised. Santos has developed and implements a Project Environmental Management Plan (PEMP) specifically for the Dewhurst (DWH) development which outlines measures and procedures for the effective management of environmental issues and risks associated with the development.
Development Consent (Dewhurst Wells) dated 18 July 2014 Schedule 2 Condition 2	The Applicant shall carry out the development generally in accordance with the: (a) EIS; (b) Statement of Commitments; and (c) Conditions of this consent.	Compliance	
Development Consent (Dewhurst Wells) dated 18 July 2014 Schedule 2 Condition 3	If there is any inconsistency between the above documents, the more recent document shall prevail to the extent of the inconsistency. However, the conditions of this consent shall prevail to the extent of any inconsistency.		No inconsistency between the documents identified.
Development Consent (Dewhurst Wells) dated 18 July 2014 Schedule 2 Condition 4	The Applicant shall comply with any reasonable requirement/s of the Secretary arising from the Department's assessment of: (a) any strategies, plans, programs, reviews, audits, reports or correspondence that are submitted in accordance with this consent; and (b) the implementation of any actions or measures contained in these documents.	Compliance	Santos advises no such requirements have been made by the Secretary.
Development Consent (Dewhurst Wells) dated 18 July 2014 Schedule 2 Condition 5	Wells in the development may be operated for: (a) a period of 3 years from the date of this consent, in the case of existing wells within the development; and (b) a period of 3 years from the date of well completion, in the case of the Dewhurst13-18H Extension and Dewhurst 30 and 31 Extension wells.	Compliance	The development consent was issued on the 18 July 2014 and under the consent existing wells are authorised to operate until 18 July 2017. DWH 13-18H and DWH 30 & 31 Extension Wells have not yet been drilled.
Development Consent (Dewhurst Wells) dated 18 July 2014 Schedule 2 Condition 6	The applicant shall not undertake hydraulic fracturing.	Compliance	No new CSG wells have been drilled since the development consent was issued on the 18 July 2014 and Santos advised that no hydraulic fracturing has been carried out in the past on any of the wells in the Dewhurst development area.

Item	Details of Condition	Compliance Status	Comments
Development Consent (Dewhurst Wells) dated 18 July 2014 Schedule 2 Condition 7	The Applicant may undertake the development 24 hours a day, 7 days a week.	Compliance	
Development Consent (Dewhurst Wells) dated 18 July 2014 Schedule 2 Condition 8	The Applicant shall: (a) repair, or pay all reasonable costs associated with repairing, public infrastructure that is damaged by the development; and (b) relocate, or pay all reasonable costs associated with relocating, public infrastructure that needs to be relocated as a result of the development.	Compliance	There has been no damage to public infrastructure that has required this condition to be activated. Santos maintains the State Forest roads needed to access their development work sites and the condition of these roads is regularly discussed in monthly meetings with Forestry Corporation NSW (FCNSW).
Development Consent (Dewhurst Wells) dated 18 July 2014 Schedule 2 Condition 9	The Applicant shall ensure that all plant and equipment used at the site is: (a) maintained in a proper and efficient condition; and (b) operated in a proper and efficient manner.	Compliance	Surface plant and equipment infrastructure appeared to be well operated and maintained with no evidence of no adverse environmental impacts occurring outside leases boundaries or likely to be caused as a result of faulty plant and equipment.
Development Consent (Dewhurst Wells) dated 18 July 2014 Schedule 2 Condition 10	With the approval of the Secretary, the Applicant may submit any strategies, plans or programs required by this consent on a progressive basis.	Not Determined	Santos advises that all of the strategies, plans or programs required to be prepared under the consent were approved prior to commencing new work in the Dewhurst development area following the issuing of the consent and that there have been no subsequent amendments to any of these documents that were approved by the Secretary.
Development Consent (Dewhurst Wells) dated 18 July 2014 Schedule 3 Condition 1	The Applicant shall ensure that it has sufficient water for all stages of the development, and if necessary, adjust the scale of operations under the consent to match its available water supply and licenced water entitlements, to the satisfaction of the Secretary.		The produced water extracted to release coal seam gas for the Dewhurst development is obtained under the Gunnedah Oxley Basin Groundwater Source NSW Murray Darling Basin Water Sharing Plan. Santos is authorised to take 600 gigalitres per annumn and for the water year ending 30 June 2015, 259ML was taken which is within the allocated quantity. Note: DWH 26-29 are the only operational wells producing water in the Dewhurst development area. Water used for drilling and operational activities is sourced from licensed water bores at Bibbliwindi 1 and Leewood. This water is taken from the Pilliga Sandstone aquifer and the bores are licensed to take 30 mega litres (ML) per annumn and the current usage rate is around 1 ML per annumn.

Item	Details of Condition	Compliance Status	Comments
Development Consent (Dewhurst Wells) dated 18 July 2014 Schedule 3 Condition 2	The Applicant shall provide a compensatory water supply to any landowner of privately-owned land whose water entitlements are adversely impacted (other than an impact that is negligible) as a result of the development, in consultation with NOW, and to the satisfaction of the Secretary. The compensatory water supply measures must provide an alternative long-term supply of water that is equivalent to the loss attributed to the development. Equivalent water supply must be provided (at least on an interim basis) within 24 hours of the loss being identified. If the Applicant and the landowner cannot agree on the measures to be implemented, or there is a dispute about the implementation of these measures, then either party may refer the matter to the Secretary for resolution. If the Applicant is unable to provide an alternative long-term supply of water, then the Applicant shall provide alternative compensation to the satisfaction of the Secretary.	Compliance	No new Coal Seam Gas (CSG) wells have been drilled since the development consent was issued on the 18 July 2014. Santos advises that there has been no cause to activate this "make good" condition as a result of Santos' exploration and appraisal activities in the Dewhurst development area nor in other areas of the larger overall Narrabri Gas Project area. DPI Water agrees that there is no cause to activate the "make good" conditions due to the status of Dewhurst Pilot Expansion.
Development Consent (Dewhurst Wells) dated 18 July 2014 Schedule 3 Condition 3	•	Compliance	No incidents of water pollution have occurred since the development consent was issued on 18 July 2014.
Development Consent (Dewhurst Wells) dated 18 July 2014 Schedule 3 Condition 4	The Applicant shall implement all reasonable and feasible measures to ensure that gas wells are constructed, operated and decommissioned to avoid risks of gas leakages to and adverse impacts on beneficial aquifers, including resulting impacts on groundwater users and groundwater dependent ecosystems.	·	No new CSG wells have been drilled since the development consent was issued on the 18 July 2014. For wells drilled prior to this date Well Completion Reports for each of the wells have been prepared and submitted to DRE as required under legislation. The only operational wells during the audit were DWH 26-29. The wells are periodically checked for gas leaks in accordance with Santos' Leak Detection and Repair Program.
Development Consent (Dewhurst Wells) dated 18 July 2014 Schedule 3 Condition 5	The applicant shall ensure that no drilling fluids containing Benzene, Toluene, Ethylbenzene and Xylene (BTEX) chemicals are used in the development.		No drilling activities have been undertaken since the issuing of the development consent on 18 July 2014. Santos advised that BTEX chemicals are not used when drilling wells.

Item	Details of Condition	Compliance Status	Comments
Development Consent (Dewhurst Wells) dated 18 July 2014 Schedule 3 Condition 6	The Applicant must ensure that all petroleum wells: a) must be designed, constructed, maintained and abandoned in accordance with the Code of Practice for Coal Seam Gas – Well Integrity (DTIRIS 2012); b) ensure hydraulic isolation between the Upper Namoi and Lower Namoi alluvium and the Great Artesian Basin Southern Recharge during drilling activities c) have all casing fully cemented from casing shoe to surface, leaving no open annuluses; d) have a blow-out prevention device on the wellhead secured to the steel casing; and e) are sealed with cement from the total depth to 1.5 metres below the surface when exploration is completed and the well is no longer required; in order to protect the integrity of any underground aquifers, prevent gas escape and maintain groundwater quality.	Not applicable	No new CSG wells have been drilled since the development consent was issued on the 18 July 2014. For those wells drilled prior to the issuing of the development consent well completion reports for each of the wells have been prepared and submitted to the Department of Industry - Division of Resources and Energy (DRE).
Development Consent (Dewhurst Wells) dated 18 July 2014 Schedule 3 Condition 7	Prior to the commencement of drilling activities, in consultation with NOW, the Applicant shall revise its Groundwater Monitoring and Modelling Plan to include a description of the monitoring specific to the development and provide consideration of the future development of the groundwater model to a Class 2 or 3 model in accordance with the Australian Groundwater Modelling Guidelines and to a standard required by the NSW Aquifer Interference Policy to the satisfaction of the Secretary.	Compliance	No drilling activities have been undertaken since the issuing of the development consent on 18 July 2014. Santos advised that the GMMP has been revised and the revised version provided to the Government as a working draft. Santos further advised that following the issuing of the development consent they have given consideration to the development of a Class 2 or 3 Groundwater model and it is of the view that it is not feasible at this point in time as 20 years of groundwater monitoring data would be required to inform such a model. Santos has discussed this requirement with DPI Water (formerly The Office of Water) and agreement had not been reached at the time of the audit between both parties. DPI Water advised that further detailed consultation is required regarding the monitoring component of the GMMP.

Item	Details of Condition	Compliance Status	Comments
Development Consent (Dewhurst Wells) dated 18 July 2014 Schedule 3 Condition 8	Water extracted from all wells in the development (i.e. produced water) must be stored in ponds constructed with an impervious lining, to prevent contamination of groundwater.	Compliance	Produced water is currently only being extracted from DWH 26-29 CSG wells. This water is collected in a small tank within an earthen bund at Dewhurst 28 well lease prior to its transfer to the Leewood Water Facility via the Bibbbilwindi Water Facility. The water storage dams at Leewood have a doubled lined HDPE liner system installed with leak detection and recovery installed as an additional safeguard.
Development Consent (Dewhurst Wells) dated 18 July 2014 Schedule 3 Condition 9	Soil and water management measures consistent with <i>Managing Urban Stormwater</i> – <i>Soils and Construction Vol. 1</i> (Landcom, 2004) shall be employed during the construction of the development to minimise soil erosion and the discharge of sediment and other pollutants to land and/or waters.	·	No construction was taking place at the time of the audit, however all of lease pads including DWH 30 and 31 are stabilised and there is no evidence of erosion or sediment run off having been discharged from individual lease pads. Santos in their Project Environmental Management Plan has developed and implements a Soil and Surface Water Management Sub Plan. The Sub Plan includes mitigation measures and requires site specific Erosion and Sediment Control Plans to be prepared and implemented for each lease area and these were sighted during the audit.

Item	Details of Condition	Compliance Status	Comments
July 2014 Schedule 3 Condition 10	The Applicant shall, to the satisfaction of the Secretary, ensure that: a) pipelines are designed, constructed and operated in accordance with the Australian Standard for the Installation and Maintenance of Plastic Pipe Systems for Gas AS 3723-1989 (or its latest version); b) the route of gas gathering and water transport systems and access roads follow previously or currently disturbed areas wherever possible; c) trenches are not left open overnight, unless adequately covered or suitable fauna egress structures are put in place; d) any open trenches are inspected for fauna each day at the commencement of construction activities; e) open trenching works within 20 metres of watercourses are only undertaken during dry weather conditions; f) construction activities do not impede lateral water flows; g) no crown or camber remains along any gas gathering system line, following rehabilitation; h) signs are erected at intervals along all gas gathering system lines indicating the presence of a buried gas pipeline; and i) impacts to riparian vegetation and endangered ecological communities are minimised.		No new gas or water gathering pipelines for the Dewhurst development have been constructed since the issuing of the Development Consent on 18 July 2014.
Development Consent (Dewhurst Wells) dated 18 July 2014 Schedule 3 Condition 11	The applicant shall ensure that the noise generated by construction complies with the requirements of the <i>Interim Construction Noise Guideline (DECC(2009)</i>		Construction of Dewhurst 30 and 31 well leases pads had been completed and no other construction work was being carried out at the time of the audit.

Item	Details of Condition	Compliance Status	Comments
Development Consent (Dewhurst Wells) dated 18 July 2014 Schedule 3 Condition 12	The Applicant shall ensure that the noise generated by the development does not exceed the criteria in Table 1 and Table 2 at any residence on privately-owned land. Table 1: Construction Noise Impact Assessment Criteria dB(A) Location: Any residence on privately owned land Standard Construction Hours: 40db(A) LAeq (15 min) Outside Standard Construction Hours: 35(dbA) LAeq (15 min) Nate: Standard construction hours are 7 am to 6 pm Monday to Friday and 8 am to 1 pm Saturday. Table 2: Operational Noise Impact Assessment Criteria dB(A) Location: Any residence on privately owned land Operational Noise Criteria LAeq (15 min): 35(dbA) Noise generated by the development is to be measured in accordance with the relevant requirements and exemptions (including certain meteorological conditions) of the NSW Industrial Noise Policy. Appendix 2 sets out the meteorological conditions under which these criteria apply, and the requirements for evaluating compliance with these criteria. However, these criteria do not apply if the Applicant has an agreement with the relevant landowner to exceed the noise criteria, and the Applicant has advised the Department in writing of the terms of this agreement.	Compliance	At the time of the audit only DWH 26-29 were operational and noise levels (not measured) are relatively low and as the closest residence to any of these wells is approximately 10 kilometres away the operational noise criteria would not be exceeded.
Development Consent (Dewhurst Wells) dated 18 July 2014 Schedule 3 Condition 13	The Applicant shall: (a) implement best management practice to minimise the construction, operational, road noise of the development; (b) operate an on-site noise management system to ensure compliance with the relevant conditions of this consent; (c) minimise the noise impacts of the development during meteorological conditions under which noise limits in this consent do not apply (see Appendix 3); (d) regularly assess the noise management system to ensure compliance with the relevant conditions of this consent, to the satisfaction of the Secretary.	Compliance	Santos in its Project Environmental Management Plan (PEMP) has developed and implements a Noise Management Sub Plan. The Sub Plan includes management and mitigation measures to minimise adverse noise impacts during both construction and operational phases and which may cause an unreasonable interference at any sensitive receptors depending on the proximity to the noise source. The PEMP was approved by the Secretary on 14 October 2014
Development Consent (Dewhurst Wells) dated 18 July 2014 Schedule 3 Condition 14	The Applicant shall ensure that no offensive odours are emitted from the site, as defined under the POEO Act.	Compliance	No offensive odours were detected outside well lease boundaries during the audit.

