

# EPBC Act referral



Australian Government

Department of Agriculture, Water and the Environment

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<b>Title of proposal</b>	<b>2021/9091 - Replacement Pipeline between Dungowan Village and Calala</b>
<b>Section 1</b>	
<b>Summary of your proposed action</b>	
<b>1.1 Project industry type</b>	Water Management and Use
<b>1.2 Provide a detailed description of the proposed action, including all proposed activities</b>	
<p>The existing Dungowan pipeline is reaching the end of its service life and is prone to pipe failures each year, resulting in interruptions to water supply to Tamworth Regional Council customers and the Calala Water Treatment Plant (WTP), in addition to considerable water losses and elevated maintenance costs.</p> <p>The proposed action comprises a replacement pipeline and associated infrastructure to be constructed between Dungowan Village and Calala to enable water from Dungowan Dam and Chaffey Dam to be delivered to Calala WTP via new pipeline infrastructure (about 21km in length). Around 15 km of the existing Dungowan pipeline would be upgraded through the insertion of a 'sleeve' and retained with new customer connections to provide continued water supply to Tamworth Regional Council customers.</p> <p>The proposed action would include the following key features:</p> <ul style="list-style-type: none"><li>• 21 km of pipeline, made from high-density polyethylene (HDPE) for most of the alignment and ductile iron cement lined pipe (DICL) for the approximately 1 km section through residential Calala</li><li>• 450 m of HDPE pipe from the control valve building in Dungowan Park to the customer connection pipeline</li><li>• 15 km of customer connection pipeline, made from HDPE sleeved inside the existing Dungowan pipeline</li><li>• reconnection of the customer service pipelines to the customer connection pipeline at up to 29 points</li><li>• valve infrastructure to control flows, pressure and facilitate maintenance and emergency management</li><li>• communications to control water flows and provide information on the system.</li></ul> <p>Constructing the pipeline would require:</p> <ul style="list-style-type: none"><li>• disturbance of around a 20 m wide area along the pipeline alignment</li><li>• excavating a trench, approximately 2.2 m deep and 1.5-4 m wide (dependent on locations and ground conditions), including:</li></ul> <ul style="list-style-type: none"><li>- stockpiling of excavated material adjacent to the trench</li><li>- trenching across ephemeral waterways.</li><li>• deliveries of plant, equipment, pipe and other materials</li><li>• ancillary facilities for offices and ablution blocks, pipe storage, parking, material lay down</li><li>• laying, burial of the pipeline, rectification works and testing</li><li>• disturbance of 40 m x 40 m working areas at 36 points to excavate 'bell-holes' along the existing Dungowan pipeline to allow for the insertion of the customer connection pipeline sleeve and installation of customer connection points</li><li>• rehabilitation of areas disturbed by the construction of the project</li></ul> <p>Operation of the pipeline would involve:</p> <ul style="list-style-type: none"><li>• operation of the pipeline initially by WaterNSW in accordance with procedures that apply to the remainder of its water supply network</li><li>• operation of scour valves located at low points and air valves located at high points and maximum spacings of approximately 800m along the alignment</li><li>• maintenance of valve infrastructure undertaken as part of a regular maintenance regime</li></ul> <p>The total disturbance footprint for the project is up 47.60 ha. Of the total footprint, 46.79 ha is vegetation and the remaining 0.81 ha with the footprint comprises existing roads and access tracks. Of the vegetation affected, 37.02 ha is exotic derived grassland. The total proposed clearing of vegetation listed under the EPBC Act is 3.88 ha. A summary of clearing impacts is provided in supporting documentation (Att1_EPBC_Ecology_Memo_V3_20211102 Table 4.2; Att2_REF005_Footprint_DDP_20211102_08 and Att3_G001_Vegetation_DDP_20210819_01).</p>	
<b>1.3 What is the extent and location of your proposed action?</b>	
See Appendix B	
<b>1.5 Provide a brief physical description of the property on which the proposed action will take place and the location of the proposed action (e.g. proximity to major towns, or for off-shore actions, shortest distance to mainland)</b>	
<p>The proposed action is located within the Tamworth local government area (LGA). It is situated within the Peel Valley, 20 km east of Tamworth at the upstream end (Dungowan Village) and 3.5 km east of Tamworth at the downstream end (Calala), where the pipeline connects to the Calala WTP. Calala is a suburb of Tamworth. The pipeline is located within rural and agricultural land, primarily on private property. The surrounding landscape along the pipeline is characterised by low peaked hills with north-westerly alignment, moderately sloped, with flat river valleys following the major waterways (e.g. the Peel River).</p>	



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**1.6 What is the size of the proposed action area development footprint (or work area) including disturbance footprint and avoidance footprint (if relevant)?**

The size of the proposed action area development footprint is 153.64 ha. This is referred to as the 'project envelope' and has been defined as an area surrounding the pipeline to allow for surveys to be completed and constraints identified. The 'Project envelope' is shown in the attached map (refer to 'Att2\_REF005\_Footprint\_DDP\_20211102\_08').

The proposed actions estimated disturbance footprint is 47.6 hectares, shown as the 'Construction Footprint' in attached map 'Att2\_REF005\_Footprint\_DDP\_20211102\_08'

The area of disturbance was assumed to be a 20 m wide corridor along the pipeline alignment as well as additional areas associated with the customer connections and at ancillary facilities. The disturbance area was then reviewed to identify key landowner and environmental constraints that would be avoided and these were removed from the final disturbance area, the 'construction footprint'.

