Permit No: PLN207/2019

Planning Scheme: Campaspe Planning Scheme Responsible Authority: Campaspe Shire Council

Prop No.: 30900



ADDRESS OF THE LAND

Land Title: Vol 11290 Fol. 612 Vol. 11319 Fol. 052 Vol. 11209 Fol. 772

Land

Address:

Barnadown-Knowsley Road MUSKERRY VIC 3558

THE PERMIT ALLOWS

Use and development of the land for a renewable energy facility in the Farming Zone Schedule 1 and removal of native vegetation pursuant to Clause 52.17

THE FOLLOWING CONDITIONS APPLY TO THIS PERMIT

Conditions 1 to 25 (Inclusive)

1. Amended plans

Before the development starts, amended plans must be submitted to and approved by the Responsible Authority. When approved, the plans will be endorsed and will then form part of the permit. The plans must be drawn to scale with dimensions. Such plans must be generally in accordance with the plan submitted but modified to show:

- a) Detailed floor and elevation plans for all buildings on the site to the satisfaction of the Responsible Authority
- b) Detailed schedule of colours and materials for the development to the satisfaction of the Responsible Authority
- c) A plan which illustrates the setbacks of all buildings and works (including the facilities area) and 30m setback (measured from the inside top edge of the bank) from the unnamed waterway, and all external property boundaries, except for security fencing and internal access tracks.
- d) Details of the perimeter fencing including colours and height

To the satisfaction of the Responsible Authority.

2. Layout not altered

The use and development and native vegetation as shown on the endorsed plans must not be altered without the written consent of the responsible authority.

Date Issued: 19 March 2020

Signature for the Responsible

Authority:

ALLY WILKIE

Shilpre O

Permit No: PLN207/2019

Planning Scheme: Campaspe Planning Scheme Responsible Authority: Campaspe Shire Council

Prop No.: 30900



3. General Amenity

The use and development must be managed so that the amenity of the area is not detrimentally affected, through the:

- a) The transportation of materials, goods or commodities to or from the land;
- b) The appearance of any buildings, works or materials;
- c) The emission of noise, artificial light, vibration, smell, fumes, smoke, vapour, steam, soot, ash, dust, waste water, waste products, grit, or oil;
- d) The presence of vermin or weeds;
- e) Storage of solid waste infiltration of groundwater.

All to the satisfaction of the Responsible Authority

4. Landscape Plan

Before the development starts a landscape plan must be submitted to and approved by the Responsible Authority. The landscape plan must be to the satisfaction of the Responsible Authority, and be in accordance with the requirements of *Landscape Plan Guide* for Campaspe. When approved, the plan will be endorsed and will then form part of the permit. The plan must be drawn to scale with dimensions. The landscaping plan should include:

- a) Landscaping at the front of the security fence on the northern and western elevation within the site with at least one (1) permanent screen of trees and shrubs using a mixture of local trees and understorey species;
- b) A planting schedule of all proposed trees, shrubs and ground cover, which will include the location, number and size at maturity of all plants, the botanical names of such plants, or other surface materials as specified;
- c) The method of preparing, draining, watering and maintaining and replacement and monitoring of the landscaped area;
- d) Details of surface finishes of pathways and driveways:
- e) The weed management plan;

All to the satisfaction of the Responsible Authority.

Date Issued: 19 March 2020

Signature for the Responsible

Authority:

ALLY WILKIE

Shilpre O

Permit No: PLN207/2019

Planning Scheme: Campaspe Planning Scheme Responsible Authority: Campaspe Shire Council

Prop No.: 30900



5. Landscape Maintenance

Before the use commences or such a later date is approved by the Responsible Authority in writing, landscaping work shown on the endorsed plan must be carried out and completed to the satisfaction of the Responsible Authority. The landscaping shown on the endorsed plans must be maintained to the satisfaction of the Responsible Authority, including replacement of any dead, diseased or damaged plants.

6. Native Vegetation Removal

No native vegetation other than endorsed as part of this permit, shall be removed unless a permit has been granted by the Responsible Authority for its removal.

7. Noise

Noise levels emanating from the premises must not exceed those required to be met under EPA Publication 411 Noise from Industry in Rural Victoria.

8. Hours of Construction

Construction associated with the use must only be undertaken Monday-Friday between 7am-5pm and Saturdays between 9am-5pm unless with the written consent of the Responsible Authority.

9. Cessation of Use

Upon cessation of the approved use the site must be reinstated as farming land to the satisfaction of the responsible authority.

10. Rural Vehicle Crossing Location

Before any of the development starts:

a) Any new or otherwise vehicular entrances to the subject land from the road shall be constructed at a location and of a size and standard satisfactory to the Responsible Authority. The vehicle crossing(s) must be constructed at the applicant's expense to provide ingress and egress to the site to the satisfaction of the Responsible Authority.