Item	Details of Condition	Compliance Status	Comments
Development Consent (Dewhurst Wells) dated 18 July 2014 Schedule 3 Condition 15	The Applicant shall implement all reasonable and feasible measures to minimise the release of greenhouse gas emissions from the site to the satisfaction of the Secretary.	Compliance	The mitigation and control measures Santos implements to minimise the release of greenhouse gas emissions are outlined in Section 1.5 (AQMP-5 to APQMP10 inclusive) in the Air Quality Management Sub Plan in Appendix A of the Project Environmental Management Plan which was approved by the Secretary on 14 October 2014.
Development Consent (Dewhurst Wells) dated 18 July 2014 Schedule 3 Condition 16	The Applicant shall ensure that all reasonable and feasible avoidance and mitigation measures are employed so that the particulate emissions generated by the development do not exceed the criteria listed in Tables 3, 4 and 5 at any residence on privately-owned land. Table 3: Long term criteria for particulate matter Total Suspended Particulate: 90 μg/m3 expressed as an annual average Particulate matter < 10 μm (PM10): 30 μg/m3 expressed as an annual average, Table 4: Short term criterion for particulate matter Particulate matter < 10 μm (PM10): 50 μg/m3 expressed as a 24 hour average Table 5: Long term criteria for deposited dust; Maximum increase in deposited dust level: 2g/m2/month expressed as an annual average Maximum total deposited dust level: 4g/m2/month expressed as an annual average Notes for Tables 3-5: • a total impact (ie incremental increase in concentrations due to the development plus background concentrations due to other sources); • b Incremental impact (ie incremental increase in concentrations due to the development on its own); • c Deposited dust is to be assessed as insoluble solids as defined by Standards Australia, AS/NZS 3580.10.1:2003: Methods for Sampling and Analysis of Ambient Air - Determination of Particulate Matter - Deposited Matter - Gravimetric Method; and • d Excludes extraordinary events such as bushfires, prescribed burning, dust storms, sea fog, fire incidents, illegal activities or any other activity agreed to by the Secretary in consultation with EPA.	Compliance	The approval sets air quality criteria that is not to be exceeded at any residence on privately owned land. It should be noted that the nearest residence to the current development is greater than 10km away. Santos has installed air monitoring equipment at DWH 26 and the monitoring results listed below for the air quality within the development area, for the period February 2015 - 2016 are well within the criteria stated in the approval. Furthermore it would appear that the limits set in the approval have never been exceeded at any residence on privately owned land given these results, the relatively low levels of dust being generated by the development and the large buffer distance to the nearest residence. The air quality monitoring results are shown below: Long term criteria for particulate matter Total Suspended Particulate: 31.59 μg/m3 expressed as an annual average Particulate matter < 10 μm (PM10): 18.47 μg/m3 expressed as an annual average. Short term criterion for particulate matter Particulate matter < 10 μm (PM10): 36.9 μg/m3 expressed as a 24 hour average Long term criteria for deposited dust; Maximum increase in deposited dust level: 0.8g/m2/month expressed as an annual average Maximum total deposited dust level: 1.4g/m2/month expressed as an annual average

Item	Details of Condition	Compliance Status	Comments
Development Consent (Dewhurst Wells) dated 18 July 2014 Schedule 3 Condition 17	The Applicant shall: (a) implement a Leak Detection and Repair Program that is conducted in accordance with US EPA Method 21 – Determination of Volatile Organic Compound Leaks (40 CFR Part 60, Appendix A, Method 21), unless otherwise agree by the EPA; (b) implement best practice air quality management at the site, including all reasonable and feasible measures to minimise off-site odour and dust emissions generated by the development, including from any spontaneous combustion on site; (c) operate an air quality management system on site to ensure compliance with the relevant conditions of this consent; (d) minimise the air quality impacts of the development during adverse meteorological conditions and extraordinary events (see note d to Tables 3-5 above); and to the satisfaction of the Secretary.	Compliance	Santos has developed and implements a Leak Detection and Repair Program using various technologies for the whole Narrabri Gas project area which includes the Dewhurst development project area. No gas leaks were detected at any of the Dewhurst wells related to this development consent in the 2015 audit. No off site emissions of odours or dust emissions were detected or observed. An air quality management station is located at DWH 26 for monitoring and compliance purposes.
Development Consent (Dewhurst Wells) dated 18 July 2014 Schedule 3 Condition 18	The unsealed road network used by the development shall be maintained and managed consistent with Managing Urban Stormwater – Soils and Construction Volume 2C Unsealed Roads and Erosion and sediment control on unsealed roads – A field guide for erosion and sediment control maintenance practices and in accordance with the Permit to Occupy issued by Forestry NSW.	·	The access road network used by the development in the Pilliga State Forest has two categories: (1) Forestry roads opened to the public and (2) Santos constructed access tracks from these roads to well lease pads. Santos maintains the State Forestry roads needed to access their development work sites and the condition of these roads is regularly discussed in meetings with FCNSW and where issues that arise are addressed. The access tracks to each of the Dewhurst wells are properly constructed and maintained and there was no evidence of significant erosion. Santos advised that, in conjunction with FCNSW, it provided training to local road construction and maintenance contractors on 22 and 23 September 2015 in relation to required sedimentation and erosion control measures for roads and tracks in the State Forest.

Item	Details of Condition	Compliance Status	Comments
Development Consent (Dewhurst Wells) dated 18 July 2014 Schedule 3 Condition 19	The Applicant shall seal the first 30 metres of X-Line Road at the intersection of X-Line Road and Newell Highway to the satisfaction of RMS	·	
Development Consent (Dewhurst Wells) dated 18 July 2014 Schedule 3 Condition 20	The Applicant shall ensure that, prior to commencing construction of the Dewhurst 13-18H Extension and Dewhurst 30 and 31 Extension wells, Size B "Turning Traffic" Signs (W5-25) and 300 metre distance plates are installed at a distance of 300 metres on either side of the X-Line Road intersection with the Newell Highway, to the satisfaction of the RMS.	·	
Development Consent (Dewhurst Wells) dated 18 July 2014 Schedule 3 Condition 21	The Applicant is to prepare a Code of Conduct, in consultation with RMS, for all drivers required to access the site. The Code of Conduct is to include: (a) details of the transportation/access routes to be followed to access and exit the site; (b) management actions that ensure drivers operate their vehicles in a safe, professional and courteous manner; and (c) measures to minimise or avoid access to the site outside of daylight hours, wherever practicable.		Santos has prepared a Traffic Management Plan and Drivers Code Of Conduct for construction work. The Drivers Code of Conduct was forwarded to RMS for their review and comment in October 2014
Development Consent (Dewhurst Wells) dated 18 July 2014 Schedule 3 Condition 22	The Applicant shall: (a) minimise and monitor the waste generated by the development; (b) ensure all above ground tanks containing material that is likely to cause environmental harm must be bunded or have an alternative spill containment system in place; (c) ensure it has in place appropriate containment, mitigation, contingency, remediation and rehabilitation methods and actions in order to prevent an accidental spill of waste material or in the event of an accidental spill; (d) ensure that the waste generated by the development is appropriately stored, handled and disposed of; (e) manage on-site sewage treatment and disposal in accordance with the requirements of Council; and (f) report on waste management and minimisation in the Annual Review, to the satisfaction of the Secretary.	Non Compliance 3	The only waste being generated during the audit was produced water from DWH 26-29 wells and this is collected and transferred by to the Leewood Water Facility using transfer tanks and an underground pipeline. Santos has developed and implements a Waste Management Plan for its Narrabri Garfield Development which addresses matters in (a) to (e) The Annual Review to report on the environmnetal performance of the development as required under Schedule 5 Condition 4 has been prepared by Santos and submitted to the NSW Government on 29 April 2015. However, this Annual Review Report has not addressed item (f) waste management and minimisation.

Item	Details of Condition	Compliance Status	Comments
Development Consent (Dewhurst Wells) dated 18 July 2014 Schedule 3 Condition 23	The Applicant shall ensure that the storage, handling, and transport of dangerous goods is done in accordance with the relevant Australian Standards, particularly AS1940 and AS1596, and the Dangerous Goods Code.	-	The only dangerous good currently stored on the development area is diesel, which is stored in two double lined tanks one at DWH 28 and the other at DWH 29 well lease pads. Santos advises that the diesel is transported to DWH 28 and 29 by accredited outside suppliers. Note under the Dangerous Goods Code diesel is classified as C1 Combustible Liquid and the Code only applies to the storage of diesel not road or rail transport.
Development Consent (Dewhurst Wells) dated 18 July 2014 Schedule 3 Condition 24	The Applicant shall: (a) implement all reasonable and feasible measures to minimise the visual and lighting impacts of the development; (b) ensure no outdoor lights shine above the horizontal; and (c) ensure that all external lighting associated with the development complies with Australian Standard AS4282 (INT) 1997 – Control of Obtrusive Effects of Outdoor Lighting.	Compliance	The only light source currently in the development area is the flare at DWH 28 which is remotely located in the State Forest and approximately 10 km away from the nearest private residence. Santos advises that construction activity so far has only taken place during daylight hours and there has been no need for outdoor night time lighting to be provided.
Development Consent (Dewhurst Wells) dated 18 July 2014 Schedule 3 Condition 25	The Applicant shall: (a) ensure that the development is suitably equipped to respond to fires on site; (b) take all reasonable measures to prevent the ignition and/or spread of bushfires, in accordance with the Schedule of Onshore Petroleum Operations and Production Safety Requirements (1992); and (c) assist the Rural Fire Service and emergency services as much as possible if there is a fire in the vicinity of the site.	Compliance	Santos has prepared and implements a Bushfire Management Plan to prevent the risk of bushfires and to be able to respond in the event of a bushfire occurring.

Item	Details of Condition	Compliance Status	Comments
Development Consent (Dewhurst Wells) dated 18 July 2014 Schedule 3 Condition 26	The Applicant shall ensure that the development does not cause any exceedances of the performance measures in Table 6, to the satisfaction of the Secretary. Table 6: Performance Measures Biodiversity Groundwater Dependant Ecosystems: Negligible environmental consequences Threatened species, threatened populations, or endangered ecological communities: Minor environmental consequences	Compliance	Santos has developed and implements a Biodiversity Management Plan for the Dewhurst development and which has been approved by the Secretary NSW Department of Planning and Environment. Santos advised that they have engaged to Eco Logical Australia Pty Ltd to undertake ecological surveys twice per year following the issuing of the development consent. The initial survey was carried out in Autumn 2014 mainly to gather baseline data to allow for assessment of any future impacts as development so far has been relatively limited. Subsequent surveys have been carried out in Autumn and Spring 2015. There has been no exceedance of the performance measures in Table 6
Development Consent (Dewhurst Wells) dated 18 July 2014 Schedule 3 Condition 27	The Applicant shall prepare and implement a Biodiversity Management Plan for the development, to the satisfaction of the Secretary. This plan must: (a) be prepared in consultation with OEH, and be approved by the Secretary prior to commencing construction of the Dewhurst 13-18H Extension and Dewhurst 30 and 31 Extension wells; (b) describe the short, medium, and long term measures that would be implemented to minimise indirect impacts of the development; (c) include a seasonally-based program to monitor and report on the effectiveness of these measures, and progress against the performance measures in Table 6; and (d) include details of who would be responsible for monitoring, reviewing, and implementing the plan	Compliance	A Biodiversity Management Plan has been prepared and submitted to NSW Planning and Environment and approved by the Secretary on the 29 October 2014. This date was prior to the commencement of construction of DWH 30 and 31 well lease pads which is the only land disturbance that has occurred since the consent was issued.
Development Consent (Dewhurst Wells) dated 18 July 2014 Schedule 3 Condition 28	Unless otherwise agreed by the Secretary, the Applicant shall rehabilitate progressively, that is, as soon as reasonably practicable following disturbance, all surface borehole locations and any other parts of the site impacted by the development, to the satisfaction of the OCSG.	Compliance	All well lease pads are stable and have been partially rehabilitated. The extent of the rehabilitation at each well does vary due to current and future operational needs.
Development Consent (Dewhurst Wells) dated 18 July 2014 Schedule 3 Condition 29	Prior to commencing construction of the Dewhurst 13-18H Extension and Dewhurst 30 and 31 Extension wells, the Applicant shall revise its Rehabilitation Management Plan to the satisfaction of the OCSG.	Compliance	Santos has submitted a revised Rehabilitation Management Plan to the former Office of Coal Seam Gas (OCSG) The revised plan was approved by OCSG on 16 October 2014 and before construction of the lease pads for DWH 30 and 31 commenced.

Item	Details of Condition	Compliance Status	Comments
Development Consent (Dewhurst Wells) dated 18 July 2014 Schedule 3 Condition 30	The Applicant shall fully seal and rehabilitate all boreholes, to the satisfaction of OCSG, no longer than 10 years after drilling of the Dewhurst 13-18H Extension and Dewhurst 30 and 31 Extension is completed, unless a development application related to gas production is submitted to the Department by that date.	Not applicable	None of well drilling activities listed in the condition have as yet commenced.
Development Consent (Dewhurst Wells) dated 18 July 2014 Schedule 4 Condition 1	As soon as practicable after obtaining monitoring results showing: (a) an exceedance of any relevant criteria in Schedule 3, the Applicant shall notify affected landowners in writing of the exceedance, and provide regular monitoring results to each affected landowner until the development is again complying with the relevant criteria; and (b) an exceedance of any relevant air quality criteria in Schedule 3, the Applicant shall send a copy of the NSW Health fact sheet entitled "Mine Dust and You" (as may be updated from time to time) to the affected landowners and/or existing tenants of the land (including the tenants of any mine-owned land).	Not applicable	Since the development consent was issued on 18 July 2014 only the following activities have been carried out in the Dewhurst development area (a) The construction of DWH 30 & 31 well lease pads and access tracks. (b) The operation of DWH 26-29 wells There has been no exceedance of the air quality monitoring criteria. No noise monitoring has been deemed necessary as the only potentially noisy activity would be the construction of DWH 30 & 31 well lease pads and as the nearest residence is approximately 10 kilometres away there would have been no noise impacts and further Santos advised that they have not received any noise complaints.
Development Consent (Dewhurst Wells) dated 18 July 2014 Schedule 4 Condition 2	If an owner of privately-owned land considers the development to be exceeding the relevant criteria in Schedule 3, then he/she may ask the Secretary in writing for an independent review of the impacts of the development on his/her land. If the Secretary is satisfied that an independent review is warranted, then within 2 months of the Secretary's decision the Applicant shall: (a) commission a suitably qualified, experienced and independent person, whose appointment has been approved by the Secretary, to: (i) consult with the landowner to determine his/her concerns; (ii) conduct monitoring to determine whether the development is complying with the relevant criteria in Schedule 3; and (iii) if the development is not complying with these criteria then identify the measures that could be implemented to ensure compliance with the relevant criteria; and (b) give the Secretary and landowner a copy of the independent review.		Santos advises that there have been no such requests from private landholders made to the Secretary.

Item	Details of Condition	Compliance Status	Comments
(Dewhurst Wells) dated 18 July 2014 Schedule 5 Condition 1 (a) (b) (c) (c) (d) (d) (d) (d) (d) (d) (d) (d) (d) (d	The Applicant shall prepare and implement an Environmental Management Strategy for the development to the satisfaction of the Secretary. This strategy must: a) be submitted to the Secretary for approval prior to the commencement of the construction of the Dewhurst 13-18H Extension or the Dewhurst 30 and 31 Extension; b) provide the strategic framework for environmental management of the development; c) identify the statutory approvals that apply to the development; d) describe the role, responsibility, authority and accountability of all key personnel involved in the environmental management of the development; e) describe the procedures that would be implemented to: i) keep the local community and relevant agencies informed about he operation and environmental performance of the development; ii) receive, handle, respond to, and record complaints; iii) resolve any disputes that may arise during the course of the development; iv) respond to any non-compliance; v) respond to emergencies; and f) include: i) copies of any strategies, plans and programs approved under the conditions of this consent; and ii) a clear plan depicting all the monitoring required to be carried out under the conditions of this consent.	Compliance	Santos has prepared and submitted to the NSW Government Planning and Environment Department a Project Environmental Management Plan and which has been subsequently approved by the Secretary on 14 October 2014 to fulfil the requirements of this condition.

Item	Details of Condition	Compliance Status	Comments
Development Consent (Dewhurst Wells) dated 18 July 2014 Schedule 5 Condition 2	The Applicant shall ensure that the management plans required under this consent are prepared in accordance with any relevant guidelines, and include: (a) detailed baseline data; (b) a description of: (i) the relevant statutory requirements (including any relevant approval, licence or lease conditions); (ii) any relevant limits or performance measures/criteria; (iii) the specific performance indicators that are proposed to be used to judge the performance of, or guide the implementation of, the development or any management measures; (c) a description of the measures that would be implemented to comply with the relevant statutory requirements, limits, or performance measures/criteria; (d) a program to monitor and report on the: (i) impacts and environmental performance of the development; (ii) effectiveness of any management measures (see c above); (e) a contingency plan to manage any unpredicted impacts and their consequences and to ensure that ongoing impacts reduce to levels below relevant impact assessment criteria as quickly as possible; (f) a program to investigate and implement ways to improve the environmental performance of the development over time; (g) a protocol for managing and reporting any: (ii) incidents; (iii) complaints; (iii) non-compliances with statutory requirements; and (iv) exceedances of the impact assessment criteria and/or performance criteria; and (h) a protocol for periodic review of the plan. Note: The Secretary may waive some of these requirements if they are unnecessary or unwarranted for particular management plans	Compliance	Santos is required to develop and implement the following management plans under the development consent conditions: (1) Biodiversity Management Plan (2) Rehabilitation Management Plan (3) Environmental Management Strategy (Project Environmental Management Plan) These plans are generally in accordance with items stated in the condition (a) to (h) as relevant for each plan and were all submitted to the Department of Planning and Environment prior to the commencement of work at DWH 30 and 31 and approved. The Project Environmental Management Plan (PEMP) which has six sub plans that also deal with likely or potential environmental risks related to the development and is a key document in managing day to day operations to ensure unlawful environmental harm is not caused or threatened.

Item	Details of Condition	Compliance Status	Comments
Development Consent (Dewhurst Wells) dated 18 July 2014 Schedule 5 Condition 3	The Applicant must assess and manage development-related risks to ensure that there are no exceedances of the criteria in Schedule 3. Any exceedance of these criteria and/or performance measures constitutes a breach of this consent and may be subject to penalty or offence provisions under the EP&A Act or EP&A Regulation. Where any exceedance of these criteria and/or performance measures has occurred, the Applicant must, at the earliest opportunity: (a) take all reasonable and feasible steps to ensure that the exceedance ceases and does not reoccur; (b) consider all reasonable and feasible options for remediation (where relevant) and submit a report to the Department describing those options and any preferred remediation measures or other course of action; and (c) implement remediation measures as directed by the Secretary, to the satisfaction of the Secretary.	Compliance	There does not appear to have been any exceedance of criteria in Schedule 3 nor breaches of the conditions of the Development Consent (issued on the 18 July 2014) and which may be subject to the offence provisions of the Environmental Protection and Assessment Act. Santos in its PEMP for the Dewhurst Development has developed and implements a Hazard and Risk Management Sub Plan designed to manage hazards and risks of the development so as to prevent or minimise harm to the environment and to the protect safety and well being of employees and the community. Santos advises that there have been no circumstances that have arisen where remediation has been required other than normal rehabilitation of disturbed areas.