**1.7 Proposed action location**

Other - The proposed action is within the Peel Valley, east of Tamworth between Dungowan Village and Calala

**1.8 Primary jurisdiction**

New South Wales

**1.9 Has the person proposing to take the action received any Australian Government grant funding to undertake this project?**

☐ Yes ☒ No

**1.10 Is the proposed action subject to local government planning approval?**

☐ Yes ☒ No

<b>1.11 Provide an estimated start and estimated end date for the proposed action</b>	Start Date	01/01/2022
	End Date	30/06/2023

**1.12 Provide details of the context, planning framework and state and/or local Government requirements**

The proposed development is permitted without consent pursuant to the NSW Infrastructure State Environmental Planning Policy (SEPP) and can proceed under Part 5 of the EP&A Act. The planning framework for the proposed action is described in the sections below.

NSW State Environmental Planning Policy (Infrastructure) 2007

Under Division 24, clause 125 (1) of the Infrastructure SEPP, Water Infrastructure NSW (WINSW) (part of DPIE) as a public authority may carry out development for the purpose of water reticulation systems without consent on any land. Water reticulation systems are defined in clause 124 as:

a facility for the transport of water, including pipes, tunnels, canals, bores, pumping stations, related electricity infrastructure, dosing facilities and water supply reservoirs

The project comprises a pipeline and is therefore for the purpose of water transport. As such, the project meets the definition of a water reticulation system and can proceed without the need to obtain development consent under clause 125 (1).

NSW Environmental Planning and Assessment Act 1979

The Environmental Planning and Assessment Act 1979 (EP&A Act) sets out the laws under which planning in NSW takes place. The main parts of the EP&A Act that relate to development assessment and approval are Part 4, Development



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Assessment and Consent, and Part 5, Infrastructure and Environmental Impact Assessment.

The project is development permitted without consent; therefore, development assessment is not required under Part 4 of the EP&A Act. As the works will be carried out by a public authority, they will proceed pursuant to Part 5 of the EP&A Act. The determining authority under Part 5 is the public authority acting as the proponent for the activity or the authority whose approval is required to enable the activity to be carried out. In this case, Water Infrastructure (part of DPIE- Water) is the determining authority. In determining the proposed activity Water Infrastructure have a duty to consider environmental impacts in accordance with Section 5.5 of the EP&A Act.

**1.13 Describe any public consultation that has been, is being or will be undertaken, including with Indigenous stakeholders**

As WINSW is the proponent and with WaterNSW have carried out consultation with agencies, key stakeholders, and the community. Consultation has been carried out both separately and jointly.

Consultation has been undertaken with Tamworth Regional Council and DPI – Fisheries as part of the preparation of the Review of Environmental Factors for the project. Consultation with affected landowners as well as the community has also been undertaken and is ongoing.

WINSW carry out monthly Community Information Sessions in Tamworth and Dungowan (or via webinar) for the broader Tamworth regional community, businesses, and other stakeholders. WINSW provide monthly updates on project progress on the WINSW website (<https://water.nsw.gov.au/water-infrastructure-nsw/dam-projects/dungowan-dam>) including monthly Community Dashboards, where we provide a one-page summary of our engagement activities, local opportunities with the project, and connections with the community, and a summary of activities planned for the following month, monthly Community Updates, where we provide detailed advice and updates, and copies of our monthly Community Information Sessions held either in person or via webinar.

An Aboriginal Cultural Heritage Assessment (ACHA) is currently under preparation for the project. In developing the ACHA, the project has undertaken Aboriginal consultation, archaeological field survey and test excavations to explore and document the Aboriginal objects, site and places within the construction footprint. The ACHA adopted the processes and methods outlined in the Aboriginal Cultural Heritage Consultation Requirements for Proponents 2010 (DECCW, 2010), as well as more extensive activities stemming from a project specific Aboriginal engagement strategy.

Overall, the Dungowan Dam project has been liaising with between 10 and 16 registered Aboriginal party (RAP) organisations and/or individuals since its inception in April 2020. These include those identified as part of the consultation strategy, and through formal notification as part of the Heritage NSW consultation requirements. The RAPs include a large number of local Aboriginal organisations and/or individuals based in Tamworth and/or immediate surrounds, as well as a smaller proportion that are based in Sydney and Brisbane but have ancestral connections to the region. Following notification, 10 organisations registered an interest in the early stages of the project (April – June 2020); and a further five Aboriginal individuals and/or organisations registered later in the project (July 2020-January 2021). The project has registered any Aboriginal organisation and/or individual throughout the project regardless of when they have become known or identified their interest. However, where involvement has occurred late in the project, on-Country opportunities has been limited. Consultation with RAPs and preparation of the ACHA is ongoing.

**1.14 Describe any environmental impact assessments that have been or will be carried out under Commonwealth, State or Territory legislation including relevant impacts of the project**

A technical memorandum considering the EPBC Act impact significance assessment was prepared for the proposed action and is attached with this referral (see file 'Att1\_EPBC\_Ecology\_Memo\_V3\_20211102').

In determining the proposed activity Water Infrastructure have a duty to consider environmental impacts in accordance with Section 5.5 of the EP&A Act. A Review of Environmental Factors (REF) will be prepared to assess the environmental impacts of the proposed action. Accompanying the REF would be a Biodiversity Development Assessment Report (BDAR) prepared in accordance with the NSW Biodiversity Assessment Methodology which would detail impacts on NSW and Commonwealth listed threatened species and communities. The BDAR would also contain mitigation measures to minimise impacts and any offsets required where impacts cannot be mitigated.