Date Issued: 19 March 2020

Signature for the Responsible

Authority:

ALLY WILKIE

PLANNING TEAM LEADER

Permit No: PLN207/2019

Planning Scheme: Campaspe Planning Scheme Responsible Authority: Campaspe Shire Council

Prop No.: 30900



- b) The crossover must be no less than 4.9 metres in length and include a pipe of a diameter suitable to accommodate the actual volume/flow (having a minimum diameter of 375 mm). Culverts located in the clear zone shall be installed with trafficable end walls (refer VicRoads standard drawing SD 1991). The final location of the crossing is to be approved by the responsible authority.
- c) All bridges and crossings shall be designed to carry a vehicle weighing at least 15 tonnes and be at least three metres in width.

11. Drainage Discharge Plan

Before any of the development starts, a properly prepared drainage discharge plan with computations to the satisfaction of the responsible authority must be submitted to and approved by the Responsible Authority. When approved, the plans will be endorsed and will then form part of the permit. The plans must be drawn to scale with dimensions must be provided. The information submitted must show the details listed in the council's Infrastructure Design Manual and be designed in accordance with the requirements of that manual.

The information and plan must include:

- a) Details of how the works on the land are to be drained and/or retarded;
- b) Open drains conveying stormwater to the legal point of discharge;
- c) Computations including total energy line and hydraulic grade line for the existing and proposed drainage as directed by Responsible Authority;
- d) Measures to enhance storm water discharge quality from the site and protect downstream waterways Including the expected discharge quality emanating from the development (output from MUSIC or similar) and design calculation summaries of the treatment elements;
- e) A maximum discharge rate from the site is to be determined by computation to the satisfaction of Council;
- f) No effluent or polluted water of any type may be allowed to enter the Council's storm water drainage system;
- g) Maintenance schedules for treatment elements;

Before the use begins all works constructed or carried out must be in accordance with those plans to the satisfaction of the Responsible Authority.

Date Issued: 19 March 2020

Signature for the Responsible

Authority:

ALLY WILKIE

Shilpre O

Permit No: PLN207/2019

Planning Scheme: Campaspe Planning Scheme Responsible Authority: Campaspe Shire Council

Prop No.: 30900



12. Construction Management Plan

Before the development commences, a Construction Management Plan must be submitted to and approved by the Responsible Authority. When approved the Construction Management Plan will be endorsed and form part of the permit. The management plan must show:

- a) Confirmation of preferred transport routes for construction equipment;
- b) A video survey of the approved transport routes demonstrating their condition prior to any development commencing;
- c) Measures implemented throughout the construction stage of the development to rectify and/or minimise mud, crushed rock or other debris being carried onto public roads from the subject land
- d) All internal access roads must be constructed, formed and drained to avoid erosion and to minimise disturbance to natural topography of the land;
- e) Measures to control erosion and sediment and sediment laden water runoff including the design details of structures;
- f) The developer/owner is to prepare a plan showing the route used during construction (up to an including site access). The plan is to include what measures are to be implemented to minimise dust along the roads, which could include sealing, wetting, dust suppression to minimise off-site impacts. The plan is to be endorsed and form part of this condition
- g) Details outlining how the applicant will provide for the repair of Council's managed roads upon completion of the works, where damage to the road is determined to be the result of the works allowed by this permit
- h) Where any construction wastes, equipment, machinery and/or earth is to be stored/stockpiled during construction
- i) Where access to the site for construction vehicle traffic will occur
- j) Any security gate, barrier or similar device controlling vehicle access to the premises must be located a minimum of six metres inside the property to allow vehicles to store clear of fronting road pavement

Development works on the land must be undertaken in accordance with the endorsed Construction Management Plan to the satisfaction of the Responsible Authority.

Date Issued: 19 March 2020

Signature for the Responsible

Authority:

ALLY WILKIE
PLANNING TEAM LEADER

Permit No: PLN207/2019

Planning Scheme: Campaspe Planning Scheme Responsible Authority: Campaspe Shire Council

Prop No.: 30900



13. Car Park Construction Requirements

Before construction works start associated with the provision of carparking, detailed layout plans demonstrating compliance with AustRoads Publication 'Guide to Traffic Engineering Practice: Part 11 Parking' and to the satisfaction of the relevant authority must be submitted to and approved by the responsible authority. The plans must be drawn to scale with dimensions. Before the use or occupation of the development starts, the area set aside for parking of vehicles and access lanes as shown on the endorsed plans must be:

- a) Surfaced with crushed rock or gravel and treated to the satisfaction of the Responsible Authority to prevent dust;
- b) Drained in accordance with an approved drainage plan;
- c) Provision of traffic control signage and or structures as required;

All to the satisfaction of the responsibility authority.

The areas must be constructed and drained to prevent diversion of flood or drainage waters and maintained in a continuously useable condition to the satisfaction of the Responsible Authority. Car spaces, access lanes and driveways must be kept available for these purposes at all times.