Item	Details of Condition	Compliance Status	Comments
Development Consent (Dewhurst Wells) dated 18 July 2014 Schedule 5 Condition 4	By the end of March each year, or other timing as may be agreed by the Secretary, the Applicant shall review the environmental performance of the development to the satisfaction of the Secretary. This review must: (a) describe the development (including any rehabilitation) that was carried out in the past calendar year, and the development that is proposed to be carried out over the next year; (b) include a comprehensive review of the monitoring results and complaints records of the development over the past calendar year, which includes a comparison of these results against the: (i) relevant statutory requirements, limits or performance measures/criteria; (ii) requirements of any plan or program required under this consent; (iii) monitoring results of previous years; and (iv) relevant predictions in the EIS; (c) identify any non-compliance over the past calendar year, and describe what actions were (or are being) taken to ensure compliance; (d) identify any trends in the monitoring data over the life of the development; (e) identify any discrepancies between the predicted and actual impacts of the development, and analyse the potential cause of any significant discrepancies; and (f) describe what measures will be implemented over the current calendar year to improve the environmental performance of the development.		Santos submitted the Annual Review for the 2014 calendar year to the Department of Planning and Environment and Planning on 29 April 2015. The due date for submission of this report was 31 March 2015.
Development Consent (Dewhurst Wells) dated 18 July 2014 Schedule 5 Condition 5	Within 3 months of: (a) the submission of an annual review under condition 4 above; (b) the submission of an incident report under condition 7 (DC48 on this checklist) below; (c) the submission of an audit report under condition 9 (DC 50) below; or (d) any modification to the conditions of this consent, (unless the conditions require otherwise), the Applicant shall review, and if necessary revise, the strategies, plans, and programs required under this consent to the satisfaction of the Secretary.	Not determined	Santos advised that on consideration of the requirement of the condition or initial review they decided that a review of strategies, plan and programs was not necessary as the effectiveness of these plans could not be evaluated as they had just been developed in October 2014 and the reporting period was for the 2014 calendar year and operations had only been carried out for a limited period of less than 2 months commencing in November 2014.

Item	Details of Condition	Compliance Status	Comments
Development Consent (Dewhurst Wells) dated 18 July 2014 Schedule 5 Condition 6	The Applicant shall immediately notify the Secretary and any other relevant agencies of any incident that has caused, or threatens to cause, material harm to the environment. For any other incident associated with the development, the Applicant shall notify the Secretary and any other relevant agencies as soon as practicable after the Applicant becomes aware of the incident. Within 7 days of the date of the incident, the Applicant shall provide the Secretary and any relevant agencies with a detailed report on the incident, and such further reports as may be requested.		Santos has advised that there have been no incidents that would trigger the requirements of this notification condition.
Development Consent (Dewhurst Wells) dated 18 July 2014 Schedule 5 Condition 7	The Applicant shall provide regular reporting on the environmental performance of the development on its website, in accordance with the reporting arrangements in any plans or programs approved under the conditions of this consent.		Santos has a web site for the Narrabri Gas Project and is regularly updated to include the required information on the Dewhurst development.
Development Consent (Dewhurst Wells) dated 18 July 2014 Schedule 5 Condition 8	Within 12 months of the commencement of the construction of Dewhurst 13-18H Extension or the Dewhurst 30 and 31 Extension, and every 3 years thereafter, unless the Secretary directs otherwise, the Applicant shall commission and pay the full cost of an Independent Environmental Audit of the development. This audit must: (a) be conducted by a suitably qualified, experienced and independent team of experts whose appointment has been endorsed by the Secretary; (b) include consultation with the relevant agencies; (c) assess the environmental performance of the development and assess whether it is complying with the requirements in this consent and any relevant EPL or petroleum title (including any assessment, plan or program required under these approvals); (d) review the adequacy of strategies, plans or programs required under the abovementioned approvals; and (e) recommend appropriate measures or actions to improve the environmental performance of the development, and/or any assessment, plan or program required under the abovementioned approvals.	Compliance	Construction commenced on 4 November 2014 at the Dewhurst 30 and 31 Extension. The independent audit carried out by Lodestone Environmental Services commenced on 21 September 2015. Lodestone Environmental Services has been approved by NSW Planning and Environment as the independent auditor for the purpose of this condition.
Development Consent (Dewhurst Wells) dated 18 July 2014 Schedule 5 Condition 9	Within 6 weeks of the completion of this audit, or as otherwise agreed by the Secretary, the Applicant shall submit a copy of the audit report to the Secretary, together with its response to any recommendations contained in the audit report.	determined	This matter to be addressed by Santos.

Item	Details of Condition	Compliance Status	Comments
Development Consent (Dewhurst Wells) dated 18 July 2014 Schedule 5 Condition 10	Within 6 months of the date of this consent, the Applicant shall: (a) make copies of the following publicly available on its website: (i) the documents referred to in condition 2 of Schedule 2; (ii) all current statutory approvals for the development; (iii) all approved strategies, plans and programs required under the conditions of this consent; (iv) a comprehensive summary of the monitoring results of the development, reported in accordance with the specifications in any conditions of this consent, or any approved plans and programs; (v) a complaints register, updated monthly; (vi) the annual reviews of the development; (vii) any independent environmental audit of the development, and the Applicant's response to the recommendations in any audit; (viii) any other matter required by the Secretary; and (b) keep this information up-to-date, to the satisfaction of the Secretary.	Compliance	Santos has a web site for the Narrabri Gas Project and is regularly updated to include the required information on the Dewhurst development.
Development Consent (Dewhurst Wells) dated 18 July 2014 Appendix 3 Noise Assessment Condition 1	The noise criteria in Table 3 are to apply under all meteorological conditions except the following: (a) average wind speed at microphone height exceeds 5 m/s; (b) wind speeds greater than 3 m/s measured at 10 m above ground level; or (c) temperature inversion conditions greater than 3°C/100 m or stability category F.	Not Applicable	No noise monitoring has been carried out as there have been no noise impacts due to the large separation distance between the development at and the nearest noise sensitive receptor for works carried out since the consent was issued on 18 July 2014.
Development Consent (Dewhurst Wells) dated 18 July 2014 Appendix 3 Noise Assessment Condition 2	Except for wind speed at microphone height, the data to be used for determining meteorological conditions shall be that recorded by the meteorological station located on the site.	Not Applicable	No noise monitoring has been carried out as there have been no noise impacts due to the large separation distance between the development at and the nearest noise sensitive receptor for works carried out since the consent was issued on 18 July 2014.
Development Consent (Dewhurst Wells) dated 18 July 2014 Appendix 3 Noise Assessment Condition 3	Attended monitoring is to be used to evaluate compliance with the relevant conditions of this consent.	Not Applicable	There was very little activity at the lease pads during the audit and it was relatively quiet. There was no excessive noise being generated and no need for noise monitoring. The requirements of this condition are addressed in Santos' PEMP Noise Management Sub Plan

Item	Details of Condition	Compliance Status	Comments
	Unless otherwise agreed with the Secretary, this monitoring is to be carried out in accordance with the relevant requirements for reviewing performance set out in the NSW Industrial Noise Policy (as amended from time to time), in particular the requirements relating to: (a) monitoring locations for the collection of representative noise data; (b) meteorological conditions during which collection of noise data is not appropriate; (c) equipment used to collect noise data, and conformity with Australian Standards relevant to such equipment; and (d) modifications to noise data collected, including for the exclusion of extraneous noise and/or penalties for modifying factors apart from adjustments for duration.		There was very little activity at the lease pads during the audit and it was relatively quiet. There was no excessive noise being generated and no need for noise monitoring. The monitoring requirements stated in this condition are addressed in Santos' PEMP Noise Management Sub Plan

APPENDIX C: EIS COMMITMENTS COMPLIANCE ASSESSMENT

Dewhurst Gas Exploration Pilot Expansion EIS Statement of Commitments

	Commitment	Compliance	Comments
Item	Commitment	Compliance Status	Comments
Activity type	The Dewhurst Gas Exploration Pilot Expansion (proposed activity) includes the expansion of operations at the Dewhurst 13-18H and Dewhurst 26-31 pilots, and operation of both pilots for up to three years. Works at Dewhurst 13-18H involve reentering three existing wells to convert single horizontal wells to triple-stacked horizontal wells. Works at Dewhurst 26-31 involve the construction of two additional wells on new lease areas to expand the pilot from four to six wells.	Compliance	
Location	The proposed activity is within PEL 238, on private and Crown land (Dewhurst 13-18H) and within the Pilliga East State Forest (Dewhurst 26-31).	Compliance	
Hours of operation	Hours of operation will be up to 24 hours a day, seven days a week.	Compliance	
Activity duration	Approximately 5-6 months construction/drilling and up to 3 years for operation of the wells.	Not determined	The only new construction work that has been carried out since the development consent was issued on 18 July 2014 has been the construction of the well lease pads at Dewhurst (DWH) 30 and 31 and the wells have not yet been drilled. The construction work was carried out over a period of 3 weeks from 4-25 November 2014 At the time of preparing the EIS it was not envisaged that there would be a break between construction and drilling activities. Nevertheless the cumulative time period for carrying out both constructing and drilling will not exceed the stated 5-6 months time period.
Proposed commencement date	Works are scheduled to commence in Q2 2014.	Not applicable	The development consent was not issued until Q3 2014 and the construction work at Dewhurst 30 and 31 commenced in Q4 2014.
Maximum area of disturbance	8.89 ha (Dewhurst 13-18H – 5.37 ha; Dewhurst 30/31 – 3.52 ha)	Compliance	The only land disturbance carried out since the development consent for the Dewhurst development was issued on the 18 July 2014 has been the construction of DWH 30 and 31 well lease pads. The actual area cleared was 2.44 hectares.
Rehabilitation commitments and timeframes	Pilot well decommissioning and rehabilitation of the well lease areas and access tracks will occur within six months of abandonment where practicable. Pilot wells and ancillary infrastructure will be decommissioned and lease areas rehabilitated as outline in section 4.5 of the EIS.	Not applicable	None of the wells subject to the Development Consent have been decommissioned or abandoned by Santos.

Item	Commitment	Compliance Status	Comments
Community consultation	Community consultation will be undertaken in accordance with Chapter 5 of the EIS.	Compliance	A community consultation plan has been developed for PEL 238 and a specific plan developed for the Dewhurst development.
	Advice will be provided to relevant landowners that may be impacted by the activity 14 days prior to the proposed activity commencing.	Compliance	Forestry Corporation NSW (Barradine Office) as the landholder was notified in writing of the proposed development at Dewhurst 30 and 31 on 21 October 2014. The nearest private landowner is approximately 10 km away from DWH 30 and 31 and is not likely to be impacted.
	Narrabri Shire Council will be consulted on a monthly basis where appropriate.	Compliance	Santos is in regular dialogue and consultation with Narrabri Shire Council and this occurs at a minimum, monthly.
	Updates on the proposed activity will be provided to the Narrabri Community Consultation Committee.	Compliance	The Narrabri Community Consultation Committee meets on a monthly basis and activity updates are provided to the committee
	Advertisements will be placed in the local media of the up-coming exploration and drilling activities.	Compliance	The advertisement for the proposed drilling of DWH 30 and 31 wells was placed in the Narrabri Courier on the 21 October 2014 and before the commencement of construction.
	The local police will be notified of the proposed drilling activities and provided with a road traffic plan specifying the route, time and location of the drilling rig 14 days prior to the drilling rig mobilising to site.	Not applicable	No drilling has yet taken place under this approval.
Land resources	Construction		At the time of the audit no construction activities were being carried out on tenure. The only construction work carried out since the development consent was issued on 18 July 2014 has been the construction of lease pads for DWH 30 and 31
	Excess topsoil and subsoil generated during site preparation activities will be stockpiled onsite and used as backfill following completion of drilling.	Compliance	Top soil is stockpiled at both DWH 30 & 31 well lease pads as part of creating these lease pads for which construction concluded on 25 November 2014. The top soil will be used as part of the final rehabilitation of the lease pads.

Item	Commitment	Compliance Status	Comments
	Stockpiles will be managed according to best management practices such as the measures outlined in <i>Managing Urban Stormwater: Soils and Construction</i> (Landcom 2004) ('the Blue Book').	Further Observation	The soil stockpiles at DWH 30 and 31 have been sprayed with a polymer seal to assist with the stabilisation of the stockpile and appears to be effective. However, earthmoving equipment has subsequently been driven up the stockpile at DWH 31 and damaged the polymer seal. It would be good practice to immediately repair the polymer seal in such events. Nevertheless, there was no evidence of any sediment run off from the lease and the small perimeter earthen was wall was intact
	Erosion and sediment controls will be implemented where necessary during construction activities, in accordance with best management practices (such as the Blue Book). These controls will be maintained until disturbed areas of the site are stabilised.	Compliance	Effective erosion and sediment controls have been installed and maintained in the construction of of leases pads in particular for the latest well pads constructed DWH 30 and 31. All of the lease pads are stabilised and there was no evidence of sediment being discharged outside the lease pad boundaries and causing adverse environmental impacts.
	The quantity of chemicals, fuels and oils stored onsite will be minimised, where practicable.	Compliance	No chemicals or fuels and oils currently being stored at any of the well sites other than diesel held in two 6000 litre double lined storage tanks one at DWH 28 and the other at DWH 29. The diesel is used as fuel for the pump used to extract water from the coal seam until such time (generally around 6 months) there is enough gas being generated from the well to allow the produced water pump to operate using gas.
	All additives, chemicals, fuels and oils stored onsite will be kept in an appropriately secured, bunded storage shed in accordance with the relevant SDS.	Compliance	Refer comments above and the diesel storage tanks at DWH 28 and 29 are on the lease pads out in the open and not in a shed but they are still secure (refer photograph in Appendix A) The leases are fenced and the entry gate is locked.

Item	Commitment	Compliance Status	Comments
	Where there is a risk of contamination pits will be lined or material will be stored in surface tanks or metal bins.	Not Applicable	There are currently no underground pits used to store chemicals, process material or waste products etc. on any of the Dewhurst well leases pads
	An SDS register of all chemicals used or stored onsite will be maintained.	Compliance	The SDS chemical register is kept at the Narrabri Operations Centre
	Maintenance of vehicles, plant and equipment will occur offsite at an appropriately licensed facility unless deemed necessary and appropriate to conduct such maintenance onsite.	Compliance	There was little or no activity at the lease pads at the time of the audit. Santos advises that routine maintenance is done off site at contractors premises and only emergency breakdown repairs would be carried out on lease pads.
	Any spills or leaks will be contained and cleaned up immediately using the spill kit. Contaminated material (such as contaminated soil or absorbent materials) will be placed in a bag and removed from site for disposal at a licensed waste facility.	Compliance	No spills or leaks of contaminants at any of the well lease pads observed during the audit. There is a spill kit available at DWH 28 and the operators carry spill kits in their vehicles to allow them to respond to pollution incidents.
	Plant and equipment will be inspected daily to ensure these are properly maintained.	Compliance	Operators inspect and maintain plant and equipment at operating well lease sites on a daily basis.
	Operation		
	Ongoing management and maintenance of remaining infrastructure onsite will occur, including water transfer area and well heads.	Compliance	Remaining infrastructure namely well heads, water gathering and transfer systems, gas gathering and flares appeared to be well maintained and in good working order
	The gathering system water pressure will be monitored. Should line failure occur between the wells to the transfer tanks at Dewhurst 14 and Dewhurst 28, operation of the well will be suspended until the problem is rectified.	Compliance	Remote pressure monitoring takes place. Wells can be shut down remotely in the event of a pipeline failure.
	The two pilot sites will be rehabilitated in accordance with Section 4.5 of the EIS.	Not applicable	The two pilots sites are still operational and full rehabilitation will not take place until the wells are decommissioned.
Groundwater	Construction		

Item	Commitment	Compliance Status	Comments
	The wells will be designed and constructed in accordance with the NSW Coal Seam Gas Code of Practice Well Integrity (DTIRIS, 2012b).		Santos has not drilled any new wells subject to development consent since the approval was issued on 18 July 2014 Santos has previously submitted to the former NSW Office of Coal Seam Gas well completion reports for each of wells they have drilled which provides comprehensive drilling information including well design as constructed.
	Drilling and installation operations, well control, waste management and abandonment procedures for the pilot wells will be in accordance with accepted industry practices and in accordance with the processes outlined in the EIS.	Not Applicable	Refer comments above.
	A driller that holds the relevant qualifications as defined by NOW will be onsite during drilling of the top hole until the surface casing is set, cemented, and pressure tested. During this time, there will be 24 hour coverage by one person working the day shift and on call at site during the night. This will ensure that the appropriate knowledge of water legislation and regulation in NSW and technical skills are employed to avoid impacts to surface and groundwater sources.	Not Applicable	Santos has not drilled any new wells subject to development consent since the approval was issued on 18 July 2014
	Excessive drilling fluid losses will be cured by loss circulation material (cellulose material such as sawdust or other benign naturally occurring substances, as required) to ensure most fluids return to the surface.	Not applicable	Refer comments above
	Santos will make reasonable endeavours to seek permission (from landowners) to access registered groundwater bores within 2 km of the two pilot sites to undertake groundwater monitoring prior to drilling, to establish baseline conditions, and on completion of drilling, to determine if there are any impacts. Where access to bores is granted (and the bore is functioning), monitoring will include water level measurements and water quality observations in the field, and sampling for analysis by an accredited laboratory.	Compliance	There are no registered groundwater bores within 2 km of the Dewhurst 30 & 31 well lease sites. There are 5 registered water bores within 2 km of the DWH 13-18H wells of which only three are operational and able to be monitored. For the two other bores one is thought to be an old bore which may no longer exist and the other was faulty and not capable of being operated.
	Operation		
	The volume of water extracted from the pilot wells will be monitored.	Compliance	The volume of produced water is measured and recorded using Santos' "Supervisory Control & Data Acquisition (SCADA) system
	Pressure gauges will be fitted to the pilot wells, and monitored remotely through a SCADA system. Should pressure change due to a leak, the pilot wells will be shut down immediately and the affected area investigated.	Compliance	