**1.15 Is this action part of a staged development (or a component of a larger project)?**

☐ Yes ☒ No

**1.16 Is the proposed action related to other actions or proposals in the region?**

☒ Yes ☐ No

**1.16.1 Identify the nature/scope and location of the related action (Including under the relevant legislation)**

- Proposed Dungowan Dam Project – subject to EPBC referral reference number 2020/8655 and CSSI under NSW EP&A Act
- Dungowan Dam Detailed Design Geotechnical investigations – subject to EPBC referral reference number



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2021/9012 and Part 5 of the NSW EP&A Act

- Construction and operation of a temporary weir and water intake structure in the Peel River at Dungowan - late 2019.
- Construction of a permanent water pipeline from Chaffey Dam to join the existing Dungowan Pipeline at Dungowan.

The weir and pipeline construction were assessed and self-determined by WaterNSW under Part 5 of the EP&A Act.

- Temporary operation of the pipeline from Chaffey Dam to the existing Dungowan Pipeline at Dungowan – EPBC

referral: Operation of Peel River Drought Protection Works, Tamworth, NSW – 2019/8590). Note: the approvals for the temporary operation of the pipeline have lapsed and the WaterNSW will seeking permanent drought operation of the pipeline in the future



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## Section 2

### Matters of national environmental significance

2.1 Is the proposed action likely to have any direct or indirect impact on the values of any World Heritage properties?

☐ Yes ☒ No

2.2 Is the proposed action likely to have any direct or indirect impact on the values of any National Heritage places?

☐ Yes ☒ No

2.3 Is the proposed action likely to have any direct or indirect impact on the ecological character of a Ramsar wetland?

☐ Yes ☒ No

2.4 Is the proposed action likely to have any direct or indirect impact on the members of any listed species or any threatened ecological community, or their habitat?

☒ Yes ☐ No

### Species or threatened ecological community

Terrestrial species or threatened ecological community:

Table 4.2 in the attachment Replacement pipeline between Dungowan Village and Calala Review of Environmental Factors -Biodiversity MNES Technical Memorandum (see file 'Att1\_EPBC\_Ecology\_Memo\_V3\_20211102', Table 4.2, page 4) provides details of the amount of vegetation clearing by vegetation type and zone and EPBC listed communities and species that would be impacted by the works. The total proposed clearing of native vegetation is 9.77 ha. The total proposed clearing of vegetation listed under the Environment Protection and Biodiversity Conservation Act 1999 (EPBC) Act is 3.88 ha.

### Impact

The assessment is based on site inspection of the construction footprint, desktop analysis of biodiversity databases to identify candidate threatened species, and application of threatened species impact significance assessment criteria for threatened biodiversity listed under the EPBC Act.

Assessment of significance for impacts on the threatened ecological communities and species identified in the above sections for terrestrial and aquatic ecology were completed and are provided in the attachment Replacement pipeline between Dungowan Village and Calala Review of Environmental Factors -Biodiversity MNES Technical Memorandum (see file 'Att1\_EPBC\_Ecology\_Memo\_V3\_20211102', Section 5.2, page 12).

The construction footprint has been designed to avoid as much of ecological community and threatened species habitat as practicable. The proposed activity would remove at most 3.88 hectares of the White Box-Yellow Box-Blakely's Red Gum Grassy Woodland and Derived Native Grassland TEC, comprising:

- 0.95 hectares of structurally intact woodland in moderate to high condition
- 2.92 hectares of derived native grassland (DNG) in moderate condition,

The 2.92 hectares of DNG represents the lowest condition at which patches are included in the TEC and such these areas are of lower conservation significance than areas with higher diversity and more intact woodland structure. The area that would be cleared for the activity is small and makes up only a very small proportion of the community in the locality. The works are unlikely to have a significant impact on any threatened or migratory species listed under the EPBC Act.

### Species or threatened ecological community

Aquatic fauna species

### Impact



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The waterways crossed by the pipeline are not considered suitable habitat as waterways are ephemeral and/or moderately to highly degraded with little aquatic vegetation and poor water quality. A number of impacts to waterways were observed in the field, and may contribute to unfavourable conditions to support threatened species, including:

- waterways were predominantly dry at the time of the assessment, attributed to either land use modification and/or the ephemeral nature of the waterway
- no discernible waterway channels due to modification attributed to predominant land use (agriculture)
- degraded or absent riparian vegetation along the length of waterways
- erosion of waterway beds, banks and riparian zones
- exotic vegetation and/or agricultural crops within the riparian zone
- use of waterway beds and banks by livestock
- damming of waterways for agricultural land use
- proximity of some waterways to agricultural and urban zones, with several sites directly impacted by cropping, and potentially affected by major roads and agricultural inflow.

Any population of the species in the study area is unlikely to be an important population.

During construction only minor localised and short-term direct impacts to ephemeral waterways would occur. Works would only be carried out in dry conditions. Operational impacts to waterways would be limited to the potential for erosion at watercourse crossings prior to complete revegetation of the site and the discharge of raw water from scour valves during an emergency or routine maintenance.

The raw water quality with potential to be discharged from the scour valves is expected to be similar to that of the receiving surface water features. Appropriate scour protection and energy dissipation would be specified during detailed design of the scour valves to reduce erosion potential from any discharges.