14. Regional Roads Victoria

Traffic Management Plan

a) Before the commencement of any works on the subject land and before the engagement of any haulage contractors, a Traffic Management Plan (TMP) supported by an updated Traffic Impact Assessment Report (TIAR) must be approved by the Department of Transport and the Campaspe Shire Council in its capacity as road authority under the Road Management Act 2004 for local and arterial (public) roads used to transport material to/from and within the vicinity of the solar energy facility.

The TMP and TIAR must be prepared by a pre-qualified consultant (to the satisfaction of the Department of Transport) and must identify the points of access (either direct or indirect) to the subject land from the arterial road network during all phases of the development (e.g. the construction phase and on-going operations and maintenance etc). The TMP, without limiting the generality of the plan, must include:

I. Prior to commencement of any works, an existing conditions survey of public roads and associated infrastructure that may be used in connection with the solar energy facility (for access, delivery of material, pre-construction or construction purposes etc), including details of the suitability of the proponent's use, design, condition and construction standard of the relevant public roads and bridges.

Date Issued: 19 March 2020

Signature for the Responsible

Authority:

ALLY WILKIE

Shilpre O

Permit No: PLN207/2019

Planning Scheme: Campaspe Planning Scheme Responsible Authority: Campaspe Shire Council

Prop No.: 30900



- II. The designation of all vehicle access points to the site from surrounding roads. Vehicle access points must be designed and located to ensure safe sight distances, turning movements, and avoid potential through traffic conflicts.
- III. The designation and suitability assessment of appropriate pre-construction, construction and transport vehicle routes to and from the site. Any identified route(s) must avoid built up locations of towns where possible to the satisfaction of both Council and the Department of Transport.
- IV. Engineering plans and reporting demonstrating whether, and if so, how truck movements to and from the site can be safely accommodated within the road reserve. Mitigation measures are to be developed by the proponent and agreed to by the Department of Transport and the Campaspe Shire Council for all hazards including, but not limited to: Oversize and overmass haulage;
 - Traffic management;
 - Removal of roadside vegetation;
 - Reduction in speed limits;
 - Alteration to any road furniture or intersection;
 - Emergency management; and
 - Risk management.
- b) Recommendations regarding the need for road, bridge and intersection upgrades to accommodate any additional traffic, oversize or overmass loads, or site access requirements (whether temporary or ongoing). Where upgrades are required, the TMP must include:
 - Detailed engineering plans showing any mitigation works identified in the TIAR
 must be submitted and approved by the Department of Transport. The plans
 must clearly show all mitigation works including (but not limited to);
 - Proposed surface treatments;
 - Signage locations (traffic and advertising);
 - Line marking treatments;
 - Swept path analysis for all 19 metre length trucks, 26-metre b-double, oversize and overmass vehicles.
- c) The timing of when the works are to be undertaken.
- d) A program of regular inspections to be carried out during the construction of the solar energy facility to identify maintenance works necessary as a result of construction traffic.

Date Issued: 19 March 2020

Signature for the Responsible

Authority:

ALLY WILKIE
PLANNING TEAM LEADER

Permit No: PLN207/2019

Planning Scheme: Campaspe Planning Scheme Responsible Authority: Campaspe Shire Council

Prop No.: 30900



- e) Works identified during surveys in the condition above must be completed expeditiously to the satisfaction of the Department of Transport and the Campaspe Shire Council.
- f) The designation of operating hours and speed limits for trucks on routes accessing the site which:
 - I. Avoid school bus routes and school bus times where relevant; and
 - II. Provide for resident safety.
- g) Measures to be taken to manage traffic impacts associated with the construction and ongoing operation of the solar energy facility on the traffic volumes and flows on surrounding roads.
- h) A program to rehabilitate existing public roads and associated infrastructure to a safe and usable condition to a standard no less than what is required to support the proposed use, or the condition identified by the surveys required under the Condition above, whichever is the greater:
 - During the construction period;
 - II. At the conclusion of the construction of the solar energy facility; or
 - III. First two years during the operation of the solar energy facility.
- Demonstration that all necessary permits have been obtained for the removal of vegetation within the road reserve for the purpose of providing access to the site for material.
- j) The proponent is responsible for any damage caused to construction vehicles or other vehicles in the event that the safe and usable quality of any public road and associated infrastructure is degraded or compromised as a result of the development, and that the Department of Transport or the Campaspe Shire Council will not accept liability for any such damage.
- k) By no later than three (3) months after the date of completion of the solar energy facility, a post construction conditions survey of public roads that have been used in connection with the solar energy facility (for access, preconstruction or construction purposes etc), must be submitted and approved by the Department of Transport and the Campaspe Shire Council.
 - I. The report must include details of any dilapidation or damage to the roads and a program of rehabilitation in accordance with the requirements of the approved TMP.
- The traffic management and road upgrade and maintenance works identified in the endorsed TMP must be carried out in accordance with the endorsed TMP to the satisfaction of the Department of Transport and the Campaspe Shire Council.

