# **Approval**

Warkworth Mine Extension, Warkworth NSW (EPBC 2009/5081)

This decision is made under sections 130(1) and 133 of the *Environment Protection and Biodiversity Conservation Act 1999*.

# Proposed action

person to whom the approval is granted	Warkworth Mining Limited.
proponent's ABN	42 001 385 842
proposed action	The proposed action is to extend the existing Warkworth coal mine over an additional 705 hectares of land at Warkworth, NSW, including associated modifications to existing mine infrastructure.

[see EPBC Act Referral 2009/5081].

# **Approval decision**

Controlling Provision	Decision
Listed threatened species and communities (sections 18 & 18A)	Approved
Listed migratory species (sections 20 & 20A)	Approved

# conditions of approval

This approval is subject to the conditions specified below.

# expiry date of approval

This approval has effect until 31 March 2033

-						
11	00	10	10	m_n	$\mathbf{r}$	ker
$\mathbf{L}$	-	13	ı	_	на	NGI

name and position

**David Calvert** 

**Acting Assistant Secretary** 

**Environment Assessment Branch** 

signature

date of decision

9 AUGUST 2012

## Offset areas

Mechanism to secure offsets

- 1. To offset the impact on foraging habitat of the regent honeyeater and swift parrot the person taking the action must register a legally binding conservation mechanism over the Warkworth Mine extension project biodiversity management areas (offset areas) identified in the map at <u>Appendix 1</u> and an additional area of at least 750 hectares of foraging habitat (together, the Offset Areas). The mechanism/s must provide enduring protection for the offset area and be registered within 2 years of the date of this approval.
- To offset the impacts to the regent honeyeater and swift parrot, the person taking the
  action must submit to the Minister for approval an Offset management plan for all of the
  offset areas within 12 months of the date of this approval. The approved Offset
  management plan must be implemented.

The Offset management plan must include, but not be limited to the following:

- a textual description and map to clearly define the location and boundaries of all
  of the offset areas). This must be accompanied with the offset attributes and a
  shapefile
- b. details of management actions to protect and enhance the extent and condition of habitat values of the offset areas including but not limited to rehabilitation, weed control, fire management, erosion and sediment control, management of livestock and restrictions on access of no less than 2626 hectares of habitat for the regent honeyeater and swift parrot
- c. the timing, responsibilities and performance criteria for management actions
- a monitoring plan including the undertaking of ecological surveys by a qualified ecologist to assess the success of the management actions against identified milestones and objectives
- a process to report, to the department, the management actions undertaken in the offset areas and the outcome of those actions, including identifying any need for improved management
- f. a description of the potential risks to successful management and rehabilitation in the offset areas, and a description of the contingency measures that would be implemented to mitigate these risks
- g. details of parties responsible for management, monitoring and implementing the plan, including their position or status as a separate contractor.

**Note**: For clarity, the offset areas specified in condition 2 can accommodate offset requirements for more than one species habitat within the one area, if suitable habitat is verified as present and includes specific habitat requirements for the relevant species.

#### Offset management plan

3. If the person undertaking the action proposes to undertake any action within the offset areas secured under condition 2, other than those management activities related to managing the offset areas, or as set out in the conditions approval must be obtained, in writing from the Minister. In seeking the Minister's approval the person undertaking the action must provide a detailed assessment of the area where the action is proposed to take place and an assessment of all associated adverse impacts on matters of national environmental significance (MNES). If the Minister agrees to the action within the offset areas, the area identified for the action must be excised from the proposed offset areas and alternative offsets secured at a ratio of 20:1 in relation to the impact on MNES.