The rehabilitation of the site following construction will provide a high level of protection against erosion and geomorphological changes at watercourse crossings. Monitoring of watercourse crossings would be carried out following significant storm events and as part of ongoing regular inspections to detect any geomorphic changes.

**2.4.2 Do you consider this impact to be significant?**

☐ Yes ☒ No

**2.5 Is the proposed action likely to have any direct or indirect impact on the members of any listed migratory species or their habitat?**

☒ Yes ☐ No

**Migratory species**

There are three migratory species listed under the EPBC Act with potential to occur within the proposed action area:

- Fork-tailed Swift
- White-bellied Sea Eagle
- White-throated Needletail (also listed as Vulnerable).

The attachment Replacement pipeline between Dungowan Village and Calala Review of Environmental Factors - Biodiversity MNES Technical Memorandum (see file 'Att1\_EPBC\_Ecology\_Memo\_V3\_20211102', Table 4.4) provides a habitat assessment for these species. The assessment found that these species are likely to occur intermittently in at least part of works area but are unlikely to breed there. And that the habitat affected is not likely to be important habitat for the species.

**Impact**

The assessment of significance found the activity is unlikely to cause a significant impact to migratory species potential habitat.

**2.5.2 Do you consider this impact to be significant?**

☐ Yes ☒ No

**2.6 Is the proposed action to be undertaken in a marine environment (outside Commonwealth marine areas)?**

☐ Yes ☒ No



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<b>2.7 Is the proposed action likely to be taken on or near Commonwealth land?</b> <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No
<b>2.8 Is the proposed action taking place in the Great Barrier Reef Marine Park?</b> <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No
<b>2.9 Is the proposed action likely to have any direct or indirect impact on a water resource from coal seam gas or large coal mining development?</b> <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No
<b>2.10 Is the proposed action a nuclear action?</b> <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No
<b>2.11 Is the proposed action to be taken by a Commonwealth agency?</b> <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No
<b>2.12 Is the proposed action to be undertaken in a Commonwealth Heritage place overseas?</b> <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No
<b>2.13 Is the proposed action likely to have any direct or indirect impact on any part of the environment in the Commonwealth marine area?</b> <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No



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## Section 3

### Description of the project area

#### 3.1 Describe the flora and fauna relevant to the project area

The study area is surrounded by areas that have been highly modified through residential and agricultural land uses, particularly cropping and livestock grazing, though substantial areas of native vegetation remain as a patchwork of disturbed woodland and derived grassland remnants within this landscape.

The works areas contains the following Plant Community Types (PCTs) in various condition states and some exotic vegetation and cleared land of minimal biodiversity value.

- PCT 78 – River Red Gum riparian tall woodland / open forest wetland in the Nandewar Bioregion and Brigalow Belt South Bioregion

- PCT 599 - Blakely's Red Gum - Yellow Box grassy tall woodland on flats and hills in the Brigalow Belt South Bioregion and Nandewar Bioregion description

There are three threatened species of plant that are considered likely to occur in the study area. Of these, only one, *Dichanthium setosum* (Bluegrass) has been recorded in the study area during surveys.

Nine threatened species of animals and an additional two migratory bird species are considered likely to occur in the study area. Two

threatened aquatic species are also considered likely to occur in the study area (within the Peel River). None of these species have been recorded in the study area during survey.

The flora and fauna that would be impacted by the proposed works are identified in the attachment Replacement pipeline between Dungowan Village and Calala Review of Environmental Factors – Biodiversity MNES Technical Memorandum (see file 'Att1\_EPBC\_Ecology\_Memo\_V3\_20211102').

#### 3.2 Describe the hydrology relevant to the project area (including water flows)

The project is located within the Peel River catchment. Covering an area of approximately 4,700 square kilometre (km<sup>2</sup>), the Peel River is a major sub-catchment of the much larger Namoi Valley catchment. The Namoi Valley catchment borders the Gwydir and Castlereagh catchments and is bounded by the Great Dividing Range in the east, the Liverpool Ranges and Warrumbungle Ranges in the south, and the Nandewar Ranges and Mount Kaputar to the north.

The Peel River supplies water to downstream users for irrigation, stock and domestic use, as well as Tamworth's town water supply and industrial water needs. The Peel River system is regulated by Chaffey Dam, which is in the upper catchment near the town of Woolomin, approximately 45 km from Tamworth. Chaffey Dam, completed in 1979 and augmented in 2016, has a total storage capacity of approximately 100 GL. Tamworth water supply is supplemented by Dungowan Dam, which is owned and operated by Tamworth Regional Council. The existing dam has a capacity of 6.3 GL.

#### 3.3 Describe the soil and vegetation characteristics relevant to the project area

The proposed pipeline is approximately 21 km long and passes through rural properties and existing road reserves. The alignment is primarily located within the valley floodplain and is relatively flat with low peaked hills and moderate slopes.

Soil landscaping mapping is only available for the western end of the project from Tamworth to just to the east of O'Briens Road Loomberah. Four soil landscapes are mapped including Warral station (Sodosols), Duri (Chromosols), Peel (Dermosols) and Round Hill (Chromosols). A desktop assessment identified that there are no acid sulfate soils (ASS) or potential acid sulphate soils along the pipeline corridor.