Date Issued: 19 March 2020

Signature for the Responsible

Authority:

ALLY WILKIE
PLANNING TEAM LEADER

Permit No: PLN207/2019

Planning Scheme: Campaspe Planning Scheme Responsible Authority: Campaspe Shire Council

Prop No.: 30900



- m) The provision of a security bond prior to the commencement of works on the subject land equal to the estimated costs of the rehabilitation/replacement of any infrastructure identified as being at risk to the satisfaction of the Department of Transport and the Campaspe Shire Council.
- n) All works, reporting and the provision of the Department of Transport authorised road escort vehicles and personnel are to be at no cost to the Department of Transport or the Campaspe Shire Council, including but not limited to all additional:
 - Route survey work, together with all associated the Department of Transport bridge assessments for the over dimensional and overmass vehicles and their loads; and
 - II. Traffic management resources and equipment such as variable message signs.

Transport Impact Assessment Report

- a) Prior to the commencement of any construction within the subject land associated with this planning permit, a Transport Impact Assessment Report (TIAR) must be submitted and completed to the satisfaction of the Department of Transport. The TIAR must address all impacts of the proposed development during all of its stages (e.g. construction, operation etc) on the arterial road network during all relevant peak hour periods and in particular, the impact at the existing Midland Highway access and any other nearby intersections and other property accesses.
- b) The TIAR must identify what mitigation works are required (if any).

Functional layout plans(s) and works

Prior to the commencement of any construction on the subject land hereby approved by this planning permit:

- a) Functional Layout Plans (FLP) must be drawn up by a pre-qualified consultant (as agreed by the Department of Transport), the FLP must be submitted to and approved by the Department of Transport that are clearly dimensioned to show (but not limited to) the following:
 - I. The upgrade of the McIvor Highway/Barnadown-Knowsley Road intersection:
 - To accommodate a sealed Basic Right (BAR) turn treatment in accordance with Austroads (2017) Guide to Road Design, Part 4, Figure A28;
 - To have Truck warning signs on both approaches to the intersection along the McIvor Highway.
 - II. The swept path analysis of the following vehicles at 10 km/hr (min) and with 15 metres (min) radii at the upgraded access location:

Date Issued: 19 March 2020

Signature for the Responsible

Authority:

Shilpud ______

Permit No: PLN207/2019

Planning Scheme: Campaspe Planning Scheme Responsible Authority: Campaspe Shire Council

Prop No.: 30900



- Simultaneous 19 metre single articulated trucks (one with 0.5 metre clearances on both sides of the vehicle) entering and exiting the local road to and from the McIvor Highway without overlapping each other or crossing into any opposing lanes; and
- A 26-metre b-double (or the largest oversized or overmass vehicle as identified in the TMP) without clearances and must cross into the opposing lane of the local road upon entering and exit the intersection.
- III. A pavement overlay to the satisfaction of the Department of Transport on the full width of the McIvor Highway at the Barnadown-Knowsley Road intersection.
- IV. Any other intersection mitigating works that may be required at the McIvor Highway / Barnadown-Knowsley Road intersection as identified in the Department of Transport approved TIAR.
- V. All services, trees, line marking, signs, on-road lighting, other existing accesses and crossovers (on both sides of the arterial road) and other infrastructure (e.g. power poles etc) that are to remain in place or to be relocated or removed.
- b) Upon the Department of Transport' approval of the FLP, a Road Safety Audit must be undertaken at the detailed design stage in accordance with VicRoads' Road Safety Audit Policy unless otherwise agreed by the Department of Transport. The audit findings and the consultant's responses to the findings must be provided to the Department of Transport for review and approval. Any mitigating works arising out of the audit must be carried out by the applicant at no cost and to the satisfaction of the Department of Transport.
- c) The following roadworks must be completed to the satisfaction of and at no cost to the Department of Transport:
 - I. The full width sealing of the Basic Right (BAR) turn treatment on the McIvor Highway at the intersection of the Barnadown-Knowsley Road'
 - II. The pavement overlay(s) of the McIvor Highway;
 - III. Any service relocation and vegetation removal; and
 - IV. Any other works as required by the Department of Transport within the arterial road reserve

Signage

- a) The location and details of the signs shown on the endorsed plans must not be altered without the written consent of the Responsible Authority;
- b) The signs must be constructed and maintained to the satisfaction of the Responsible Authority:

Date Issued: 19 March 2020

Signature for the Responsible

Authority:

Shilpud

Permit No: PLN207/2019

Planning Scheme: Campaspe Planning Scheme Responsible Authority: Campaspe Shire Council

Prop No.: 30900



- c) The signs must be professionally manufactured from non-reflective or non-fluorescent materials:
- d) The proponent must not use colours that could be mistaken for a traffic sign or signal, for example, a potential road hazard may be created, if it contains red, green or yellow lighting, or has red circles, octagons, crosses or triangles, or large reflective or illuminated arrows:
- e) If the signs are illuminated, the source of the lighting must not be visible from any part of the declared road/highway;
- f) If the signs are illuminated, any illumination must not be flashing, nor cause dazzle to the declared road/highway traffic; and
- g) The signs must not dazzle or distract road users due to its colouring or luminosity. The luminance of the advertising sign must be such that it does not give a veiling luminance to the driver, of greater than 0.25 cd/m², throughout the driver's approach to the advertising sign.