Item	Commitment	Compliance Status	Comments
	The groundwater monitoring program will be implemented.	Compliance	Santos has an Groundwater Monitoring and Modelling Plan (GMMP) approved by the former Office of Coal Seam Gas in 2013 and is being implemented.
	In line with monitoring during drilling, Santos will make reasonable endeavours to seek permission (from landowners) to continue monitoring of registered groundwater bores within 2 km of the two pilot sites to determine if there are any impacts to aquifers.	Not applicable	No Coal Seam Gas pilot wells have been drilled in the Dewhurst development area since the development consent was issued on 18 July 2014. The groundwater monitoring program is ongoing.
	The wells will be decommissioned as soon as they are no longer required.	Compliance	All wells are still required
Surface water	Construction		
	Water will not be extracted from nearby watercourses, including Mount Pleasant Creek, Tuppiari Creek, Cowallah Creek or Jacks Creek.	Compliance	Santos advises that they have not extracted water from any of these creeks.
	The existing diversion bund at Dewhurst 13-18H will be maintained on the up-slope side of the lease areas to divert clean water around the work area.	Compliance	Stormwater diversion bunds in place at these well lease pads
	Diversion bunds will be installed and maintained for the Dewhurst 30 and 31 lease areas.	Compliance	Stormwater diversion bunds in place at these well lease pads
	Drilling fluids will be contained in surface tanks which will be regularly inspected and maintained.	Not applicable	Santos has not drilled any new wells subject to development consent since it was issued on 18 July 2014
	Water that drains to the cellar pit will be circulated with the drilling fluid throughout the drilling process.	Not applicable	" "
	Should any formation fluid rise through the well, it will be captured in the waste fluid tank and will be removed to a licensed waste facility that is able to accept liquid waste for disposal or treatment.	Not applicable	п п
	Drilling fluids will be transported to and from site by an appropriately licensed contractor.	Not applicable	11 11
	Fuel and lubricants will be stored onsite only when necessary and maintained offsite whenever possible.	Compliance	No construction activity taking place during the audit and currently there are no fuels and chemicals present on any of the leases other than two small 6000 litre double skinned diesel storage containers one at DWH 28 and the other at DWH 29. This diesel is used to fuel the well head water pump used initially to extract produced water until such time (expected 6 months) there is sufficient gas flow to change the water pump to gas operation.

Item	Commitment	Compliance Status	Comments
	Wastewater generated through general site activities will be removed by an appropriately licensed contractor for disposal at a licensed facility or treated to an appropriate quality prior to discharging.		The only waster water being generated at the time of the audit is produced water from the Dewhurst 26-29 pilot wells. This water is collected in a 22,000 litre above ground water storage tank at Dewhurst 28 before being transferred by pipeline to the Leewood water facility via Bibblewindi water facility.
	All areas storing or handling fuel, fuel using equipment, and chemicals will be bunded in accordance with Australian Standard 1940–2004; The Storage and Handling of Flammable and Combustible Liquids or other relevant guidelines.	Compliance	
	Weather forecast will be monitored and in the event that prolonged, severe wet weather or flooding is predicted, works will cease and plant, machinery and any chemicals will be secured and bunded.	Not applicable	No construction activity taking place during the audit.
	A minimum freeboard of 300 mm will be maintained for any tanks containing liquid waste.	Compliance	No liquid waste is stored at any of the Dewhurst well leases other than produced water in an above ground storage transfer tank at Dewhurst 28. This tank is fitted with a high level alarm system to ensure there is a 300mm minimum freeboard in the tank. Any overflow from this tank will be discharged to a lined bund that the tank sits within.
	Operation		
	The surface infrastructure at the lease areas will be regularly inspected.	Compliance	Daily inspections of operating surface infrastructure are carried out by operator maintainers.
	The surface water monitoring program will be implemented.	Compliance	Santos has undertaken a baseline water monitoring program for surface waters in PEL 238 (which includes the Dewhurst development area) over a 2 year period finishing at the end of 2014. Santos advises water quality monitoring is on going, particularly additional opportunistic monitoring. eg for Bohena Creek which has been dry for the last 12 months in the event of future flows.

Item	Commitment	Compliance Status	Comments
Biodiversity	Micro-siting of lease areas and service corridors locations will be undertaken at Dewhurst 30 and 31 during detailed design and pre-clearance survey stage to minimise impacts on the ecological communities and species.	Compliance	Santos advises that at DWH 30 & 31 a preclearing survey and clearing supervision were carried out by Eco Logical Australia in accordance with the Biodiversity Management Plan.
	Clearing of hollow-bearing trees will be avoided where possible.	Not applicable	No clearing was taking place at the time of the audit. Santos advises that an ecologist was on site during clearing at DWH 30 &31.
	While clearing or disturbance to vegetation occurs, a fauna spotter/catcher will be onsite to supervise works.	Not applicable	No clearing was taking place at the time of the audit. Santos advises that an ecologist was on site during clearing at DWH 30 &31
	Hollow logs removed from the disturbance areas are to be relocated to habitats adjacent to the lease areas under supervision from the fauna/spotter catcher. Fauna sensitive clearing techniques will be implemented, including vibrating the bucket on large trees (particularly hollow-bearing trees) prior to clearing, and dismantling large trees.	Not applicable	No clearing was taking place at the time of the audit. Santos advises that an ecologist was on site during clearing at DWH 30&31
	The site boundary will be clearly demarcated to ensure that plant and vehicles keep within the approved area of disturbance.	Not applicable	Santos advises that the site was surveyed and marker tape used to delineate the lease boundary(ies)
	The two pilot sites will be rehabilitated in accordance with Section 4.5 of the EIS.	Not applicable	The two pilots sites are still operational and full rehabilitation will not take place until the wells are decommissioned.
	Construction and operational vehicles/plant will only travel on the designated access tracks. Site speed limits will be imposed to reduce the potential of fauna strike and to reduce dust generation.	Compliance	Dedicated roads and tracks are used to access the well sites and Santos imposes a 60 km speed limit on State Forest roads and a 40 km limit on access tracks on contractors and employee vehicles when using these roads and tracks
	Prior to earthworks, noxious weeds present onsite will be removed or treated with herbicide to help prevent or reduce their spread.	Compliance	Santos advises that the DWH 30 & 31 leases pad sites were inspected for the presence of weeds before the sites were cleared and none were found.
	Weed management measures will be undertaken.	Compliance	Santos advises that the well lease sites are inspected quarterly for weeds and remedial action taken as needed in accordance with their Pest and Plant Management Strategy.

Item	Commitment	Compliance Status	Comments
	Weed monitoring will occur throughout all phases of the proposed activity. Weed removal will be carried out as necessary.	Compliance	Santos advises that the well lease sites are inspected quarterly for weeds and remedial action taken as needed in accordance with their Pest and Plant Management Strategy.
Air quality	Dust will be suppressed as required by spraying water along the access tracks and lease areas.	Not applicable	There were no dusty activities being carried out at the time of the audit. Santos advised that water trucks were employed to water roads and tracks during construction of DWH 30 & 31 well leases pads
	Site speed limits will be imposed to minimise dust generated by vehicle movements.	Compliance	Santos imposes speed limits of 60km/hr on FCNSW roads and 40km/hr on their access tracks.
	Loose, dust generating materials will be covered when transported to and from site.	Not applicable	Santos advised that during the construction of DWH 30 and 31 truck loads were covered as appropriate to the materials being transport to prevent the escape and loss of material being transported.
	Vehicles, plant and equipment will be regularly maintained to ensure they are in good operating condition.	Compliance	Vehicles are properly serviced and maintained with the maintenance schedule kept in an Oracle database
	Vehicles, plant and machinery will be turned off when not in use rather than left idling.	Compliance	Santos advises that it is standard practice to turn vehicles plant and equipment off when not in use except in some isolated cases on extreme hot days air conditioning might be used in vehicles to prevent or relieve employee heat stress.
	Rehabilitation works, including landform establishment, will occur within six months of abandonment.	Compliance	None of the Dewhurst development wells have been abandoned. However all of the well lease pads are stabilised and partially rehabilitated to varying degrees and the lease pads are not a significant source of emission of windblown dust.
Greenhouse Gases	Construction		
	Retain timber and woody debris cleared during site preparation (excluding merchantable timber identified by NSW Forestry Corporation) for use in rehabilitation to assist in reestablishing carbon sink.	Compliance	Timber and woody debris from the clearing of DWH 30 & 31 is currently stored at the former DWH 4 site.

Item	Commitment	Compliance Status	Comments
	Energy efficient equipment and processes will be used where possible.	Compliance	Santos Ltd has an EHSMS Energy efficiency Standard to assist business units to achieve energy efficiency improvements.
	Water based drilling fluids will be used.	Not Applicable	No drilling has occurred since the Dewhurst development consent was issued on 18 July 2014
	Appropriate monitoring of emissions and consumables will be undertaken for legislative reporting requirements (such as to inform National Greenhouse and Energy Reporting Scheme (NGERS) calculations).	Compliance	Santos Ltd as the parent company reports annually to NGERS on emissions and consumables. This annual report contains the required information for the overall Narrabri Gas project of which the Dewhurst development forms a part.
	Operation		
	Regular monitoring and maintenance of equipment and pipes will occur to identify any leaks to minimise fugitive emissions.	Compliance	Santos undertakes its own Leak Detection and Repair Program using various technologies for the whole Narrabri Gas project area which includes the Dewhurst development project area. No gas leaks were detected at any of the Dewhurst wells related to this development consent in the 2015 audit.
	A fugitive emissions monitoring program will be implemented in the E&A Program area.	Compliance	Santos undertakes its own Leak Detection and Repair Program using various technologies for the whole Narrabri Gas project area which includes the Dewhurst development project area.
	Appropriate monitoring of emissions and consumables will be undertaken for legislative reporting requirements (such as to inform NGERS calculations).	Compliance	The annual report to NGERS contains the required information from the overall Narrabri Gas project of which the Dewhurst development forms a part.
Noise	Forestry NSW, the private landowner at Dewhurst 13-18H and the next two nearest sensitive receivers will be notified prior to the proposed activity commencing.	Not applicable	There has been no activity at DWH 13-18H since the development consent was issued.

Item	Commitment	Compliance Status	Comments
	During construction, feasible and reasonable work practices will be implemented with the aim to achieve LA _{eq} 40 dB(A) noise levels during recommended standard construction hours and LA <i>eq</i> 35 dB(A) outside of these times.	Not Applicable	Construction has only taken place at DWH 30 & 31 since the development consent was issued and as the nearest private landholder or sensitive receiver to the DWH 30 & 31 sites is around 10 km away there would have been no adverse noise impacts during the construction of theses lease pads.
	During operation, in the event that the residence located 500 m south of the Dewhurst 13-18H Pilot (RR4) is to be re-occupied, monitoring will be undertaken to confirm operational noise levels at this location. If noise monitoring determines that levels are above noise criteria, an agreement will be negotiated with the landowner, or further	Not applicable	No activity has occurred at DWH 13-18H since the issuing of the Development Consent
Traffic and Transport	Vehicles will not travel at speeds greater than 80 km per hour along unsealed roads (including within the forest) unless otherwise signed.	Compliance	Santos imposes speed limits of 60km/hr on FCNSW roads and 40km/hr on their access tracks.
	Heavy vehicle activity passing through residential areas will be confined to standard construction hours (7.00 am to 6.00 pm Monday to Friday, 8.00 am to 1.00 pm Saturday).	Compliance	
	All site staff and delivery drivers will receive the appropriate induction (consistent with Santos policies), which will include driver protocols and identification of any local hazards.	Compliance	Santos advises that all contractors are required to have work inductions and are subject to audits.
	An in-vehicle monitoring system (IVMS) will be fitted to all Santos vehicles.	Compliance	
	Construction vehicle movements will be restricted to designated routes to/ from site via the Newell Highway.	Not applicable	No construction taking place at the time of the audit Santos advised that the route used for access to DWH 30 & 31 was the Newell Hwy, X line road and Tighes Gully Road.
	Construction vehicle activity will be managed and controlled in the vicinity of the two pilot sites.	Not applicable	No construction taking place at the time of the audit Santos advised that during the construction of the DWH 30 & 31 lease pads traffic controllers were employed at roads at each end of the construction area.
	Any damage to roads caused by construction activities will be repaired at Santos cost in accordance with the Permit to Occupy or land access agreement.	Compliance	Santos maintains the roads, and keeps them to an appropriate standard and to the satisfaction of FCNSW. Regular meetings are held with FCNSW.

Item	Commitment	Compliance Status	Comments
Waste	Management of drilling fluids and drill cuttings in accordance with principles outlined in Sections 4.3.7.5 and 4.3.7.6.	Not applicable	Santos has not drilled any new wells subject to development consent since the approval was issued on 18 July 2014. Santos advises that drilling wastes are taken off site for disposal at a lawful facility.
	Management of waste, including its transport, will comply with the POEO Act and POEO (Waste) Regulation.	Compliance	Santos has developed and implements a Waste Management Plan in accordance with Santos Ltd' corporate standard EHS04 that applies to all business units and has adopted the waste management hierarchy. Waste is classified under the NSW Waste Classification Guideline prior to removal off lease.
	The Waste Management Plan will be implemented, that will be based on the waste reduction hierarchy of avoid, reduce, reuse, recycle, recover, treat and dispose.	Compliance	Refer comments above.
	General site waste will be segregated according to their classifications under the <i>Waste Classification Guidelines</i> (DECCW, 2009) and stored in bins or skips within a designated waste transfer point within the lease area prior to transportation for disposal.	Not applicable	No general waste being generated and there is no need for bins or skips at any of the lease pads.
	Regulated waste will be collected by licensed contractors for off-site disposal. General and recyclable waste will be transported to local council landfill and recycling facilities.	Not applicable	No regulated waste being generated and consequently there has been no need to dispose of regulated waste since the approval was issued
	Following completion of cementing, excess fluids and cement slurries will be segregated in steel waste tanks and removed and disposed of by a licensed waste disposal company.	Not applicable	Santos has not drilled any new wells subject to development consent since the approval was issued on 18 July 2014
	Sewage waste will be removed from site by a licensed contractor for treatment and disposal, as required.	Not applicable	Santos has not drilled any new wells subject to development consent since the approval was issued on 18 July 2014
	The type and volume of all waste removed from site will be recorded.	Not applicable	Santos advises that very little if any waste was generated and removed from the site in the construction of DWH 30 &31. Any felled vegetation was shredded to be used for rehabilitation purposes.
	All staff and contractors will be made aware of waste management procedures during the site induction and through toolbox talks.	Compliance	

Item	Commitment	Compliance Status	Comments
	Chemical, fuel and oil containers will be managed according to the SDS or manufacturers' directions to avoid potential impacts to the environment or human health.	Compliance	Santos advises that this is reinforced to staff and contractors through pre- start discussions and induction processes.
Hazards	Construction		
	Site safety protocols, incident management and emergency procedures will be implemented during the construction and drilling works.	Compliance	Santos has developed and implements an Incident Management Plan along with a Field Emergency Response Procedures which is reinforced to staff and contractors through pre- start discussions and induction processes. Santos also periodically also undertakes simulated emergency management response exercises. These exercises for key stakeholders which includes Government Emergency Services and regulatory bodies
	The two pilot sites will be kept in a clean and tidy manner during site preparation, drilling activities and operation of the pilot wells.	Compliance	
	Chemicals and potentially hazardous substances will be used and stored according to regulatory requirements including the <i>Work Health and Safety Act 2011</i> .	Not Applicable	No chemicals are being stored in the Dewhurst development area at the timeof the audit.
	Any dangerous goods will be transported according to regulatory requirements under the Dangerous Goods (Road and Rail Transport) Act 2008.	Not applicable	No dangerous goods being transported to these sites at the time of the audit
	Chemical, fuel and oil containers will be managed according to the SDS or manufacturers' directions to avoid potential impacts to the environment or human health.	Compliance	No chemicals or fuels and oils currently being stored at any of the well sites other than 6000 litres of diesel held in a double lined storage tank at Dewhurst 28. The diesel is used to operate the pump to extract water from the coal seam until such time (generally around 6 months) there is enough gas being generated from the well to allow the produced water pump to operate using gas.
	Operation		
	The flare at Dewhurst 14 will be designed to limit the risk of ignition. Acceptable radiation limits for various locations at the flare site will be determined based on the <i>American Petroleum Institute (API) 521 Standard</i> (API, 2007) and <i>AS 60079.10.1 – Classification of Areas – Explosive Gas Atmospheres</i> .	Not Applicable	The flare at Dewhurst 14 has not yet been installed.