Re-establishment of Woodland in the Biodiversity Management Areas (Offset Areas)

- 4. Within 12 months of the commencement of construction the person undertaking the action must provide, for the approval of the Minister, a Re-establishment plan for the offset areas secured under condition 2. The approved Re-establishment plan must be implemented.
- 5. The Re-establishment plan must include but not be limited to the following:
  - a. details of the areas to be re-established (re-establishment areas) including location and maps
  - documentation including mapping of current environmental values relevant to MNES of the re-establishment areas
  - where revegetation through planting seedlings and/or seeds is intended details of appropriate species and ratios of species relevant to historically occurring listed migratory and listed threatened species' habitat
  - d. the source and provenance of the seed and/or seedlings which will be used
  - e. measures to address threats to MNES including but not limited to grazing pressure and damage by livestock and adverse impacts from feral animals and weeds
  - f. measures to provide fire management regimes appropriate for the MNES
  - g. measures to manage the MNES in accordance with the recommendations of the approved recovery plan for the migratory and threatened species
  - monitoring measures including ecological surveys to measure the establishment and ongoing success of the revegetation based on a comparison with high quality habitat for MNES
  - performance measures and reporting requirements against identified objectives, including trigger levels for contingency measures to be taken to ensure performance measures and objectives are met
  - j. identify persons responsible and arrangements for implementing the *Re-establishment plan* and for reporting on performance.

## Other Matters of National Environmental Significance

- 6. As a precautionary approach, the person taking the action must within 6 months of the date of this approval, or such other timeframe specified in writing by the **Minister**, provide to the **Minister** the NSW government approved water management plans as identified in condition 32 of the NSW state government Project Approval dated 3 February 2012 (application number 09\_0202).
- 7. The person taking the action must within 6 months of the date of this approval, or such other timeframe specified by the **Minister**, provide to the **Minister** a report on:
  - a. any updated modelling of surface and groundwater impacts that has been undertaken in preparing the water management plans
  - b. how the water management plans have addressed groundwater and surface water impacts on nationally listed threatened species and ecological communities
- 8. If, after receiving the water management plans, the Minister is not satisfied the water management plans adequately address impacts on listed threatened species and ecological communities, the Minister may require in writing that the person taking the action provide additional information within a specified timeframe.

#### Mine site rehabilitation

- 9. The person taking the action must, within 12 months of the commencement of construction, submit to the **Minister** for approval a *Mine site rehabilitation plan* for the progressive rehabilitation and revegetation of no less than 2,335 ha of woodland habitat on the project area (as identified in Appendix 2).
- 10. This *Mine site rehabilitation plan* (the plan) must include, at a minimum, the following information:

- a. the desired outcomes/objectives of implementing the plan
- details of the vegetation communities to be rehabilitation and the timing of progressive rehabilitation
- a process to progressively report to the department the rehabilitation management actions undertaken and the outcome of those actions, and the mechanisms to be used to identify the need for improved management
- d. a description of the potential risks to successful management and rehabilitation on the project site, and a description of the contingency measures that would be implemented to mitigate these risks
- e. details of parties responsible for reviewing and implementing the plan
- f. details of long-term management and protection of the mine site.
- 11. The person undertaking the action must submit to the **Minister** for approval a *Mine closure plan*, at least 6 months prior to the mine closure. The approved *Mine closure plan* must be implemented.

Note: to avoid doubt, the proponent may develop a single mine rehabilitation plan to align with the requirements of the NSW Government requirements and this approval.

## Survey data

12. All survey data collected for the project must be collected and recorded so as to conform to data standards notified from time to time by the department. When requested by the department, the proponent must provide to the department all species and ecological survey data and related survey information from ecological surveys undertaken for MNES. This survey data must be provided within 30 business days of request, or in a timeframe agreed to by the department in writing. The department may use the survey data for other purposes.