15. Internal Access

Before the use begins all internal access roads must be constructed, formed and drained to avoid erosion and to minimise disturbance to natural topography of the land to the satisfaction of the Responsible Authority.

16. Delivery of Goods

The loading and unloading of goods from vehicles must only be carried out on the land subject to this permit.

17. Council's Assets

The owner or developer of the subject land must pay for any damage caused to the Councils assets/Public infrastructure caused as a result of the development or use permitted by this permit.

18. Rehabilitation Plan

A decommissioning and rehabilitation plan must be submitted to and approved by the Responsible Authority when operation of the solar farm ceases and is returned to farming land. The decommissioning and rehabilitation plan must include but is not limited to:

Date Issued: 19 March 2020

Signature for the Responsible

Authority:

ALLY WILKIE

PLANNING TEAM LEADER

Permit No: PLN207/2019

Planning Scheme: Campaspe Planning Scheme Responsible Authority: Campaspe Shire Council

Prop No.: 30900



- a) the timing for the removal of infrastructure and rehabilitation of the land to a suitable character and/or quality;
- b) soil stabilisation;
- c) re-vegetation works; and
- d) the appropriate disposal, recycling or reuse of components.

All to the satisfaction of the Responsible Authority

19. Operational Environmental Management Plan

Prior to the development commences, a management plan for the management and operation of the use must be submitted to and approved by the Responsible Authority. When approved, the plan will be endorsed and will then form part of the permit. The management plan must be reviewed and submitted to the Responsible Authority. The use must at all times be conducted in accordance with the approved management plan. The environmental management plan must include:

- a) Overall environmental objectives for the operation of the use and techniques for their achievement;
- b) Sediment and erosion measures that are to be implemented to ensure no-off-site impacts;
- c) Procedures to ensure that no significant adverse environmental impacts occur as a result of the use:
- d) Proposed monitoring systems including control of dust and noise on the site;
- e) Identification of possible risks or operational failure and response measures to be implemented including emergency prevention of fire and mitigation activities;
- f) Day to day site maintenance and management requirements for the use.
- g) Pest, Animal and Plant Management Plan (PAPMP) which must include:
 - I. ongoing actions and measures to be undertaken to control pest animals and plants; and
 - II. a process to inform surrounding property owners of any works that present a risk to their homes or animals

All to the satisfaction of the Responsible Authority.

20. Department of Environment, Land Water and Planning

Notification of permit conditions

Date Issued: 19 March 2020

Signature for the Responsible

Authority:

ALLY WILKIE
PLANNING TEAM LEADER

Shilling O

Page 12 of 20

Permit No: PLN207/2019

Planning Scheme: Campaspe Planning Scheme Responsible Authority: Campaspe Shire Council

Prop No.: 30900



a) Before works start, the permit holder must advise all persons undertaking the vegetation removal works on site of all permit conditions pertaining to native vegetation protection.

Protection of native vegetation to be retained

- b) Before works start, a native vegetation protection fence must be erected around all native vegetation to be retained within 15 metres of the works area. This fence must be erected at:
 - A radius of 12 times the diameter of the tree trunk at a height of 1.4 metres to a maximum of 15 metres but no less than 2 metres from the base of the trunk of the tree; and
 - II. Around the patch(es) of native vegetation at a minimum distance of 2 metres from retained native vegetation.
 - III. The fence must be constructed of star pickets and paraweb or similar, to the satisfaction of the responsible authority and the Department of Environment, Land, Water and Planning. The protection fence must remain in place until all works are completed to the satisfaction of the department.
- c) Except with the written consent of the department, within the area of native vegetation to be retained and any tree protection zone associated with the permitted use and/or development, the following is prohibited:
 - I. vehicular or pedestrian access;
 - II. trenching or soil excavation;
 - III. storage or dumping of any soils, materials, equipment, vehicles, machinery or waste products;
 - IV. construction of entry and exit pits for underground services; or
 - V. any other actions or activities that may result in adverse impacts to retained native vegetation.

Buffer to Riparian Vegetation

d) The final layout design must include a buffer for the protection of riparian vegetation to any watercourse or drainage line. The buffer must be a minimum of 30 metres from the base of the trunk of the trees of riparian vegetation adjacent to the unknown or from top of bank, whichever is greater and must be approved by the Department of Environment, Land, Water and Planning and the North Central Catchment Management Authority. Access tracks, creek crossings and underground or overhead cables may be within the 30-metre buffer but must be outside the Tree Protection Zones of native vegetation being retained.