Item	Commitment	Compliance Status	Comments
	Within the sterile zone, a HDPE liner will be laid, covered with approximately 300 mm of compacted soil and blue metal aggregate.	Compliance	The flare at DWH 28 is located on a sterile zone constructed in accordance with relevant standards.
	Where feasible best practice bushfire risk management will be implemented.	Compliance	Santos has developed and implements a Bushfire Management Plan
	All statutory obligations for bushfire management will be met.	Compliance	Santos has developed and implements a Bushfire Management Plan
	An education program for staff and contractors regarding the risks from bushfires in consultation and collaboration with relevant stakeholders will be implemented.	Compliance	Santos advises that the Bushfire Management Plan is reinforced to staff and contractors through pre- start discussions and induction processes.
Social and Economic	Consultation activities will occur in accordance with Chapter 5 of the EIS.	Compliance	A community consultation plan has been prepared and is being implemented
	Continued contribution to the local sponsorship program.	Compliance	Santos sponsors a range of sporting, cultural and other community bodies within the Narrabri Local Government area
Other	Project staff and contractors will be made aware of their statutory obligations to protect Aboriginal cultural heritage objects under the NPW Act, through the site induction and toolbox talks.	Compliance	Santos advises that the cultural heritage awareness is reinforced to staff and contractors through pre-start discussions and induction processes.
	All works will be undertaken to comply with Part 6 of the NPW Act.	Compliance	Pre-disturbance cultural heritage scouts for DWH 26-31 have been undertaken and no aboriginal places, sites or objects were identified. Santos advises that the cultural heritage awareness is reinforced to staff and contractors through pre- start discussions and induction processes.
	If any previously unidentified Aboriginal cultural heritage objects are identified during works, then such in the immediate area will cease, the area will be cordoned off and the OEH Enviroline 131 555 will be contacted. A suitably qualified archaeologist will be contacted so that the site can be assessed and managed in accordance with relevant legislative and policy requirements.	Compliance	Santos advised that no aboriginal cultural heritage objects have been found in the Dewhurst development area during construction work at DWH 30 and 31.
	In the event that skeletal remains are uncovered, then works in the immediate area will cease, the area will be cordoned off and the NSW Police will be contacted. Should the NSW Police determine that the material is not recent, the OEH Enviroline 131 555 and relevant Aboriginal stakeholders will be contacted to determine an action plan for the management of the skeletal remains prior to works re-commencing.	Compliance	Santos advises that no skeletal remains have been found during construction work.

Item	Commitment	Compliance	Comments
		Status	
	If any previously unidentified potential non-Aboriginal cultural heritage material is identified during construction or drilling, then works in the immediate area will cease, the area will be cordoned off and the OEH Heritage Branch will be contacted. A suitably qualified archaeologist will be contacted so that the site can be assessed and managed.	·	Santos advised that no non aboriginal cultural heritage objects have been found in the Dewhurst development area during construction work at DWH 30 and 31

APPENDIX D: PETROLEUM EXPLORATION LICENCE 238 COMPLIANCE ASSESSMENT

APPENDIX D

Petroleum Exploration Licence PEL 238

Item	Requirement	Compliance Status	Comments
Notation	Conditions 1-3, 6-7, 9-23, 25-27, 29-37, 47-54 and 56 of this exploration licence are identified as conditions relating to environmental management.	Not determined	This is just a statement/advisory note made in the Petroleum Exploration Licence (PEL 238) at the commencement of the conditions schedule
Condition 1	The licence holder may conduct Category 1 prospecting operations on the exploration licence area subject to the conditions of this licence. Note. The licence holder must comply with the requirements of the Act and other relevant legislation. Category 1 prospecting operations: (a) must be of minimal environmental impact; (b) cannot be carried out in critical habitat of an endangered species, population or ecological community (identified under the Threatened Species Conservation Act 1995 or the Fisheries Management Act 1994); and (c) cannot be carried out In a wilderness area (identified under the Wilderness Act 1987).	Not applicable	Santos carries out Category 3 prospecting operations as provided for in Condition 2 below.
Condition 2	The licence holder must obtain approval from the Minister prior to carrying out any of the following prospecting operations on the exploration licence area: a) Category 2 prospecting operations; and b) Category 3 prospecting operations.	Compliance	The former Office of Coal Seam Gas approved the carrying out of Category 3 prospecting operations for Dewhurst (DWH) 30 & 31 gas wells on 29/10/2014. Similar authorisation for the Dewhurst 8 Lateral Production Pilot (ie DWH 22-29) was granted to Eastern Star Gas on 21 July 2009 and there has been a Variation to the former Work Program for DWH 22-29 approved on 14/08/2015.
Condition 3	The licence holder must comply with the conditions of an approval under condition 2 when carrying out those prospecting operations.	Compliance	

Item	Requirement	Compliance Status	Comments
Condition 4	Exempted Areas Note: a) Under section 70 of the Act, the licence holder must not commence prospecting operations in an exempted area without the prior written consent of the Minister. The Minister 's consent may be granted subject to conditions. "Exempted areas" are lands set aside for public purposes. They include travelling stock reserves, road reserves, water supply reserves, State forests, public reserves and permanent commons. Under section 70 of the Act, the "exercise of rights" under an exploration licence is subject to the consent of the Minister. The "exercise of rights" includes the right to conduct prospecting operations. b) Applications for the Minister's consent to exercise rights under this exploration licence in an exempted area must: (i) include formal confirmation of any requirements of the controlling body for the exempted area; and (ii) be submitted to the Titles Unit.	Not applicable	PEL 238 was last renewed on 15 February 2013 and the Local Aboriginal Land Council(s) had to be notified by the 15 March 2013. The following relevant Local Government Land Councils Narrabri, Baradine, Coonabarabran, Red Chief, Wee Waa and Pilliga were not notified until 10 -11 October 2013. The above events occured before the isuuing of the development consent on 18 July 2014 and as such does not fall within the audit scope.
Condition 5 Condition 6	No condition Unless otherwise approved by the Minister, the licence holder must comply with the requirements set out in the following Codes, as amended or replaced from time to time: a) the NSW Code of Practice for Coal Seam Gas Exploration (NSW Trade & Investment, 2012); b) the NSW Code of Practice for Coal Seam Gas Well Integrity (NSW Trade & Investment, 2012); and c) the NSW Code of Practice for Coal Seam Gas Fracture Stimulation (NSW Trade & Investment, 2012). Note: Copies of the Codes are available from www.resources.nsw .gov.au.	Not applicable	No wells have been drilled In the Dewhurst development area since the development consent was issued on 18 July 2014. Santos has previously submitted to the NSW Office of Coal Seam Gas well completion reports for each of wells they have drilled which provides comprehensive drilling information including well design as constructed. None of the Dewhurst wells have been hydraulically fractured
Condition 7	In the event of any inconsistency between the Codes identified in condition 6 and the conditions of this exploration licence, the Codes prevail except where an approval has been given by the Minister under condition 2 and the conditions of that approval are complied with .	Not determined	Outside the scope of the audit.

Item	Requirement	Compliance Status	Comments
Condition 8	The licence holder must engage with the community in relation to the planning for and conduct of prospecting operations authorised under this exploration licence. The consultation must be undertaken in accordance with the Guideline for community consultation requirements for the exploration of coal and petroleum, including coal seam gas (NSW Trade & Investment, 2012) as amended or replaced from time to time. An annual report on Community Consultation must be submitted to the Department within 28 days of the anniversary of this licence being granted, together with evidence that community consultation has been undertaken in accordance with the Guideline. Note: Copies of the Guideline are available from www.resources.nsw.gov.au	Compliance	Santos has developed and implements a comprehensive Community Consultation Plan for the overall Narrabri Gas Project. As part of this Plan a specific community consultation plan has been developed for the Dewhurst extension project area. A PEL 238 Community Consultation Report for the 16/02/2014 to 31/08/2015 was submitted to Department of Trade and Investment (DRE) on 25 September 2015 within 28 days of the anniversary date.
Condition 9	The licence holder must ensure that a copy of this exploration licence and any relevant documentation relating to the conduct of prospecting operations is: a) accessible on the site of active prospecting operations authorised by this exploration licence; and b) made available to all supervisors or other persons concerned in the day to day management of prospecting operations authorised by this exploration licence. Note: For the purposes of this condition, relevant documentation includes, but is not limited to: a) access arrangements required under Part 4A of the Act; b) exempted area consents required under section 70 of the Act; c) approvals under condition 2 of this exploration licence, and any document specified as forming part of that approval, such as a Review of Environmental Factors; d) the approved Groundwater Monitoring and Modelling Plan under condition 13 of this exploration licence; e) the approved Produced Water Management Plan under condition 14 of this exploration licence; f) the approved Work Program under Schedule 3 of this exploration licence; and g) any approval, plan, program or similar document required to comply with the Codes of Practice under condition 6 of this exploration licence.	Not applicable	No construction activity was taking place at the time of the audit. Santos advised that they have discussed the practicality of complying with this condition with the former Office of Coal Seam Gas and that agreement has been reached that these documents can be retained at their Narrabri Operations Centre where employees begin and end their working day.

Item	Requirement	Compliance Status	Comments
Condition 10	The licence holder must implement all reasonably practicable measures to prevent and/or minimise harm to the environment that may result from the conduct of prospecting operations under this exploration licence.	Compliance	No environmental harm observed outside the work areas where petroleum activities are authorised. Santos has developed and implements a Project Environmental Management Plan (PEMP) specifically for the Dewhurst development which outlines measures and procedures for the effective management of environmental issues and risks associated with the development.
Condition 11	The licence holder must prevent erosion and pollution of watercourses resulting from the conduct of prospecting operations by implementing effective erosion and sediment control measures	Compliance	No construction was taking place at the time of the audit. However all of lease pads including DWH 30 and 31 are stabilised with effective sedimentation and erosion control measures in place and there was no evidence of sediment run off having taken place off the lease pads.
Condition 12	The planning, design and construction of erosion and sediment control measures must be conducted in accordance with Managing Urban Stormwater: Soils and Construction (DECC 2007), as amended or replaced from time to time.	Compliance	Santos has had consultants Strategic Environment and Engineering develop a template for sediment and erosion control measures to be implemented for activities associated with the Dewhurst development area and which are in accordance with best practice guidelines as per the "Blue Book"

Item	Requirement	Compliance Status	Comments
	Prior to conducting prospecting operations involving the construction and use of boreholes or petroleum wells, the licence holder must: a) Prepare a Groundwater Monitoring and Modelling Plan in consultation with the NSW Office of Water; b) Ensure that the Groundwater Monitoring and Modelling Plan: (i) describes methods for identifying aquifers, their depths, behaviour, containing layers and connectivity with surrounding aquifers or surface water systems; (ii) describes methods for collection of data relevant to the type, quantity and quality of water contained within aquifer systems likely to be encountered during prospecting operations; (iii) provides for the future development of a conceptual model of regional groundwater behaviour; (iv) provides for the future development of a calibrated computer model of regional groundwater behaviour, to enable the impacts of any proposed production operations to be assessed; (v) describes how records of all data collected will be maintained; (vi) describes the staging process for implementation of the plan; and (vii) is prepared in accordance with any additional requirements prescribed by the Director-General. c) Have the Groundwater Monitoring and Modelling Plan approved by the Minister; and d) Implement and comply with the approved Groundwater Monitoring and Modelling Plan. Note. The Groundwater Monitoring and Modelling Plan is required to ensure: (a) there is sufficient groundwater data available to assess future operations against the Aquifer Interference Policy (NSW Office of Water, 2012), as amended or replaced from time to time; and (b) 2 years of baseline data Is available prior to submitting an application for any future production operations. The scope and level of detail required in the Groundwater Monitoring and Modelling Plan is intended to reflect the scale, timing and potential impact of proposed prospecting or any future production operations.	Compliance	Santos has prepared a Groundwater Monitoring and Modelling Program for the Narrabri Gas Fields dated December 2012 and which was approved by the Office of Coal Seam Gas on 9 July 2013. The program is being implemented. Santos in late 2014 also commenced a program of monitoring the water quality from DPI Water (formerly NSW Office of Water) water bores within PEL238. These additional monitoring results will supplement existing DPI Water data and which will inform and enhance the results of Santos' approved GMMP. DPI Water advised that the GMMP that it reviewed in 2014 applied only to existing exploration and pilot activities at that time and does not address any new prospecting activities involving the construction and use of boreholes and petroleum wells. DPI Water further advised that Santos has been in consultation with DPI Water in relation to Santos' submission of a revised GMMP that addresses the Narrabri Gas Project

Item	Requirement	Compliance Status	Comments
Condition 14	Prior to conducting prospecting operations with the potential to generate more than 3 mega litres per year of produced water (as a result of cumulative prospecting operations within the exploration licence area), the licence holder must: a) Prepare a Produced Water Management Plan in consultation with the NSW Office of Water and the Environment Protection Authority; b) Ensure that the Produced Water Management Plan describes: (i) the expected sources and estimated quantity of the produced water; (ii) the proposed containment and treatment measures for the produced water; (iii) the proposed beneficial reuse or disposal methods for the produced water; (iv) the controls to be implemented to prevent and/or minimise pollution; (v) how records of all relevant parameters for the quality, quantity, transport and disposal of all water will be maintained; (vi) describes the staging process for implementation of the plan; and (vii) is prepared in accordance with any additional requirements prescribed by the Director-General. c) Have the Produced Water Management Plan approved by the Minister; and d) Implement and comply with the approved Produced Water Management Plan. Note: (a) Discharge to receiving wafers may require licensing under the Protection of the Environment Operations Act 1997. (b) A water access licence under the Water Management Act 2000 may be required for petroleum prospecting operations taking more than 3 mega litres of water from groundwater sources per year. A licence may be required under the Water Act 1912 where that Act applies.	Compliance	Santos has developed a Produced Water Management Plan in accordance with the requirements of this condition and the Plan was approved by the Department of Industry (Division of Resources and Energy (DRE)) on the 19 March 2013 and is being implemented.
	Except where approved under condition 2 or a Produced Water Management Plan under condition 14, produced water must not be discharged to land	Compliance	Produced water is being extracted from Dewhurst 26-29 wells and this water is transferred by pipeline to the Leewood Water Storage Facility. There were no discharges to land at the time of the audit.
Condition 16	The licence holder must comply with Policy TI-0-120 - Ban on use of BTEX compounds in CSG activities policy (NSW Trade & Investment, 2012), as amended or replaced from time to time. Note. Additional conditions regulating chemical additives may be imposed on prospecting operations under approvals issued under condition 2 of this exploration licence. The NSW Code of Practice for Coal Seam Gas Fracture Stimulation also contains relevant requirements.	Compliance	No drilling being carried out during the audit and Santos advises that no BTEX compounds are used in well drilling operations.

Item	Requirement	Compliance Status	Comments
Condition 17	The licence holder must ensure that all chemicals, fuels and oils, excluding those contained within plant and equipment and those for personal use, are: a) stored and handled in accordance with the relevant Material Safety Data Sheet and Australian Standards for the material; b) stored in appropriate containers that are in good condition and labelled to clearly identify the stored product; and c) kept in a facility or area which is capable of containing at least 100% of the largest container capacity stored within that area; unless otherwise approved by the Minister.	Compliance	The only listed petroleum product or chemicals being stored and used in the Dewhurst development area is diesel which is stored in two small 6000 litre double skinned storage containers one at DWH 28 and the other at DWH 29 . This diesel is used to fuel the well head water pump used initially to extract produced water until such time (expected 6 months) there is sufficient gas flow to change the water pump to gas operation.
Condition 18	The licence holder must ensure that adequate spill prevention and oil absorbent materials required to manage spills and leaks for all chemicals, fuels and oils on site are readily available at all times where prospecting operations are being carried out. Equipment and/or materials to capture drips and spills must be used during transfer of chemicals, fuels and oils, and when maintaining oil or fuel filled components.	Compliance	Spill kits are kept at DWH 28 and in vehicles.
Condition 19	The licence holder must carry out operations in accordance with the requirements of the Interim Construction Noise Guidelines (DECC, 2009), as amended or replaced from time to time. Unless otherwise approved by the Minister, the licence holder must ensure that: a) noise levels during standard working hours do not exceed the Rating Background Level (RBL) +10dB at any residence or other sensitive receiver (as defined in the Interim Construction Noise Guidelines). b) noise levels outside of standard working hours do not exceed the RBL +5dB.	Compliance	At the time of the audit only Dewhurst wells 26-29 were operational and noise levels (not measured) were relatively low and as the closest residence to any of these wells is approximately 10 kilometres away the operational noise criteria would not be exceeded
Condition 20	The noise limits identified in condition 19 will not apply where the licence holder has negotiated a written agreement with: a) the relevant landholder; or b) in the case of a prospecting operation that will result in an exceedance of the criteria at a dwelling or other sensitive receiver, the resident of that dwelling or occupier of the sensitive receiver; to allow different limits and the licence holder complies with those limits.	Not applicable	There has been no need to trigger this condition. Santos advise that there has been no noise complaints made about their operations and also that their activities will comply with the noise criteria as there is a large separation distance between the development and the nearest noise sensitive receptor.