The majority of the land surrounding the proposed pipeline has been highly modified as a result of previous grazing, cropping and intensive agriculture, and has been largely cleared of vegetation. Native vegetation has been mapped across the construction footprint which primarily comprises derived native grassland and woodland. The plant community types (PCTs) and listed species that would be impacted by the proposed works are identified in the attachment (see file 'Att1\_EPBC\_Ecology\_Memo\_V3\_20211102', Table 4.2)

#### 3.4 Describe any outstanding natural features and/or any other important or unique values relevant to the project area

There are no known outstanding natural features or other important or unique values relevant to the proposed action area.

#### 3.5 Describe the status of native vegetation relevant to the project area

Native vegetation within the project footprint includes the following plant community types (PCTs):

- PCT 78 – River Red Gum riparian tall woodland / open forest wetland in the Nandewar Bioregion and Brigalow Belt South Bioregion

- PCT 599 - Blakely's Red Gum - Yellow Box grassy tall woodland on flats and hills in the Brigalow Belt South Bioregion and Nandewar Bioregion description

The status of PCTs that would be impacted by the proposed works are described in detail in the attachment (see file 'Att1\_EPBC\_Ecology\_Memo\_V3\_20211102', Table 4.2).

#### 3.6 Describe the gradient (or depth range if action is to be taken in a marine area) relevant to the project area





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The proposed pipeline is approximately 21 km long and passes through rural properties and existing road reserves. The alignment is primarily located within the valley floodplain and is relatively flat with low peaked hills and moderate slopes. The majority of the land surrounding the proposed pipeline has been highly modified as a result of previous grazing, cropping and intensive agriculture, and has been largely cleared of vegetation.

Slopes along the pipeline route range from 1° to a maximum of 18°. Slopes are generally low for the majority of its length other than creek and drainage lines crossings, in the vicinity of the Tamworth Agricultural Institute at Calala, Loomberah Road, between Lynwood Road and Kurajong Place and north-west of Duri-Dungowan Road.

### **3.7 Describe the current condition of the environment relevant to the project area**

The replacement pipeline route is approximately 21 km long and passes through rural properties and road reserves. The alignment is primarily located within the valley floodplain and is relatively flat with low peaked hills and moderate slopes. The majority of the land surrounding the proposed pipeline route has been highly modified as a result of previous grazing, cropping and intensive agriculture, and has been largely cleared of vegetation.

Vegetation within the proposed action area is impacted by previous land use, including agriculture. As a result, native vegetation is partially cleared, and remnant vegetation, particularly along the creek and on lower slopes, is subject to moderate to high levels of weed invasion, past grazing and other disturbance. At the time of preliminary vegetation survey, the area was under severe drought stress, with some vegetation subjected to bush fire in January 2020.

In areas subject to clearing and human activity, vegetation is sparse and habitat features are limited. In these areas, vegetation has been partially cleared and hollow-bearing trees are limited. The understorey has been under-scrubbed and, as a result, habitat complexity is low. Some native tussock grasslands are present and provide sheltering opportunities for grassland fauna and grazing opportunities for herbivores including Kangaroos and Wallabies. However, these grasslands are unlikely to be natural and are probably derived from woodland or open forest.

The plant community types (PCTs) and listed species that would be impacted by the proposed works are identified in the attachment (see file 'Att1\_EPBC\_Ecology\_Memo\_V3\_20211102').

### **3.8 Describe any Commonwealth Heritage places or other places recognised as having heritage values relevant to the project**

There are no Commonwealth Heritage Places or other places recognised as having heritage values relevant to the proposed action.

### **3.9 Describe any Indigenous heritage values relevant to the project area**

An Aboriginal cultural heritage assessment (ACHA) is under preparation to present the findings of the Aboriginal community consultation, previous investigations regarding Aboriginal cultural and archaeological heritage values, and ground survey of the project area.

Consultation has been undertaken in accordance with procedures set out in the Aboriginal Cultural Heritage Consultation Requirements for Proponents 2010 (DECCW, 2010). The consultation process identified 23 Aboriginal stakeholders in the region and of these, 11 registered as having an interest in the project area, herein referred to as registered Aboriginal participants (RAPs). Three of these organisations participated in the field investigation for the project. Consultation for these works are being undertaken in conjunction with the broader Dungowan Dam project that includes monthly Aboriginal focus group meetings, and a range of other on-site activities, which have incorporated representatives from all Registered Aboriginal Parties (RAPs).

Field investigations undertaken in June 2020 identified three previously undocumented Aboriginal sites within the project area. All sites were identified as potential archaeological deposits (PADs) on the alluvial floodplain associated with the Peel River, Reedy Creek and/or Sandy Creek. These potential sites, with the potential to contain stone artefacts, and of moderate significance would be directly impacted by the works. No ground disturbance activities are permitted within the curtilage of the PADs until further characterisation of these deposits have been undertaken and/or an Aboriginal heritage impact permit (AHIP) to allow their harm has been obtained from Heritage NSW.

With the exception of the three PADs identified, the remaining project area is considered to have low risk of significant or in situ cultural materials being present. These areas are either not encompassing areas considered as having archaeological sensitivity and/or have been subject to heavy disturbance from rural, residential and industrial activity and associated infrastructure.

Safeguards and management measures would be applied to mitigate potential impacts to Aboriginal heritage values as outlined in the project review of environmental factors (REF).

### **3.10 Describe the tenure of the action area (e.g. freehold, leasehold) relevant to the project area**

The project would be constructed on privately owned land and within Tamworth Regional Council owned road reserves.