Date Issued: 19 March 2020

Signature for the Responsible

Authority:

ALLY WILKIE

Shilpre O

Permit No: PLN207/2019

Planning Scheme: Campaspe Planning Scheme Responsible Authority: Campaspe Shire Council

Prop No.: 30900



Native vegetation offsets

- e) The total area of native vegetation permitted to be removed is 0.325 hectares, comprised of seven large scattered trees and one small scattered tree. To offset the removal of 0.325 hectares of native vegetation the permit holder must secure a native vegetation offset(s) that meets all the following:
 - A general offset of 0.067 general habitat units located within the North Central Catchment Management Authority boundary or Campaspe Shire Council municipal district;
 - II. have a Strategic Biodiversity Value score of at least 0.292.
 - III. provide protection for at least 7 large trees.
 - IV. must be in accordance with the Guidelines for the removal, destruction or lopping of native vegetation (DELWP, 2017).

Offset evidence

- f) Before any native vegetation is removed, evidence that the required offset for the project has been secured must be provided to the satisfaction of the responsible authority. This evidence must be an established first party offset site. This must include:
 - a security agreement signed by both parties, and
 - a management plan detailing the 10-year management actions and ongoing management of the site; to the satisfaction of the Department of Environment, Land, Water and Planning and approved by the Responsible Authority.

Every year, for ten years, after the responsible authority has approved the offset management plan, the applicant must provide notification of the management actions undertaken towards implementing the offset management plan, to the department. An offset site condition statement, including photographs must be included in this notification; and/or

- credit extract(s) allocated to meet the requirements of the permit from the Native Vegetation Credit Register.
- A copy of the offset evidence must be endorsed by the responsible authority and form part of this permit.
- g) Within 30 days of endorsement of the offset evidence by the responsible authority, the permit holder must provide a copy of the endorsed offset evidence to the Department of Environment, Land, Water and Planning at loddonmallee.planning@delwp.vic.gov.au.

Date Issued: 19 March 2020

Signature for the Responsible

Authority:

Shilped

Permit No: PLN207/2019

Planning Scheme: Campaspe Planning Scheme Responsible Authority: Campaspe Shire Council

Prop No.: 30900



Native Flora and Fauna Management Plan

- h) Prior to commencement of works a 'Wildlife Management Plan' must be submitted to and approved by the Department of Environment, Land, Water and Planning. The requirements of the plan must be implemented during the pre-construction, construction and post-construction phases of the project. The plan must be to the satisfaction of the Department of Environment, Land, Water and Planning. The plan is to contain but not be limited to:
 - I. Salvage and translocation of threatened flora and fauna species and ecological communities
 - II. Methods to mitigate impacts on native fauna during construction
 - III. Methods to handle and relocate any wildlife at risk of impact during construction including potential areas for relocation
 - IV. Methods to mitigate the need for wildlife control during operation of the facility (addressing both threatened species and non-threatened species such as kangaroos and white cockatoos)
 - V. Process and timing of reporting of any inadvertent impacts to DELWP
 - VI. Advice to all onsite staff and monitoring personnel of correct procedure for assisting injured wildlife. Contact details of local veterinary staff and wildlife carers must be provided to ensure any injured wildlife found that cannot be released back to the wild are treated accordingly and in a timely manner. Injured wildlife procedure must include an experienced and licensed wildlife carer and/or ecologist be present to supervise works and capture and relocate fauna if necessary.

21. North Central Catchment Management Authority

- a) All buildings, works and solar panels (excluding any approved crossings, fencing and cabling) must be set back a minimum 30 metres from the top of bank of the designated waterway that traverse the property.
- b) The proposed development must maintain all existing flow paths on the site. Prior to commencement of works, details of any proposed earthworks to level or alter the topography of flood prone land must be provided to the North Central CMA and the Responsible Authority for approval. In this case, additional flood modelling may be required to demonstrate how flow paths will be retained.

Date Issued: 19 March 2020

Signature for the Responsible

Authority:

ALLY WILKIE
PLANNING TEAM LEADER

Permit No: PLN207/2019

Planning Scheme: Campaspe Planning Scheme Responsible Authority: Campaspe Shire Council

Prop No.: 30900



- c) Prior to the commencement of works a stormwater management plan must be submitted to the responsible authority and North Central CMA for approval. The North Central CMA recommends that the stormwater management plan integrates the stormwater management recommendations from the Axedale Solar Farm Surface Water Assessment produced by Water Technology.
- d) Any infrastructure such as site offices, inverter power control units, battery energy storage systems and substation infrastructure (excluding solar panels) must be sited outside of all defined flow paths. In achieving this condition, it should be noted that due to limitations in the available surface level data, some of the modelled overland flow paths determined in the Axedale Solar Farm Surface Water Assessment (Water Technology, 2019) do not necessarily align with the actual site conditions. Appropriate allowance must be made to ensure important infrastructure (excluding solar panels) is located outside of the actual flow paths.
- e) Any infrastructure such as site offices, inverter power control units, battery energy storage systems and substation infrastructure must be constructed a minimum of 300 millimetres above the applicable 1% AEP flood level.
- f) The solar panels must be constructed so that the underside of the panels are a minimum of 300 millimetres above the applicable 1% AEP flood level when in a horizontal position.
- g) Fencing within the defined flood extent must be of an open style construction up to the 1% AEP flood level to allow the passage of flood waters through the site. Prior to the commencement of works, plans of the proposed fencing style must be submitted to the North Central CMA.
- h) Unless otherwise agreed in writing with the North Central CMA, the number of permanent access crossings over the designated waterway must be limited to three crossings. Prior to the commencement of works (including boring to lay the cables under the waterway) a separate works on waterway permit for any works within the bed and banks of any designated waterway must be obtained directly from the North Central CMA.