Item	Requirement	Compliance Status	Comments
Condition 21	The licence holder must not cut, destroy, ringbark or remove any timber or other vegetative cover on the exploration licence area except as authorised under condition 1 or approved under condition 2 of this exploration licence. Such clearing must be to the minimum extent necessary to facilitate the conduct of those prospecting operations. Note: The Native Vegetation Act 2003 does not apply to clearing of native vegetation authorised under the Petroleum (Onshore) Act 1991. Additional approvals may be required before using timber from Crown land.	Compliance	The Dewhurst development area is within the Pilliga State Forest and the activity is also carried out under the conditions of an Occupation Permit and land disturbance and vegetation clearing has been limited to well leases pads and access tracks which are approved prospecting activities.
Condition 22	The licence holder must take all reasonably practicable precautions against causing an outbreak of fire.	Compliance	Santos has prepared and implements a Bushfire Management Plan to prevent the risk of bushfires and to be able to respond in the event of a bushfire occurring.
Condition 23	The licence holder must not burn off any grass, foliage or herbage without the consent of the landholder and the local fire authority.	Compliance	No burning or evidence of past burning observed during the field visit
Condition 24	The licence holder must ensure that prospecting operations do not interfere with or impair the stability or efficiency of any transmission line, communication line, pipeline or any other utility without the prior written approval of the infrastructure owner and subject to any conditions that may be stipulated by the infrastructure owner.	Compliance	Santos advised that prospecting activities in the Dewhurst development area have not interfered with or impaired any infrastructure within the area.
Condition 25	The licence holder must permit the passage of stock through the exploration licence area and must conduct operations in a manner so as not to cause danger to travelling stock.	Not applicable	No stock present in the State Forest.
Condition 26	The licence holder must not interfere with or prevent the access of stock to any watering places or approaches to such watering places without the approval of the landholder.	Not applicable	No stock present in the State Forest.

Item	Requirement	Compliance Status	Comments
Condition 27	Prospecting operations must not interfere with the use of any public road or prevent access along any other road or track without the prior written approval of the relevant roads authority (as defined under the <i>Roads Act 1993</i>) or, in the case of any other road or track, the landholders and/or residents relying on that road or track for access. Note: A consent under section 138 of the <i>Roads Act 1993</i> may be required for works on public roads	Compliance	Santos advised that, before any heavy machinery such as drilling rigs travel on FCNSW roads in the State Forest, FCNSW is notified and the matter discussed and if necessary mutually agreeable arrangements are put in place to deal with any issues that may arise. FCNSW advised that there is an approved traffic management plans to address safety concerns and for less disruptive operations these are dealt with through the Occupation Permit's notification process.
Condition 28	The licence holder must pay to the relevant roads authority, the reasonable costs incurred in fixing any damage to any public roads resulting from prospecting operations carried out under the exploration licence. If no agreement on reasonable costs can be negotiated by the parties, the matter must be referred to the Director-General for resolution.	Compliance	Santos has an arrangement with FNSW to maintain the roads within the State Forest which it uses as access routes and there has been no cause so far to activate this condition.
Condition 29	Except where approved under condition 2, the licence holder must ensure that: a) Existing roads and tracks must be used in preference to constructing new roads and tracks; b) The planning, design, construction and maintenance of roads must be conducted in accordance with Managing Urban Stormwater: Soils and Construction, Volume 2C, Unsealed Roads (DECC 2007), as amended or replaced from time to time; c) The planning, design, construction and maintenance of tracks must be conducted in accordance with Managing Urban Stormwater: Soils and Construction, Volume 2C, Unsealed Roads (DECC 2007), as amended or replaced from time to time; d) All river crossings must be constructed in accordance with requirements of the Policy and Guidelines for Aquatic Habitat Management and Fish Conservation (DPI 1999), as amended or replaced from time to time; and e) All crossings of permanent and intermittent water lands and wetlands must be constructed in accordance with requirements of the Policy and Guidelines for Aquatic Habitat Management and Fish Conservation (DPI 1999), as amended or replaced from time to time, and Why do Fish Need to Cross the Road? Fish Passage Requirements for Waterway Crossings (NSW Fisheries 2003).		The siting and planning requirements for access roads and tracks is mainly contained in the EIS. For the Dewhurst development existing forestry roads are used with short access tracks generally less than 200 metres long constructed to provide access to the well lease sites from the forestry roads or other existing roads. The access tracks have been properly constructed and are stable and there was no evidence erosion caused by stormwater run off from past wet weather events.

Item	Requirement	Compliance Status	Comments
Condition 30	The licence holder must restrict the use of any road or track during wet weather to prevent damage to that road or track unless the road or track has been designed and constructed for use in wet weather.		Santos' advises that during wet weather rain events Santos' Narrabri Operations Centre Supervisor conducts an early morning assessment of roads and tracks required to be used that day to determine whether the roads can be used or not. Informal discussions are held with FNSW officers as part of day to day operations with FNSW having the final say. FCNSW advised they have not reported any significant road surface damage as a result of driving on wet roads during the Dewhurst development
Condition 31	The licence holder must ensure that all topsoil removed in the course of prospecting operations is stockpiled for later use in rehabilitating those operations.		Top soil is stockpiled at both Dewhurst 30 & 31 well lease pads as part of creating these lease pads for which construction concluded on 25 November 2014

Item	Requirement	Compliance Status	Comments
Condition 32	The licence holder must: a) Notify the NSW Office of Water at least 28 days prior to commencement of drilling operations; The notification can be made contemporaneously with the lodgement of an application for approval under condition 2 of this exploration licence. b) Construct, maintain and decommission all boreholes and petroleum wells in accordance with standards equivalent to or exceeding the Minimum Construction Requirements for Water Bores in Australia (NUDLC 2012), as amended or replaced from time to time. c) Ensure that the construction, operation, maintenance and decommissioning of boreholes and petroleum wells does not significantly cause or enhance: (i) hydraulic connection between aquifers; (ii) contamination or cross-contamination of aquifers; (iii) the escape of natural or noxious gases; (iv) the uncontrolled surface discharge of groundwater; (v) collapse of the surrounding surface; or (vi) hazards to persons, stock and wildlife; d) Install blowout prevention equipment in accordance with the Schedule of Onshore Petroleum Exploration and Production Safety Requirements (DMR 1992), as amended or replaced from time to time; e) Implement controls to manage any risks associated with natural or noxious gases, both during and after drilling; f) Contain all drill cuttings, fluids and groundwater returned to the surface as part of the drilling process in above-ground tanks or in-ground sumps pending re-circulation or disposal. Inground sumps must be lined with an impermeable barrier where there is a potential risk of contamination from drill cuttings or fluids; g) Survey all cored boreholes and petroleum wells to 0.5 metre accuracy, with the survey to be carried out by a surveyor registered with the Board of Surveying and Spatial Information and the Board of Surveying and Spatial Information under the Surveying and Spatial Information Act 2002; h) Remove equipment and logging tools from the borehole or petroleum well prior to plugging and abandonment of the borehole or petroleum well, unless otherwise a		No drilling has occurred since the Dewhurst development consent was issued on 18 July 2014. For those wells drilled prior to the issuing of the development consent Well Completion Reports for each of the wells have been prepared and submitted to DRE.
Condition 33	At the completion of testing and prior to plug and abandonment of a borehole or petroleum well, the licence holder must ensure that steel casing is removed from the vertical interval(s) encompassing all coal seam(s) unless otherwise approved by the Minister. Downhole geophysical tools and/or cameras must be used to confirm the removal or absence of steel casing throughout the prescribed Interval. All logs and information pertinent to the steel casing must be provided to the Department. Note: Under the Code, a well cannot be abandoned or suspended without prior Departmental approval).	Not applicable	None of the petroleum wells or water bores have been abandoned and are still required as part of prospecting activities for the Dewhurst development

Item	Requirement	Compliance Status	Comments
Condition 34	Within 3 months of the abandonment of any borehole or petroleum well, the licence holder must provide the Department with details of: a) the location details identified in condition 32(g); b) the date grouting of the borehole or petroleum well was completed, the material used in the grouting process and the method of grouting used; c) evidence of gas leak testing and results; d) rehabilitation actions proposed to be undertaken on the site; and e) details of any metallic equipment or material abandoned in the borehole or petroleum well. Note. The Code of Practice for Coal Seam Gas Well Integrity also contains relevant drilling requirements for coal seam gas wells	Not applicable	None of the petroleum wells or water bores have been abandoned and are still required as part of prospecting activities for the Dewhurst development
Condition 35	The licence holder must report any blowout associated with prospecting operations to the Department: a) immediately; and b) provide a written report within 24 hours. Note. a) The licence holder should have regard to any Departmental guidelines related to the drilling, operation and abandonment of boreholes and petroleum wells. b) The Code of Practice for Coal Seam Gas Well Integrity applies to the drilling of coal seam gas wells. Where there is a conflict between the requirements set out in the Code of Practice for Coal Seam Gas Well Integrity and these conditions, the Code has precedence.	Not applicable	No drilling has occurred since the Dewhurst development consent was issued on 18 July 2014. Blowouts are associated with the drilling of wells.
Condition 36	The licence holder must ensure that: a) the sites of prospecting operations are maintained in a clean and tidy condition at all times; b) all waste, including contaminated residues, must be collected, segregated and securely deposited in properly constructed containers and disposed lawfully; c) drilling by-products contaminated by chemicals, oils or fuels must be collected and remediated or disposed lawfully; and d) all drill cuttings and drilling fluids not being reused in drilling operations are disposed lawfully. Note. Alternative reuse of drill cuttings and treated fluids may be approved by the Minister under condition 2 of this exploration licence.	Compliance	All well lease pads for the Dewhurst development are in a clean and tidy state with no wastes including drilling products or fluids or cuttings present on the lease pads.

Item	Requirement	Compliance Status	Comments
Condition 37	The licence holder must maintain records of: a) all waste generated as a result of prospecting operations under this exploration licence; and b) the means of disposal of all waste. Note. Waste is regulated under the Protection of the Environment Operations Act 1997 and the NSW Waste Regulations. Contact the Local Council or the Environment Protection Authority for details of those requirements.	Compliance	Santos advises that wastes (other than produced water) are collected by third party waste disposal contractors and transferred to licensed facilities for recycling or disposal. Details of each waste load type and the disposal facility are recorded on the contractors dockets/invoice and electronic copies of which are kept on Santos' computer sharepoint system.
Condition 38	The licence holder must notify the Department at least 28 days prior to the proposed commencement of any prospecting operation involving any drilling, blasting or other potentially hazardous operation. This notification must be made in the form approved by the Director-General.	Not applicable	No drilling has occurred since the Dewhurst development consent was issued on 18 July 2014.
Condition 39	The licence holder must carry out and supervise operations in a manner that ensures the safety of all employees and contractors .	Compliance	Santos has prepared and implements a Safety Management Plan for the purpose of ensuring the safety of employees and contractors. This plan closely aligns with Santos Ltd corporate Environment Health and Safety Management Standards.

Item	Requirement	Compliance Status	Comments
Condition 40	The licence holder must carry out operations in a manner that ensures the safety of landholders and members of the public, stock and wildlife in the vicinity of the operations. Note. Under section 128 of the Petroleum (Onshore) Act 1991, the licence holder must carry out all petroleum prospecting operations and operations for the recovery of petroleum in the title area in accordance with the provisions of the Work Health and Safety Act 2011. For coal seam gas wells, the licence holder must also put in place measures to control hazards which comply with the Code of Practice for Coal Seam Gas Well Integrity. These measures include, but are not limited to, the development of a Safety Management Plan and the installation of specific well head Infrastructure	Compliance	Santos in its Project Environmental Management Plan (PEMP) for the Dewhurst development has developed and implements a Hazard and Risk Management Sub Plan designed to manage hazards and risks of the development so as to prevent or minimise harm to the environment and to protect the safety and well being of employees and the community. Santos has also prepared and implements a Traffic Management Plan and Drivers Code Of Conduct for DWH 30 and 31. The Drivers Code of Conduct was forwarded to RMS for their review and comment in October 2014. Santos has a 60km/hour speed limit on Forestry Roads for the purpose of road safety and to prevent or minimise wildlife strikes. Well sites are fenced with locked access gates and there is no public access.
Condition 41	The licence holder must ensure that prospecting operations are conducted, or directly supervised, by a Technical Manager, being: a) a person with tertiary qualifications in geoscience, petroleum or mining engineering; or b) a person having other qualifications or exploration experience approved by the Minister.	Compliance	The Technical Manager nominated by Santos is the Manager-Energy NSW Engineering and Development.
Condition 42	The licence holder must advise the Minister of the name and contact details of the Technical Manager(s) prior to the commencement of any prospecting operations and within ten (10) working days of any changes to the nominated Technical Manager or their contact details.	Compliance	The Office of Coal Seam Gas was notified of the Technical Manager details on 22 June 2015 and there have been no changes since then.

Item	Requirement	Compliance Status	Comments
Condition 43	Unless otherwise approved by the Minister, the licence holder must implement and complete the work program specified in Schedule 3 of this exploration licence. Note. Clause 9 of the Petroleum (Onshore) Regulation 2007 states that it is a condition of every petroleum title that the holder of the exploration licence will carry out the operations, and only the operations, described in the work program specified in Schedule 3 of this exploration licence. Under Clause 10 of the Petroleum (Onshore) Regulation 2007, the work program may be varied upon application to and approval of the Minister.		The current work program is a variation of the previous work program and was approved by the former Office of Coal Seam Gas on the 14/08/2015
Condition 44	The licence holder must make every reasonable attempt, and be able to demonstrate their attempts, to enter into a cooperation agreement with the holder(s) of any overlapping authorisations for Group 8 or 9 minerals under the Mining Act 1992. The cooperation agreement should address but not be limited to: a) access arrangements; b) operational interaction arrangements; c) dispute resolution; d) information exchange; e) location of prospecting operations; f) timing of drilling; g) potential resource extraction conflicts; and h) integrated rehabilitation activities. Note. Group 8 minerals are geothermal energy. Group 9 minerals are coal and oil shale.	Compliance	PEL 238 is overlapped by four mining tenements. Three of these are exploration tenements, and of these two are held by the Crown. Santos has advised that all planned work by Santos in PEL238 will take place in areas that are not overlapped by these mining tenures. NSW DRE wrote to Santos in December 2015 confirming that DRE has no plans to undertake coal exploration within any areas covered by Santos Ltd petroleum titles.
Condition 45	The Minister's prior written approval is required prior to: a) any change in the effective control of the licence holder; or, b) any foreign acquisition of substantial control in the licence holder.	Compliance	PEL 238 is held by SANTOS NSW PTY LTD and ENERGY AUSTRALIA NARRABRI GAS PTY LTD. The licence is current and due for renewal on 2 August 2016.

Item	Requirement	Compliance Status	Comments
Condition 46		Not applicable	No changes in effective control have occurred.

Item	Requirement	Compliance Status	Comments
Condition 47		Not determined	Santos has developed and implements a Rehabilitation Completion Criteria/Plan as required under the conditions of the Development Consent issued under the Environmental Planning and Assessment Act 1979. Disturbed areas are progressively rehabilitated depending on the ongoing operational need for the disturbed areas. The intent of this condition of PEL 238 issued by the Office of Coal Seam Gas would appear to require Ministerial sign off on the final rehabilitation once the CSG wells have been plugged and abandoned. None of the wells in Dewhurst development area as defined under the development consent have been abandoned.
Condition 48	In rehabilitating the disturbance, the licence holder must ensure that: a) all machinery, buildings and other infrastructure are removed from the area; b) the area is left in a clean, tidy and stable condition; c) there is no adverse environmental effect outside the disturbed area; d) the land is properly drained and protected from soil erosion; e) the land is not a potential source of pollution; f) the land is compatible with the surrounding land and land use requirements; g) the landforms, soils, hydrology and flora require no greater maintenance than that in, or on, the surrounding land; h) the land does not pose a threat to public safety; and i) in cases where vegetation has been removed or damaged: (i) where the previous vegetation was native, species used for revegetation are endemic to the area; or (ii) where the previous vegetation was not native, species used for revegetation are appropriate to the area; and (iii) any revegetation is of an appropriate density and diversity	Compliance	All of the well lease pads that comprise the Dewhurst development are clean, tidy and stabilised and there is no evidence of sediment run off impacting outside the lease boundaries. Refer also to the comments above about progressive rehabilitation and well abandonment.