# **Reporting and Auditing**

- 13. Within 14 days after the commencement of construction, the person taking the action must advise the **department** in writing of the actual date of **commencement of construction**.
- 14. Within three months of every 12 month anniversary of the commencement of construction, the person taking the action must publish a report on their website addressing compliance with each of the conditions of this approval, including implementation of any plans as specified in the conditions. Documentary evidence providing proof of the date of publication and non-compliance with any of the conditions of this approval must be provided to the department at the same time as the compliance report is published. The person taking the action must also notify any non-compliance with this approval to the department in writing within two business days of becoming aware of the non-compliance.
- 15. Upon the direction of the **Minister**, the person taking the action must ensure that an independent audit of compliance with the conditions of approval is conducted and a report submitted to the **Minister**. The independent auditor must be approved by the **Minister** prior to the commencement of the audit. Audit criteria must be agreed to by the **Minister** and the audit report must address the criteria to the satisfaction of the **Minister**.
- 16. Where the conditions require the person undertaking the action to submit a plan for the Minister's approval, the person undertaking the action must maintain a register recording:
  - a. the date on which each plan was approved by the Minister
  - if a plan has not been approved, the date on which it was, or is expected to be, submitted to the Minister
  - the dates on which reports on the outcomes of reviews have been approved by the Minister
  - d. the dates on which the subsequent reviews are due.

- 17. The register must be submitted to the **department**, at the time the annual compliance report is published, but does not form part of the report.
- 18. If the person taking the action wishes to carry out any activity otherwise than in accordance with the plans, as specified in the conditions, the person taking the action must submit to the **department** for the **Minister's** written approval a revised version of that plan. The varied activity shall not commence until the Minister has approved the revised plan in writing. The **Minister** will not approve a revised plan, unless the revised plan would result in an equivalent or improved environmental outcome. If the **Minister** approves the revised plan that plan must be implemented in place of the plan originally approved.
- 19. If the Minister believes that it is necessary or convenient for the better protection of listed threatened species and communities or listed migratory species to do so, the Minister may request that the person taking the action make specified revisions to the management plan specified in the conditions and submit the revised plan for the Minister's written approval. The person taking the action must comply with any such request. The revised approved plan must be implemented. Unless the Minister has approved the revised plan then the person taking the action must continue to implement the originally approved plan, as specified in the conditions.
- 20. If, at any time after 5 years from the date of this approval, the person taking the action has not **substantially commenced the action**, then the person taking the action must not substantially commence the action without the written agreement of the **Minister**.

# **Publication of plans**

- 21. The person taking the action must maintain accurate records substantiating all activities and outcomes associated with or relevant to the above conditions of approval, including measures taken to implement the management plans required by this approval, and make them available upon request to the **department**. Such records may be subject to audit by the **department** or an independent auditor in accordance with section 458 of the EPBC Act, or used to verify compliance with the conditions of approval. Summaries of audits will be posted on the **department's** website. The results of audits may also be publicised through the general media.
- 22. Unless otherwise agreed to in writing by the **Minister**, the person taking the action must publish all management plans referred to in these conditions of approval on their website. Each management plan must be published on the website within 1 month of being approved.

#### **Definitions**

**Department** - the Australian Government Department responsible for the *Environment Protection and Biodiversity Conservation Act 1999.* 

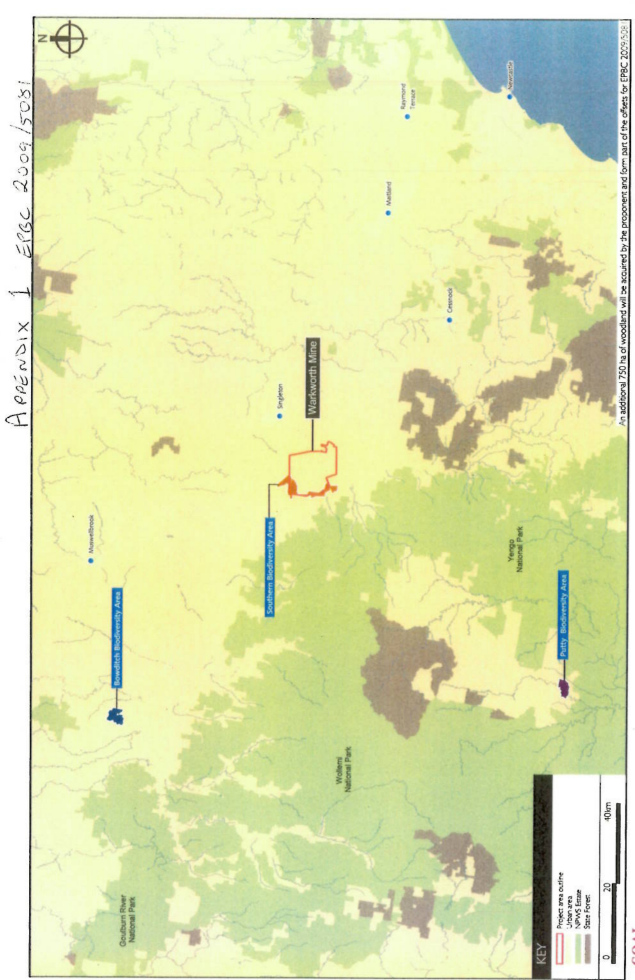
**Minister** - the Minister administering the *Environment Protection and Biodiversity Conservation Act 1999* and includes a delegate of the Minister