22. Powercor

- a) Provide an electricity supply to all properties within the development in accordance with Powercor's requirements and standards, including the extension, augmentation or rearrangement of any existing electricity supply system, as required by Powercor (A payment to cover the cost of such work may be required).
- b) Where buildings or other installations exist on the land and are connected to the electricity supply, they shall be brought into compliance with the Service and

Date Issued: 19 March 2020

Signature for the Responsible

Authority:

ALLY WILKIE
PLANNING TEAM LEADER

Permit No: PLN207/2019

Planning Scheme: Campaspe Planning Scheme Responsible Authority: Campaspe Shire Council

Prop No.: 30900



Installation Rules issued by the Victorian Electricity Supply Industry. You shall arrange compliance through a Registered Electrical Contractor.

- c) Any buildings must comply with the clearances required by the Electricity Safety (Installations) Regulations.
- d) Any construction work must comply with Energy Safe Victoria's "No Go Zone" rules.

23. Goulburn Murray Water

- a) All construction and ongoing activities must be in accordance with sediment control principles outlined in 'Construction Techniques for Sediment Pollution Control' (EPA, 1991).
- b) No buildings or solar panels are to be constructed within 30 metres of any waterways measured from the inside top edge of the bank.
- c) All wastewater generated from the site office or other facilities on the site must be treated and disposed of using an EPA approved system, installed, operated and maintained in compliance with the relevant EPA Code of Practice and Certificate of Approval.
- d) The associated wastewater disposal area must be appropriately sized and located in accordance with Table 5 of the EPA Code of Practice Onsite Wastewater Management, Publication 891.4, July 2016, from any waterways, drainage lines, dams or bores.
- e) The wastewater disposal area must be kept free of buildings, driveways and service trenching and must be planted with appropriate vegetation to maximise its performance. Stormwater must be diverted away.

24. Coliban

- a) The Goldfields superpipe runs through the development site and all infrastructure is located within a 10m wide easement. No structures will be permitted to be constructed within the easement.
- b) The Superpipe Joint Venture (Coliban and Central Highlands Water) must have access to infrastructure. The owners/operators of the solar farm are required to reach agreement with the Superpipe Joint Venture for provision of ongoing access to the infrastructure and any additional requirements.
- c) Agreement must be reached with the Superpipe Joint Venture in relation to protecting any above ground assets within the easement during construction.

Date Issued: 19 March 2020

Signature for the Responsible

Authority:

ALLY WILKIE

Shilpred

Permit No: PLN207/2019

Planning Scheme: Campaspe Planning Scheme Responsible Authority: Campaspe Shire Council

Prop No.: 30900



25. Time for Starting and Completion

This permit will expire if one of the following circumstances applies:

- a) The development is not started within four years of the date of this permit.
- b) The development is not completed within four years of the date of this permit.

The Responsible authority may extend the periods referred to if a request is made in writing before the permit expires or within six months afterwards.

NOTATIONS

Responsible authority

The term "responsible authority" in the planning permit means the municipal council in accordance with section 13 of the Planning and Environment Act 1987.

Building Approval Required

This permit does not authorise the commencement of any building construction works. Before any such development may commence, the applicant must apply for and obtain appropriate building approval.

Road Opening/Non Utility Minor Works on Municipal Road Reserve/ Consent for Works on Road Reserves Permit Required

A road opening/crossing permit must be obtained from the responsible authority prior to the carrying out of any vehicle crossing works.

Wastewater requirements

A separate permit is required for the installation of septic tank systems, or package treatment plans from Council's Environmental Health Department.

Aboriginal Artefacts

In the event any historic artefacts and/or debris is discovered in the development process, works are to stop immediately and contact Aboriginal Affairs on 1800 762 003.

G-MW

GMW advises for the purposes of solar farm applications, solar panels are not treated as buildings. Where applicable, GMW will refer specially to either buildings or solar panels.

For works on waterways, it is recommended that applicant contact the relevant Catchment Management Authority as a licence may be required to undertake these works.

Regional Roads Victoria

Separate 'detailed design' approval (fees and charges apply) and the specifications of these are required under the Road Management Act. For the purposes of this application the works will include provision of: o The Basic Right (BAR) turn treatment;

- The McIvor Highway pavement overlay; and
- Any other works in the arterial road reserve.

Please forward details marked attention to Paul Diss on: nr.mailbox@roads.vic.gov.au

Further information regarding consent to work within the arterial road reserve can be found on the VicRoads Website: https://www.vicroads.vic.gov.au/business-and-industry/design-and-management/working-within-the-road-reserve or by or telephoning (03) 5434 5148.