Item	Requirement	Compliance Status	Comments
Condition 49	The licence holder must ensure that all river crossings are rehabilitated such that the natural flow of water is unimpeded and stream bank stability is maintained to prevent erosion.	Not applicable	River/creek road access crossings within the Pilliga state Forest are Forestry NSW roads. Santos under its Forestry Occupation Permit has an obligation to maintain and repair any damage to the Forestry roads used to gain access to the development areas.
Condition 50	The licence holder must comply with any relevant guidelines issued by the Director-General in the rehabilitation of disturbance resulting from prospecting operations under this exploration licence.	Not applicable	DRE has recently developed an Exploration Code of Practice which came into effect on 1 July 2015 and in the Code it states it does not apply until the next renewal date of the PEL which for PEL 238 is August 2016
Condition 51	All rehabilitation of disturbance resulting from prospecting operations under this exploration licence must be completed before the expiry of this exploration licence or as soon as practicable following cancellation of this exploration licence.	Not determined	The Dewhurst development activities are ongoing and there is a current petroleum exploration licence in place (PEL 238)
Condition 52	Boreholes or petroleum wells that have been abandoned as a result of previous mining or prospecting operations, and which have been opened up or used by the licence holder are subject to the conditions of this exploration licence as if the boreholes or petroleum wells were constructed by the holder of this exploration licence.	Not applicable	For the Dewhurst development area none of the existing boreholes or petroleum wells have been abandoned.
Condition 53	The licence holder must submit an Environmental Management Report to the Department: a) The report must be prepared according any relevant Director-General's requirements for environmental and rehabilitation reporting. b) The report must be lodged: (i) prior to expiry where a renewal of this licence is sought; or (ii) immediately following the expiry or earlier cancellation of the exploration licence. c) The report must be prepared to the satisfaction of the Director-General and include information on all disturbance resulting from prospecting operations and rehabilitation carried out within the exploration licence area.	Not applicable	Santos advised that this is a new condition imposed when PEL 238 was last renewed in April 2013 and accordingly the initial Environmental Management Report is not due until 2 August 2016.

Item	Requirement	Compliance Status	Comments
Condition 54	The licence holder must, in addition to the requirements under section 148 of the Protection of		Santos has advised that there have been
	the Environment Operations Act 1997:		no pollution incidents or breaches of the
	a) Notify the Department of all:		conditions of PEL 238 or environmental
	(i) pollution incidents causing or threatening material harm to the environment;		protection legislation since 18 July 2014;
	(ii) breaches of the conditions of this exploration licence; and		the issue date of the Dewhurst
	(iii) breaches of environmental protection legislation (as defined in the Protection of the Environment Administration Act 1991),		development consent.
	arising in connection with prospecting operations under this exploration licence.		
	b) The notification must be given immediately, i.e. promptly and without delay, after the licence		
	holder becomes aware of the incident, breach or complaint.		
	Note. Refer to www.resources .nsw.gov .au/environment for notification contact details.		
	c) Submit an Environmental Incident and Complaints Report to the Department within seven (7) days of all:		
	(i) pollution incidents causing or threatening material harm to the environment;		
	(ii) breaches of the conditions of this exploration licence;		
	(iii) breaches of environmental protection legislation (as defined in the Protection of the		
	Environment Administration Act 1991); and		
	(iv) complaints from landholders or the public alleging environmental harm or a breach of		
	conditions of this exploration licence or of environmental protection legislation, arising in		
	connection with prospecting operations under this exploration licence.		
	d) The Environmental Incident and Complaints Report must include:		
	(i) the details of the exploration licence;		
	(ii) contact details for the licence holder, complainant and landholder:		
	(iii) a map showing the area of concern:		
	(iv) a description of the nature of the incident or complaint, likely causes and consequences;		
	(v) a timetable showing actions taken or planned to address the incident or complaint: and		
	(vi) a summary of all previous incidents or complaints relating to prospecting operations under		
	this exploration licence.		
	Note. The licence holder should have regard to any relevant Director-General's guidelines in		
	the preparation of an Environmental Incident and Complaints Report. Refer to www.resources		
	.nsw.gov.au/environment for further details		
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Condition 55	, ,	Compliance	Santos advised that "Exploration and
	Petroleum (Onshore) Regulation 2007 must be prepared in accordance with the New		Environmental Reports Online Lodgement
	Guidelines for Digital Data Submission and Reporting of Onshore Petroleum Exploration in		(EROL) is routinely used for the
	New South Wales (NSW Trade & Investment - Division of Resources & Energy, February		lodgement of such documents
	2012), as amended or replaced from time to time.		

Item	Requirement	Compliance Status	Comments
Condition 56	The licence holder must provide and maintain a security deposit of \$1,657,000 to secure funding for the fulfilment of obligations of all or any kind under the Act in respect of the licence, including obligations that may arise in the future. The security deposit must be maintained until the obligations are fulfilled.		DRE hold a security deposit of \$9.4m for PEL 238
Condition 57	The security deposit is to be provided by way of a cash deposit (with no entitlement to any interest thereon) or in such other form as may be approved by the Minister.	Compliance	DRE hold a security deposit of \$9.4m for PEL 238
Condition 58	SCHEDULE 3 WORK PROGRAM Years 1 and 2 • 4 Coreholes/Wells • 2 Lateral Production Pilots • Technical Studies • 120 kilometres New Seismic • Indicative Expenditure of \$14,500,000		

APPENDIX E: ENVIRONMENT PROTECTION LICENCE 20350 COMPLIANCE ASSESSMENT

Environment Protection Licence (EPL) 20350

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Item	Licence Condition	Compliance Status	Comments
A1.1	This licence authorises the carrying out of the scheduled activities listed below at the premises specified in A2. The activities are listed according to their scheduled activity classification, fee-based activity classification and the scale of the operation. Unless otherwise further restricted by a condition of this licence, the scale at which the activity is carried out must not exceed the maximum scale specified in this condition. Scheduled Activity and Fee Based Activity: Petroleum exploration, assessment and production Scale: > 0.50 - 6 PJ produced	Compliance	Dewhurst (DWH) 26-29 wells were the only operating wells in the Dewhurst development area at the time of the audit and which commenced operating in June 2015. Santos advised that the quantity of gas produced from these wells until 27 October 2015 was 0.087 PJ. EPL 20350 (including the activity scale) has been issued for all of the activities carried out in the Narrabri Gas Field of which the Dewhurst development area forms only a part.
A1.2	This licence does not authorise the above scheduled activities where approval for these activities is also required under the Environmental Planning and Assessment Act or the Petroleum (Onshore) Act, and approval has not been granted.	Compliance	The relevant approvals required under the Acts listed in the condition have been obtained
A2.1	The licence applies to the following premises: NARRABRI GAS FIELD, XLINE ROAD, NARRABRI, NSW 2390 etc	Compliance	
A2.2	In relation to A2.1, the premises includes wells sites, trunk lines, any associated water storages, water treatment facilities, utilisation areas, temporary work areas and infrastructure associated with the gas gathering system, gas well and trunk lines that are associated with the wells shown on the maps listed in condition A2.1		This is an authorising/definition condition for the meaning of premises
A2.3	For the purposes of this licence, the premises also includes the immediate areas in a 10 metre radius of all infrastructure in connection to the operation of the gas wells as described in condition A2.1. All well sites described in condition A2.1 and A2.2 have a nominal area of 100m x 100m and are surrounded by fencing.	Compliance	This is an authorising/definition condition for the meaning of premises. The size of the well leases pads are nominally 100m x100m as surveyed and are fenced.
A2.4	<u> </u>	Not determined	This is an authorising/definition condition for the meaning of premises
A3.1	Works and activities must be carried out in accordance with the proposal contained in the licence application, except as expressly provided by a condition of this licence. In this condition the reference to "the licence application" includes a reference to: a) the applications for any licences (including former pollution control approvals) which this licence replaces under the Protection of the Environment Operations (Savings and Transitional) Regulation 1998; and b) the licence information form provided by the licensee to the EPA to assist the EPA in connection with the issuing of this licence	Compliance	An application to vary the original environmental protection licence to include the DWH 30 and 31 Extension was made to the EPA on the 24 September 2014 and was subsequently approved by the EPA on the 29 October 2014.

Item	Licence Condition	Compliance Status	Comments
P1.1	Location of monitoring/discharge points and areas The following points referred to the table in condition P1.1 are identified in this licence for the purposes of monitoring and/or the setting of limits for the emission of pollutants to the air from the point.	Not determined	The purpose of this condition is to identify the location of air monitoring and compliance points. For the Dewhurst development it would be EPA Identification Nos 2 (DWH 14 Flare),3 (DWH 22 Flare) & 4 (DWH 28 Flare) Currently only the flare at Dewhurst 28 is operational.
P1.2	The following utilisation areas referred to in the table in condition P1.3 are identified in this licence for the purposes of the monitoring and/or the setting of limits for any application of solids or liquids to the utilisation area.	Not determined	The purpose of this condition is to identify the location of monitoring and compliance points for the release of solids or liquids to land. For the Dewhurst development the relevant EPA Identification No's would be 7,8,9,10,11,12,13,14,15,22 & 23.
P1.3	The following points referred to in the table in condition P1.3 are identified in this licence for the purposes of the monitoring and/or the setting of limits for discharges of pollutants to water from the point.	Not determined	This condition identifies the location of monitoring and compliance points for the discharge of pollutants to waters. There are no authorised release points for the discharge of pollutants to waters in the Dewhurst development area.
L1.1	Except as may be expressly provided in any other condition of this licence, the licensee must comply with section 120 of the Protection of the Environment Operations Act 1997.	Compliance	No incidents of water pollution have occurred since the development consent was issued on 14 July 2014.
L2.1	Load Limits The actual load of an assessable pollutant discharged from the premises during the reporting period must not exceed the load limit specified for the assessable pollutant in the table in condition L2.2. Note: An assessable pollutant is a pollutant which affects the licence fee payable for the licence.	Not applicable	No specific load limits are stated in condition L2.2
L2.2	The actual load of an assessable pollutant must be calculated in accordance with the relevant load calculation protocol. Assessable pollutants for this licence are: Benzene (Air), Benzo(a)pyrene (equivalent) (Air), Fine particles (Air), Hydrogen Sulphide (Air), Nitrogen Oxides (Air), Sulfur Oxides (Air) and Volatile Organic Compounds (Air)	Compliance	The 2014-2015 assessable pollutant load calculations have been provided in the annual return submitted to the EPA.

Item	Licence Condition	Compliance Status	Comments
L3.1	Operational activities noise limits. Noise generated at the premises must not exceed 35 dBA (LAeq(15 minute) at any residential sensitive receptor not subject to a private negotiated agreement	Compliance	At the time of the audit only DWH 26-29 were operational and noise levels (not measured) were relatively low and as the closest residence to any of these wells is approximately 10 kilometres away the operational noise criteria would not be exceeded. Santos also advised that no noise complaints have been received.
L3.2	For the purpose of Condition 3.1: a) Day is defined as the period from 7am to 6pm Monday to Saturday and 8am to 6pm Sundays and Public Holidays; b) Evening is defined as the period from 6pm to 10pm; and c) Night is defined as the period from 10pm to 7am Monday to Saturday and 10pm to 8am Sundays and Public Holidays.	Not determined	This condition is simply a definition of day evening and night. Refer also comments above in L3.1
L3.3	To determine compliance: a) with the Leq(15 minute) noise limits in condition L3.2, the noise measurement equipment must be located: • approximately on the property boundary, where any dwelling is situated 30m or less from the property boundary closest to the premises; or • within 30 meters of a dwelling facade, but not closer than 3m, where any dwelling on the property is situated more than 30 meters from the property boundary closest to the premises; or, where applicable • within approximately 50 meters of the boundary of a National Park or a Nature Reserve. b) with the noise limits in condition L3.2, the noise measurements equipment must be located: • at the most affected point at a location where there is no dwelling at the location; or • at the most affected point within an area at a location prescribed by condition L3.2.		Refer comments above in L3.1 Note: The noise limits are stated in Condition L.3.1 and not L.3.2.
L3.4		Not determined	Refer comments above in L3.1 Note: The noise limits are stated in Condition L.3.1 and not L.3.2.

Item	Licence Condition	Compliance Status	Comments
L3.5	The noise limits set out in condition L3.2 apply under all meteorological conditions except for the following: a) Wind speeds greater than 3metres/second at 10 metres above ground level; or b) Stability category F temperature inversion conditions and wind speeds greater than 2metres/second at 10 metres above the ground level; or c) Stability category G temperature inversion conditions.	Not determined	Refer comments above in L3.1 Note: The noise limits are stated in Condition L.3.1 and not L.3.2.
L3.6	For the purposes of condition L3.5: a) Data recorded by a meteorological station (at a location to be negotiated with the EPA) must be used to determine meteorological conditions; and b) Temperature inversion conditions (stability category) are to be determined by the sigma-theta method referred to in Part E4 of Appendix E to the NSW Industrial Noise Policy.		Refer comments above in L3.1 Note: The noise limits are in Condition L.3.1 and not L.3.2.
L3.7	For the purposes of determining the noise generated at the premises the modification factors in Section 4 of the NSW Industrial Noise Policy must be applied, as appropriate, to the noise levels measured by the noise monitoring equipment.	Not determined	Refer comments above in L3.1 Note: The noise limits are in Condition L.3.1 and not L.3.2.
L4.1	Construction Activities: Standard construction hours Unless otherwise specified by any other condition of this licence, all construction activities are: a) restricted to between the hours of 7:00am and 6:00pm Monday to Friday; b) restricted to between the hours of 8:00am and 1:00pm Saturday; and c) not to be undertaken on Sundays or Public Holidays		No construction activity was taking place at the time of the audit. Santos advised that the construction work for DWH 30 & 31 lease pads was carried out during standard hours except for three Saturdays where work continued until to about 6:00 pm. The latter was in accordance with the exceptions to the standard construction hours as provided for in Condition L4.2

Item	Licence Condition	Compliance Status	Comments
L4.2	Exceptions to standard construction hours The following activities may be carried out outside of the hours permitted by Condition L4.1: a) Construction work that causes LAeq(15minute) noise levels that are no more than 5dB above rating background level at any residence not subject to a private negotiated agreement, in accordance with the Interim Construction Noise Guideline (DECC, 2009); b) The delivery of plant, equipment and materials which is required to be delivered outside of the standard construction hours by Police and/or other authorised authorities; and c) Emergency work to avoid loss of life, damage to property and/or environmental harm. The licensee must on becoming aware of the need to undertake emergency work – notify the NSW Environment Protection Authority Environment Line on 131 555.	Not applicable	No construction activity was taking place at the time of the audit. Santos advised that the construction work for DWH 30 & 31 lease pads was carried out during standard hours except for three Saturdays where work continued until to about 6:00 pm. The latter was in accordance with the exceptions to the standard construction hours as provided for in Condition L4.2
L5.1	No condition of this licence identifies a potentially offensive odour for the purposes of section 129 of the Protection of the Environment Operations Act 1997. Note: Section 129 of the Protection of the Environment Operations Act 1997, provides that the licensee must not cause or permit the emission of any offensive odour from the premises but provides a defence if the emission is identified in the relevant environment protection licence as a potentially offensive odour and the odour was emitted in accordance with the conditions of a licence directed at minimising odour.	Compliance	No offensive odours from the development site detected outside approved work activity areas
O1.1	OPERATING CONDITIONS: Licensed activities must be carried out in a competent manner. This includes: a) the processing, handling, movement and storage of materials and substances used to carry out the activity; and b) the treatment, storage, processing, reprocessing, transport and disposal of waste generated by the activity.	Compliance	There was little or no activity being carried out in the Dewhurst development area at the time of the audit. The only waste being generated was the produced water from DWH wells 26 -29 and this is initially collected in an above ground storage tank at DWH 28 and subsequently transferred by underground pipeline to the new Leewood water storage facility. There was no evidence of spillages and leakage of produced water and this water handling and transfer appears to be done in a competent manner.