### **3.11 Describe any existing or any proposed uses relevant to the project area**

The existing Dungowan pipeline delivers raw water from Dungowan Dam to Calala Water Treatment Plant (WTP). The dam and the pipeline are owned and managed by Tamworth Regional Council. Along the length of this pipeline there are also



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connections used to deliver raw water to Council customers. The existing Chaffey pipeline is owned and managed by WNSW, and delivers raw water from the Chaffey Dam via a tie-in to the existing Dungowan pipeline. At this stage there is no approval in place for operation of the Chaffey pipeline. The Chaffey pipeline can be isolated from the Dungowan pipeline directly upstream of this tie-in point, allowing the existing Dungowan pipeline to continue to be operated by Tamworth Regional Council.

The proposed new Dungowan pipeline will connect with the existing Dungowan pipeline near the Chaffey pipeline tie-in. It would enable water to be drawn from either Chaffey Dam or Dungowan Dam via a valve arrangement at the Calala tie-in for raw water to be delivered to Calala WTP. The existing Dungowan Pipeline will be retained and will have a purposed built customer connection pipeline inserted as a sleeve to maintain supply to existing customers. This allows for continued supply to raw water customers downstream of the Chaffey pipeline tie-in. Through new valve arrangements along with the integration of built infrastructure with new elements, the Peel Valley bulk water system can be optimised to deliver more secure water to Tamworth and the Peel Valley regions. While the new pipeline would have a capacity of 71ML/day, its initial capacity is limited by the section of pipeline from Dungowan Dam that is not being replaced at this stage (ie Stage 2 pipeline) – which is about 26 ML/day.

The replacement pipeline route was selected based on the following key outcomes:

- it minimises impacts to significant asphalt roads, thus minimising engineering and maintenance requirements
- it avoids a residential section of Calala Lane which minimises construction directly adjacent to houses
- it minimises impacts to areas of TECs
- it minimises impacts to landowners
- it minimises impacts to, or works adjacent to, known heritage items
- it minimises potential for impact on underground services
- it is a more direct route, thus minimising costs and reducing the time to construct



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## Section 4

### Measures to avoid or reduce impacts

#### 4.1 Describe the measures you will undertake to avoid or reduce impact from your proposed action

The impact of the works on biodiversity, including MNES, will be offset in accordance with the NSW Biodiversity Assessment Method (BAM). Additional measures to mitigate and offset impacts on biodiversity are still under development but indicative measures are outlined in the attachment 'Att1\_EPBC\_Ecology\_Memo\_V3\_20211102' (see Table 5.3).

#### 4.2 For matters protected by the EPBC Act that may be affected by the proposed action, describe the proposed environmental outcomes to be achieved

For listed species and threatened ecological communities, the attachment Replacement pipeline between Dungowan Village and Calala Review of Environmental Factors -Biodiversity MNES Technical Memorandum (see file 'Att1\_EPBC\_Ecology\_Memo\_V3\_20211102') found that with the proposed environmental management measures in place, and considering the small scale of potential impacts, there is a low risk of the works causing a significant impact on biodiversity MNES.



Note: PDF may contain fields not relevant to your application. These fields will appear blank or unticked. Please disregard these fields.

## Section 5

### Conclusion on the likelihood of significant impacts

#### 5.1 You indicated the below ticked items to be of significant impact and therefore you consider the action to be a controlled action

- ☐ World Heritage properties
- ☐ National Heritage places
- ☐ Wetlands of international importance (declared Ramsar wetlands)
- ☐ Listed threatened species or any threatened ecological community
- ☐ Listed migratory species
- ☐ Marine environment outside Commonwealth marine areas
- ☐ Protection of the environment from actions involving Commonwealth land
- ☐ Great Barrier Reef Marine Park
- ☐ A water resource, in relation to coal seam gas development and large coal mining development
- ☐ Protection of the environment from nuclear actions
- ☐ Protection of the environment from Commonwealth actions
- ☐ Commonwealth Heritage places overseas
- ☐ Commonwealth marine areas

#### 5.2 If no significant matters are identified, provide the key reasons why you think the proposed action is not likely to have a significant impact on a matter protected under the EPBC Act and therefore not a controlled action

The impact significance assessment provided in the attachment Replacement pipeline between Dungowan Village and Calala Review of Environmental Factors Biodiversity MNES Technical Memorandum (see file 'Att1\_EPBC\_Ecology\_Memo\_V3\_20211102'), found that with the proposed environmental management measures in place, and considering the small scale of potential impacts, there is minimal risk of the works causing a significant impact on threatened species, populations or ecological communities or their habitats.

The absence of any other MNES in proximity to the proposed action, as well as the fact the impact area does not meet the criteria of important habitat for a migratory species nor does it support an ecologically significant proportion of the population of a migratory species, mean the proposed action is not likely to result in significant impacts to any MNES or trigger controlling provisions of the EPBC Act.



Note: PDF may contain fields not relevant to your application. These fields will appear blank or unticked. Please disregard these fields.

## Section 6

### Environmental record of the person proposing to take the action

#### 6.1 Does the person taking the action have a satisfactory record of responsible environmental management? Explain in further detail

Water Infrastructure NSW was established in November 2020 as a capital works delivery arm of NSW Department of Planning, Industry and Environment (DPIE) for the development and delivery of major water infrastructure projects for the State of NSW. Water Infrastructure NSW was created to provide safe, reliable and efficient water supplies for communities and industries while ensuring water is available for the environment and cultural purposes.