Date Issued: 19 March 2020

Signature for the Responsible

Authority:

Shilpred

Permit No: PLN207/2019

Planning Scheme: Campaspe Planning Scheme Responsible Authority: Campaspe Shire Council

Prop No.: 30900



Department of Environment Land Water and Planning

The department advises that works or other activities on public land, which may affect protected native plants, will require a Protected Flora Licence or Permit under the Flora and Fauna Guarantee (FFG) Act 1988. All native vegetation likely to be affected should be checked against the Protected Flora List (DELWP 2017) to determine whether FFG approvals are required. Protected Flora Permits can be obtained from the regional DELWP office (loddonmallee.environment@delwp.vic.gov.au).

The department advises that live capture and relocation of native fauna will require a Management Authorisation under the Wildlife Act 1975. A Management Authorisation can be obtained from DELWP (environmental.research@delwp.vic.gov.au)

Offset requirements are determined in accordance with DELWP (2017) Guidelines for the removal, destruction or lopping of native vegetation. Proposed offset sites must meet eligibility requirements including land use, bushfire risk, quality of vegetation and size of revegetation site. Please visit https://www.environment.vic.gov.au/native-vegetation/native-vegetation for further information.

North Central Catchment Management Authority

North Central CMA advises that in the event of a 1% AEP flood event it is possible that the property may be subject to inundation from the Campaspe River, Forest Creek and their tributaries. Flood levels for the site have been estimated by Water Technology and are detailed in the Axedale Solar Farm Surface Water Assessment 2019 submitted as part of the application.

Date Issued: 19 March 2020

Signature for the Responsible

Authority:

ALLY WILKIE

PLANNING TEAM LEADER

Shilpre O

Page 19 of 20

IMPORTANT INFORMATION ABOUT THIS PERMIT

WHAT HAS BEEN DECIDED?

The responsible authority has issued a permit.

(Note: This is not a permit granted under Division 5 or 6 of Part 4 of the Planning and Environment Act 1987.)

CAN THE RESPONSIBLE AUTHORITY AMEND THIS PERMIT?

The responsible authority may amend this permit under Division 1A of Part 4 of the **Planning and Environment Act 1987**.

WHEN DOES A PERMIT BEGIN?

A permit operates:

- · From the date specified in the permit; or
- If no date is specified, from
 - (i.) the date of the decision of the Victorian Civil and Administrative Tribunal, if the permit was issued at the direction of the Tribunal; or
 - (ii.) the date on which it was issued, in any other case

WHEN DOES A PERMIT EXPIRE?

- 1. A permit for the development of land expires if -
 - the development or any stage of it does not start within the time specified in the permit; or
 - the development requires the certification of a plan of subdivision or consolidation under the Subdivision
 Act 1988 and the plan is not certified within two years of the issue of the permit, unless the permit contains
 a different provision; or
 - the development or any stage is not completed within the time specified in the permit, or, if no time is specified, within two years after the issue of the permit or in the case of a subdivision or consolidation within five years of the certification of the plan of subdivision or consolidation under the **Subdivision Act** 1988.
- 2. A permit for the use of land expires if -
 - the use does not start within the time specified in the permit, or if no time is specified, within two years after the issue of the permit; or
 - the use is discontinued for a period of two years.
- 3. A permit for the development and use of land expires if-
 - the development or any stage of it does not start within the time specified in the permit; or
 - the development or any stage of it is not completed within the time specified in the permit, or, if no time is specified, within two years after the issue of the permit; or
 - the use does not start within the time specified in the permit, or, if no time is specified, within two years after the completion of the development; or
 - the use is discontinued for a period of two years.
- 4. If a permit for the use of land or the development and use of land or relating to any of the circumstances mentioned in section 6A(2) of the **Planning and Environment Act 1987**, or to any combination of use, development or any of those circumstances requires the certification of a plan under the **Subdivision Act 1988**, unless the permit contains a different provision
 - the use or development of any stage is to be taken to have started when the plan is certified; and
 - the permit expires if the plan is not certified within two years of the issue of the permit.
- 5. The expiry of a permit does not affect the validity of anything done under that permit before the expiry.

WHAT ABOUT REVIEWS?

- The person who applied for the permit may apply for a review of any condition in the permit unless it was granted at the direction of the Victorian Civil and Administrative Tribunal, in which case no right of review exists.
- An application for review must be lodged within 60 days after the permit was issued, unless a notice of decision to grant a permit has been issued previously, in which case the application for review must be lodged within 60 days after the giving of that notice.
- An application for review is lodged with the Victorian Civil and Administrative Tribunal.
- An application for review must be made on the relevant form which can be obtained from the Victorian Civil and Administrative Tribunal, and be accompanied by the applicable fee.
- · An application for review must state the grounds upon which it is based.
- A copy of an application for review must also be served on the Responsible Authority.
- Details about applications for review and the fees payable can be obtained from the Victorian Civil and Administrative Tribunal