Item	Licence Condition	Compliance Status	Comments
O2.1	All plant and equipment installed at the premises or used in connection with the licensed activity: a) must be maintained in a proper and efficient condition; and b) must be operated in a proper and efficient manner.	Compliance	Surface plant and equipment infrastructure appeared to be well operated and maintained with no evidence of leaks and spillages and no adverse environmental impacts occurring outside leases boundaries. Santos advised that plant and equipment is regularly serviced and maintained and records kept and that operator training is also regularly carried out.
O3.1	All areas in or on the premises must be maintained in a condition that prevents or minimises the emission into the air of dust.	Compliance	There was little or no activity being carried out in the Dewhurst development area at the time of the audit. All of the Dewhurst well leases pads are stable and partly rehabilitated and there was no evidence of windblown dust at any of the lease pads or from access tracks or roads.
O3.2	Any activity in or on the premises must be carried out by such practicable means as to prevent or minimise the emission into the air of dust.	Not applicable	There was little or no activity being carried out in the Dewhurst development area at the time of the audit. Santos advised that measures routinely use to control dust are in their Project Environmental Management Plan (Air Quality Management Sub Plan) which they implement.
O3.3	Any plant in or on the premises must be operated by such practicable means as to prevent or minimise the emission of dust into the air.	Not applicable	There was little or no activity being carried out in the Dewhurst development area at the time of the audit. Santos advised that measures routinely used to control dust are in their Project Environmental Management Plan (Air Quality Management Sub Plan) which they implement.
O4.1	An Emergency Response Plan must be developed which documents the procedures to deal with all types of incidents (eg spill, explosions or fire) that may occur at the premises or outside of the premises (eg during transfer) which are likely to cause harm to the environment.	Compliance	Santos has developed and implements an Incident Management Plan along with Field Emergency Response Procedures which are reinforced to staff and contractors through pre- start discussions and induction processes.

Item	Licence Condition	Compliance Status	Comments
O5.1	The licensee must ensure that waste identified for recycling is stored separately from other waste.	Not applicable	There was little or no activity being carried out in the Dewhurst development area at the time of the audit and no waste being generated other than produced water from Dewhurst 26-29 wells. Santos has developed and implements a Waste Management Plan that adopts the waste management hierarchy principles
O5.2	The licensee must ensure that any liquid and/or non liquid waste at the premises is assessed and classified in accordance with the DECC Waste Classification Guidelines as in force from time to time.	Compliance	Santos implements a Waste Management Plan which requires a waste inventory and waste type to be categorised.
O5.3	All above ground tanks containing material that is likely to cause environmental harm must be bunded or have an alternative spill containment system in place.	Compliance	At the time of the audit there was only one above ground tank being used and this was at DWH 28 and is used to collect produced water from the DWH 26-29 wells before the water is transferred to the Leewood Facility. This tank can hold 22,000 litres and is bunded and the latter holds 110% capacity of the tank.
O6.1	A Soil and Water Management Plan must be prepared and implemented in accordance with the requirements outlined in Managing Urban Stormwater: Soils and Construction, Vol 1, 4th Edition (Landcom, 2004) within 3 months from the issue date of this licence.	Compliance	Santos as part of their Project Environmental Management Plan implements a Soil and Surface Water Management Sub Plan. The Sub Plan includes mitigation measures and requires site specific Erosion and Sediment Control Plans to be prepared and implemented for each lease area and these were sighted during the audit.
O6.2	The plan must include, but is not limited to, the following: 1. a discussion around the management of existing and future sediment basins, specifically, how these will be managed to prevent pollution, and 2. a description of the measures taken to minimise soil erosion and the discharge of sediment and other pollutants to lands and/or waters for the duration of the licence.	Compliance	Refer O6.1 above
O6.3	The licensee must manually operate the high point vents and low point drains on the water and gas gathering piping networks at the premises.	Compliance	Drain valves for high point vents and low point drains are locked and only opened manually.
M1.1	<u> </u>	Compliance	Monitoring results data is kept in Santos' data base (EQUIS).

Item	Licence Condition	Compliance Status	Comments
M1.2	All records required to be kept by this licence must be: a) in a legible form, or in a form that can readily be reduced to a legible form; b) kept for at least 4 years after the monitoring or event to which they relate took place; and c) produced in a legible form to any authorised officer of the EPA who asks to see them.	Compliance	Monitoring results data is kept in Santos' data base (EQUIS) and Santos advised that this monitoring information can be made available to an authorised EPA officer on request
M1.3	The following records must be kept in respect of any samples required to be collected for the purposes of this licence: a) the date(s) on which the sample was taken; b) the time(s) at which the sample was collected; c) the point at which the sample was taken; and d) the name of the person who collected the sample.	Compliance	
M2.1	For each monitoring/discharge point or utilisation area specified in condition M2.2 (by a point number), the licensee must monitor (by sampling and obtaining results by analysis) the concentration of each pollutant specified in Column 1. The licensee must use the sampling method, units of measure, and sample at the frequency, specified opposite in the other columns:	Compliance	All monitoring has been carried out in accordance with the requirement of the conditions except for EPA Identification Bore 13 due to the following circumstances. Santos advised that during the initial set up of the monitoring Bore 13 its pump and associated monitoring equipment became stuck in the well and unable to be operated. Specialised contractors had to be called in to replace this equipment with repairs completed at the end of June 2015 and monitoring was able to recommence thereafter.
M2.2	Water and/ or Land Monitoring Requirements Refer to the licence for these monitoring requirements as they are too extensive to list in this spreadsheet	Not determined	This condition identifies monitoring points pollutants to be monitored, monitoring frequency and sampling method.
M3.1	Subject to any express provision to the contrary in this licence, monitoring for the concentration of a pollutant discharged to waters or applied to a utilisation area must be done in accordance with the Approved Methods Publication unless another method has been approved by the EPA in writing before any tests are conducted	Compliance	
M4	Note: Division 3 of the Protection of the Environment Operations (General) Regulation 2009 requires that monitoring of actual loads of assessable pollutants listed in L2.2 must be carried out in accordance with the relevant load calculation protocol set out for the fee-based activity classification listed in the Administrative Conditions of this licence.	Not applicable	There are no load limits stated in condition L2.2

Item	Licence Condition	Compliance Status	Comments
M5.1	The licensee must keep a legible record of all complaints made to the licensee or any employee or agent of the licensee in relation to pollution arising from any activity to which this licence applies.	Not applicable	Santos advised that they have not received any complaints from activities carried out in the Dewhurst development area. Santos keeps a record of a complaints in a data base called Consultation Manager There is a similar requirement in the conditions of the development consent issued under the Environmental Planning and Assessment Act 1979 to have a complaints register that has to be updated monthly and made publically available in the event of a complaint.
	The record must include details of the following: a) the date and time of the complaint; b) the method by which the complaint was made; c) any personal details of the complainant which were provided by the complainant or, if no such details were provided, a note to that effect; d) the nature of the complaint; e) the action taken by the licensee in relation to the complaint, including any follow-up contact with the complainant; and f) if no action was taken by the licensee, the reasons why no action was taken.	Compliance	Santos advised that they have not received any complaints from activities carried out in the Dewhurst development area. The information required to be kept (a) to (f) is kept in Consultation Manager
M5.3	The record of a complaint must be kept for at least 4 years after the complaint was made.	Compliance	
M5.4	The record must be produced to any authorised officer of the EPA who asks to see them	Not determined	
M6.1	The preceding two conditions do not apply until: the date of the issue of this licence.	Not determined	
M6.2	The licensee must operate during its operating hours a telephone complaints line for the purpose of receiving any complaints from members of the public in relation to activities conducted at the premises or by the vehicle or mobile plant, unless otherwise specified in the licence.	Compliance	At the time of the audit Santos had a Pollution Hotline telephone number on its web site and on its field vehicles for the purpose of, and to allow for, the making of complaints by members of the public.
M6.3	The licensee must notify the public of the complaints line telephone number and the fact that it is a complaints line so that the impacted community knows how to make a complaint.	3	At the time of the audit the details of the Pollution Hotline telephone number on its web site were not explicit that in saying that it was a complaints line as required under condition M6.2. During the audit this was raised with Santos and there is now reference to a dedicated complaint line on its web site.

Item	Licence Condition	Compliance Status	Comments
M7.1	For each discharge point or utilisation area specified below, the licensee must monitor: a) the volume of liquids discharged to water or applied to the area; b) the mass of solids applied to the area; c) the mass of pollutants emitted to the air; at the frequency and using the method and units of measure, specified in the condition. POINT 69,70,71,72,73,74,75,76 Frequency: Continuous Unit of Measure: Megalitres Sampling Method: Level sensor and continuous logger	Not applicable	The discharge points listed in the condition relate to the Bibblewindi, Leewood and Tintsfield water storage facilities and which are outside the Dewhurst development area
M8.1	The licensee must operate a Leak Detection And Repair Program for all relevant components of plant and equipment in order to detect gas leaks.	Compliance	Santos advised that it has prepared a draft Leak Detection and Repair Program which it currently implements. Santos advised that the program was submitted it to the EPA on 21 April 2015 and is currently waiting on a response.
M8.2	The Leak Detection and Repair Program must monitor for the detection of leaks in accordance with a method that is to be negotiated between the licensee and the EPA by 30 July 2014.	Not determined	Santos advised that it has prepared a draft Leak Detection and Repair Program which it currently implements. Santos advised that the program was submitted it to the EPA on 21 April 2015 and is currently waiting on a response.
R1.1	The licensee must complete and supply to the EPA an Annual Return in the approved form comprising: a) a Statement of Compliance; and b) a Monitoring and Complaints Summary. At the end of each reporting period, the EPA will provide to the licensee a copy of the form that must be completed and returned to the EPA.	Compliance	The anniversary date of this EPL is 1 May each year which is also the reporting period end date for information required to be provided in the Annual Return. The Annual Return for the 2014-2015 reporting period was submitted to the EPA on 1 July 2015
R1.2		Not applicable	There were no exceptions needed from the required reporting period

Item	Licence Condition	Compliance Status	Comments
R1.3	Where this licence is transferred from the licensee to a new licensee: a) the transferring licensee must prepare an Annual Return for the period commencing on the first day of the reporting period and ending on the date the application for the transfer of the licence to the new licensee is granted; and b) the new licensee must prepare an Annual Return for the period commencing on the date the application for the transfer of the licence is granted and ending on the last day of the reporting period. Note: An application to transfer a licence must be made in the approved form for this purpose.	Not applicable	This circumstance of the licence having to be transferred has not yet arisen
R1.4	Where this licence is surrendered by the licensee or revoked by the EPA or Minister, the licensee must prepare an Annual Return in respect of the period commencing on the first day of the reporting period and ending on: a) in relation to the surrender of a licence - the date when notice in writing of approval of the surrender is given; or b) in relation to the revocation of the licence - the date from which notice revoking the licence operates.	Not applicable	The licence is still current
R1.5	The Annual Return for the reporting period must be supplied to the EPA by registered post not later than 60 days after the end of each reporting period or in the case of a transferring licence not later than 60 days after the date the transfer was granted (the 'due date').	Compliance	Santos advises that the 2014-2015 annual return was submitted on time.
R1.6	Where the licensee is unable to complete a part of the Annual Return by the due date because the licensee was unable to calculate the actual load of a pollutant due to circumstances beyond the licensee's control, the licensee must notify the EPA in writing as soon as practicable, and in any event not later than the due date. The notification must specify: a) the assessable pollutants for which the actual load could not be calculated; and b) the relevant circumstances that were beyond the control of the licensee	Not applicable	Santos advises that the 2014-2015 annual return was submitted on time.
R1.7		Compliance	Annual Returns are kept on Santos's internal "ComTrack" data base.
R1.8	Within the Annual Return, the Statement of Compliance must be certified and the Monitoring and Complaints Summary must be signed by: a) the licence holder; or b) by a person approved in writing by the EPA to sign on behalf of the licence holder.	Compliance	Annual Return certified and signed 11 September 2015

Item	Licence Condition	Compliance Status	Comments
R2.1	Notification of environmental harm Notifications must be made by telephoning the Environment Line service on 131 555. Note: The licensee or its employees must notify all relevant authorities of incidents causing or threatening material harm to the environment immediately after the person becomes aware of the incident in accordance with the requirements of Part 5.7 of the Act.	Not applicable	Santos advised that there have been no incidents that have caused of threatened material environmental harm and hence there has been no need to notify the EPA
R2.2	The licensee must provide written details of the notification to the EPA within 7 days of the date on which the incident occurred.	Not applicable	
R3.1	Where an authorised officer of the EPA suspects on reasonable grounds that: a) where this licence applies to premises, an event has occurred at the premises; or b) where this licence applies to vehicles or mobile plant, an event has occurred in connection with the carrying out of the activities authorised by this licence, and the event has caused, is causing or is likely to cause material harm to the environment (whether the harm occurs on or off premises to which the licence applies), the authorised officer may request a written report of the event.	Not applicable	Santos advised that no such requests have been received from the EPA
R3.2	The licensee must make all reasonable inquiries in relation to the event and supply the report to the EPA within such time as may be specified in the request.	Not applicable	Santos advised that no such requests have been received from the EPA
R3.3	The request may require a report which includes any or all of the following information: a) the cause, time and duration of the event; b) the type, volume and concentration of every pollutant discharged as a result of the event; c) the name, address and business hours telephone number of employees or agents of the licensee, or a specified class of them, who witnessed the event; d) the name, address and business hours telephone number of every other person (of whom the licensee is aware) who witnessed the event, unless the licensee has been unable to obtain that information after making reasonable effort; e) action taken by the licensee in relation to the event, including any follow-up contact with any complainants; f) details of any measure taken or proposed to be taken to prevent or mitigate against a recurrence of such an event; and g) any other relevant matters.	Not applicable	Santos advised that no such requests have been received from the EPA

Item	Licence Condition	Compliance Status	Comments
R3.4	The EPA may make a written request for further details in relation to any of the above matters if it is not satisfied with the report provided by the licensee. The licensee must provide such further details to the EPA within the time specified in the request.	Not applicable	Santos advised that no such requests have been received from the EPA
R4.1	The licensee must submit to the EPA updated spatial information with the Annual Return when there have been infrastructure changes to the licence as identified in condition A2.1. The information must be provided in an ESRI geodatabase or shapefile format or any ESRI compatible dataset in GDA94.	Compliance	
R4.2	The licensee must supply with the Annual Return a Groundwater Monitoring Report for groundwater monitoring points identified by this licence which provides: (a) an analysis and interpretation of monitoring results and (b) actions to correct any identified adverse trends.	Compliance	Groundwater monitoring report was included the 2014-2015 Annual Return.
R4.3	The licensee must submit a brief summary report on the Leak Detection and Repair (LDAR) program with the annual return. The summary report must include, but may not be limited to: a. The total number of components inspected, as well as the number and percentage of minor, major and significant leaking components found by component types; b. The type of components and the scale of the leak for any equipment where leaks are found; c. The emission level of leaking equipment and emission level of re-check after leak was repaired; d. The repair responses and times as listed in the table below NB To determine the scale of any leak and remedial action requirements refer to the Table in condition R4.3	Compliance	A Leak Detection and Repair Program summary report for 2014-2015 was included in the 2014-2015 Annual Return
G1.1	A copy of this licence must be kept at the mobile plant to which the licence applies	Not applicable	No drilling activity carried out at the time of the audit. Santos advised that copies of the licence are kept on drilling rigs and at the Narrabri Operations Centre.
G1.2	A copy of this licence must be kept at the premises to which the licence applies	Compliance	Santos advised that copies of the licence are kept on drilling rigs and at the Narrabri Operations Centre.
G1.3	The licence must be produced to any authorised officer of the EPA who asks to see it.	Not applicable	
G1.4	The licence must be available for inspection by any employee or agent of the licensee working at the premises.	Not Applicable	

Item	Licence Condition	Compliance Status	Comments
U1.1	On 22 May 2013 the EPA was advised by the licensee that routine water quality monitoring of the groundwater surrounding the Tintsfield Water Management Facility (the site) had shown elevated levels of dissolved metals in bores around the site. The EPA undertook an investigation into the matter and concluded that further groundwater monitoring is required. This monitoring is required to (a) verify findings regarding the source of the elevated concentrations, and (b) evaluate changes to groundwater flow conditions at the site, following repair of the ponds, to clarify the source of the elevated concentrations and ensure monitoring can readily identify any potential impacts to off-site receptors. On this basis the EPA is requiring the licensee to undertake the following works outlined in condition U1.2 and U1.3.	Not applicable	The Tintsfield Water Management Facility does not form part of the development consent issued on the 18 July 2014 for the Dewhurst development area
U1.2	By 30 September 2015 the licensee must provide a report to the EPA that includes the following: a) Updated data collected at the site after February 2014 on standing water levels at the site. b) A summary and discussion of changes (if any) to standing water levels, groundwater quality and inferred groundwater flow at the site following cleaning and repair of Pond 1 and Pond 2. c) As a result of (b) identify if any additional groundwater quality monitoring piezometers around the site are required for the purposes of monitoring the quality of the affected groundwater as well as the groundwaters down-gradient. If the report identifies that no additional groundwater monitoring piezometers are required, the licensee will provide expert advice to support this position. d) Details of contingencies and response plans, including notification procedures, to be implemented if monitoring results demonstrate changes to shallow groundwater flow paths or quality.	Not applicable	The Tintsfield Water Management Facility does not form part of the development consent issued on the 18 July 2014 for the Dewhurst development area
U1.3	By 28 February 2016 the licensee must have installed any groundwater monitoring piezometers identified in the report provided for condition U1.2 to enable ongoing quality monitoring of the affected groundwaters.	Not applicable	The Tintsfield Water Management Facility does not form part of the development consent issued on the 18 July 2014 for the Dewhurst development area