Water Infrastructure NSW sits within DPIE Water and is part of the broader DPIE Cluster. Both Water Infrastructure NSW, and DPIE Water, have a good record of responsible environmental management. DPIE Water has delivered projects throughout NSW, including for example the Nimmie Caira Project, Improving the Great Artesian Basin Drought Resilience Program and the Upper Darling Salt Interception Scheme. These projects have included appropriate environmental impact assessments, management plans and permits to successfully reduce environmental impact.

#### 6.2 Provide details of any past or present proceedings under a Commonwealth, State or Territory law for the protection of the environment or the conservation and sustainable use of natural resources against either (a) the person proposing to take the action or, (b) if a permit has been applied for in relation to the action – the person making the application

Water Infrastructure NSW has no past proceedings, nor are there any present proceedings, under a Commonwealth, State or Territory law for the protection of the environment, or the conservation and sustainable use of natural resources.

#### 6.3 If it is a corporation undertaking the action will the action be taken in accordance with the corporation's environmental policy and framework?

☒ Yes ☐ No

##### 6.3.1 If the person taking the action is a corporation, provide details of the corporation's environmental policy and planning framework

Water Infrastructure NSW is a State Government Agency of the NSW Department of Planning, Infrastructure, and Environment. Water Infrastructure NSW is working towards development of an Environmental Management Framework which will include an Environmental Policy, among others, that will provide overarching guidance to the way in which WINSW will deliver its services. DPIE itself is not a delivery organisation and does not have its own Environmental Management Policy.

Water Infrastructure NSW has identified a number of modules relevant to the delivery of environmental works within its proposed Management Framework including (for example) Project Controls, Stakeholder and Community, Work Health and Safety, and Land, Planning and Environment. The latter will include a Planning Environment Management Plan and a Sustainability Management Plan that will each include a number of tools and templates to aid in their use. The Environmental Management Framework is anticipated to be available in the first half of 2022.

#### 6.4 Has the person taking the action previously referred an action under the EPBC Act, or been responsible for undertaking an action referred under the EPBC Act?

☒ Yes ☐ No

##### 6.4.1 EPBC Act No and/or Name of Proposal

EPBC 2019/8558 - Snowies Iconic Walk

The referred action was to construct three new walking tracks, with associated upgrades and realignments, for the Snowies Iconic Walk, Kosciuszko National Park, NSW. A decision was made by Acting Assistant Secretary Mike Smith on 10 December 2019, determining the proposed action is not a controlled action.

2021/9012 - Dungowan Dam Detailed Design Geotechnical investigations

The referred action was for geotechnical investigations at the site of the new Dungowan Dam. A decision was made by Acting Assistant Secretary Kate Gowland on 8 September 2021, determining the proposed action is not a controlled action.



Note: PDF may contain fields not relevant to your application. These fields will appear blank or unticked. Please disregard these fields.

## Section 7

### Information sources

#### Reference source

Department of Agriculture, Water and the Environment, 2021, EPBC referral public notices: <http://epbcnotices.environment.gov.au/referralslist/>  
Referral Reference Number 2020/8655. Water NSW/Water Management and Use/3.5 km downstream of the existing Dungowan Dam/New South Wales/Dungowan Dam Project

#### Reliability

Good – information sources are fit for purpose

#### Uncertainties

Noted in document

#### Reference source

Department of Agriculture, Water and the Environment, 2021, EPBC referral public notices: <http://epbcnotices.environment.gov.au/referralslist/>  
Referral Reference Number 2021/9012. Water Infrastructure NSW (a Division within the NSW Department of Planning, Industry and Environment)/Water Management and Use/Dungowan Dam/New South Wales/Dungowan Dam Detailed Design Geotechnical Investigations

#### Reliability

Good – information sources are fit for purpose

#### Uncertainties

Noted in document

#### Reference source

Department of Environment Climate Change and Water (DECCW), 2010 Aboriginal Cultural Heritage Consultation Requirements for Proponents.

#### Reliability

Good – information sources are fit for purpose

#### Uncertainties

Noted in document

#### Reference source

Department of Planning, Industry and Environment (DPIE), 2020. , eSPADE NSW Soil and Land Information database, Version 2.1, available: <https://www.environment.nsw.gov.au/eSpade2Webapp>, accessed on 25 August 2020.

#### Reliability

Good – information sources are fit for purpose

#### Uncertainties

Noted in user manual at website

#### Reference source

Strahler, A. (1952). Dynamic Basis of Geomorphology. Geological Society of America Bulletin, 63, 923-938.

#### Reliability

Good – information sources are fit for purpose

#### Uncertainties

Noted in document



Note: PDF may contain fields not relevant to your application. These fields will appear blank or unticked. Please disregard these fields.

<b>Section 8</b>
<b>Proposed alternatives</b>
<b>Do you have any feasible alternatives to taking the proposed action?</b> Yes <input checked="" type="checkbox"/> No



Note: PDF may contain fields not relevant to your application. These fields will appear blank or unticked. Please disregard these fields.

## Section 9

### Person proposing the action

#### 9.1.1 Is the person proposing the action an organisation or business?

☒ Yes ☐ No

#### Organisation

Organisation name (as registered for ABN/ACN)	DEPARTMENT OF PLANNING INDUSTRY AND ENVIRONMENT
Business name	
ABN	20770707468
ACN	
Business address	30/4 Parramatta Square, Parramatta, 2020, NSW, Australia
Postal address	
Main Phone number	02 9338 6600
Fax	
Primary email address	water.enquiries@dpie.nsw.gov.au
Secondary email address	

#### 9.1.2 I qualify for exemption from fees under Regulation 5.23(1)(ii) of the EPBC Regulations because I am:

☐ Small business  
☒ Not applicable

#### 9.1.2.2 I would like to apply for a waiver of full or partial fees under Regulation 5.21A of the EPBC Regulations

☐ Yes ☒ No

#### 9.1.3 Contact (for an organisation - the contact details of the person authorised to sign on behalf of the organisation)

First name	Lara
Last name	Hess
Job title	Director Environment and Planning
Phone	
Mobile	
Fax	
Email	water.enquiries@dpie.nsw.gov.au
Primary address	Level 30, 4 Parramatta Square, Parramatta, 2020, NSW, Australia
Address	

#### Declaration: Person proposing the action (To be signed by the person at 9.1.3)

I, Lara Hess, declare that to the best of my knowledge the information I have given on, or attached to the EPBC Act Referral is complete, current and correct. I understand that giving false or misleading information is a serious offence. I declare that I am not taking the action on behalf or for the benefit of any other person or entity.

Signature: Lara Hess Date: .... 12.11.2021.....

I, Lara Hess, the person proposing the action, consent to the designation of Department of Planning Industry & Environment (Water Infrastructure NSW) as the proponent for the purposes of the action described in this EPBC Act Referral.

Signature: Lara Hess Date: .... 12.11.2021.....





Note: PDF may contain fields not relevant to your application. These fields will appear blank or unticked. Please disregard these fields.

## Proposed designated proponent

### 9.2.1 Is the proposed designated proponent an organisation or business?

☒ Yes ☐ No

#### Organisation

Organisation name (as registered for ABN/ACN)

DEPARTMENT OF PLANNING INDUSTRY AND ENVIRONMENT

Business name

ABN

20770707468

ACN

Business address

Level 30, 4 Parramatta Square, Parramatta, 2020, NSW, Australia

Postal address

Main Phone number

0293386600

Fax

Primary email address

water.enquiries@dpie.nsw.gov.au

Secondary email address

### 9.2.2 Contact (for an organisation - the contact details of the person authorised to sign on behalf of the organisation)

First name

Lara

Last name

Hess

Job title

Director Environment and Planning

Phone

0456 953 013

Mobile

Fax

Email

lara.hess@dpie.nsw.gov.au

Primary address

Level 30, 4 Parramatta Square, Parramatta, 2020, NSW, Australia

Address

### Declaration: Proposed Designated Proponent

I, Lara Hess, the proposed designated proponent, consent to the designation of myself as the proponent for the purposes of the action described in this EPBC Act Referral.

Signature: Lara Hess Date: 12.11.2021



Note: PDF may contain fields not relevant to your application. These fields will appear blank or unticked. Please disregard these fields.

**Referring party (person preparing the information)****9.3.1 Is the referring party an organisation or a business?**

☒ Yes ☐ No

**Organisation****Organisation name (as registered for ABN/ACN)**

EMM CONSULTING PTY LIMITED

**Business name****ABN**

28141736558

**ACN****Business address**

1/20 Chandos St, St Leonards, 2065, NSW, Australia

**Postal address****Main Phone number**

9493 9500

**Fax****Primary email address**

info@emmconsulting.com.au

**Secondary email address****9.3.2 Contact (for an organisation - the contact details of the person authorised to sign on behalf of the organisation)****First name**

Christopher

**Last name**

Holloway

**Job title**

Associate Director - Environment

**Phone**

(02) 9493 9597

**Mobile****Fax****Email**


cholloway@emmconsulting.com.au

**Primary address**

1/20 Chandos St, St Leonards, 2065, NSW, Australia

**Address****Declaration: Referring party (person preparing the information)**

I, Christopher Holloway, declare that to the best of my knowledge the information I have given on, or attached to this EPBC Act Referral is complete, current and correct. I understand that giving false or misleading information is a serious offence.

Signature:  Date: 11/11/2021



Note: PDF may contain fields not relevant to your application. These fields will appear blank or unticked. Please disregard these fields.

## Appendix A

### Attachment

Document Type	File Name
action_area_images	Att2_REF005_Footprint_DDP_20211102_08.pdf
action_area_images	Att3_G001_Vegetation_DDP_20210819_01.pdf
supporting_tech_reports	Att1_EPBC_Ecology_Memo_V3_20211102.pdf

## Appendix B

### Coordinates

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-31.190171731534,151.03834483592
-31.189908751857,151.03805755874
-31.189661787239,151.03836346436
-31.189924766247,151.03865074172
Area 25
-31.188605605896,151.03753105043
-31.188812777824,151.03718749869
-31.188517430831,151.03694651403
-31.188310259516,151.03729006517
-31.188605605896,151.03753105043
Area 26
-31.182332575783,151.03229091029
-31.182497436189,151.0319176709
-31.182176545738,151.03172591664
-31.182011685842,151.03209915504
-31.182332575783,151.03229091029
Area 27
-31.17851375405,151.02972132089
-31.178738702992,151.02939328139
-31.178456661269,151.02913164631
-31.17823171297,151.02945968538
-31.17851375405,151.02972132089