**Shapefile** -means an ESRI Shapefile containing '.shp', '.shx' and '.dbf' files and other files capturing attributes of the Offset Area, including the shape, EPBC reference ID number and EPBC protected matters present at the relevant site. Attributes should also be captured in '.xls' format.

Offset attributes -mean an '.xls' file capturing relevant attributes of the Offset Area, including the EPBC reference ID number, the physical address of the offset site, coordinates of the boundary points in decimal degrees, the EPBC protected matters that the offset compensates for, any additional EPBC protected matters that are benefiting from the offset, and the size of the offset in hectares.

**Commencement of construction**- means any preparatory works required to be undertaken including clearing vegetation, the erection of any onsite temporary structures and the use of heavy duty equipment for the purpose of breaking the ground for mining, buildings or infrastructure.

**Substantially commence the action** – means the extraction of coal from the Warkworth Extension Project for the purpose of commercial production. Substantial commencement does not include test extraction or extraction of coal samples for quality assurance.



Offsets for EPBC 2009/5081

Proposed Warkworth Extension

ALLIED

APPENDIX 2 EPBC 2009/5081 Hunter Valley Operations WARKWORTH GOULDSVILLE LONG POINT Wambo Mine HAMBLEDON HILL Warkworth Mine CD Pa Mount Thorley Industrial Estate Mount Thorley Mine BULGA Project application area Disturbance area Year 21 extension area Overburden emplaced from Bulga Mine Warkworth Mine to Mount Thorley Mine Bridge envelope Infrastructure areas Approved conveyor but not yet constructed



Proposed Warkworth Extension Proposed Warkworth Extension FIGURE 1.1



# Warkworth Mine Extension, Warkworth NSW (EPBC 2009/5081)

This decision to vary a condition of approval is made under section 143 of the *Environment Protection and Biodiversity Conservation Act* 1999 (EPBC Act).

Person to whom the	Warkworth Mining Ltd
approval is granted	ABN: 42 001 385 842
Approved action	The proposed action is to extend the existing Warkworth coal mine over an additional 705 hectares of land at Warkworth, NSW, including associated modifications to existing mine infrastructure. [see EPBC Act Referral 2009/5081].
	b. details of management actions to protect and enhance line exist rebitat values of the offset areas including but not limited to rem
Variation of conditions of approval	The variation is:  Delete conditions 1-22 and appendix 1 and 2 attached to the approval dated 9 August 2012 and substitute conditions 1-22, and Attachment A, and definitions "Phase 1", "Phase 1 Offset" and "Phase 2" as specified below.
	All other definitions in the approval dated 9 August 2012 remain unchanged.
Date of effect	This variation has effect on the date the instrument is signed
t would be	offset areas, and a description of the contingency measures the implemented to mitigate these risks
Person authorised to n	nake decision
name and position	Shane Gaddes beinemolgini sa taum Shab bevoligini saftaum Shab bevoligini saft

name and position	Shane Gaddes Assistant Secretary Compliance & Enforcement Branch	
Signature Signature	S-Caddes memoremmos et rong crimem St Jasel 1A	. 8
Date of decision	December 2013 on with lander propagation to top one set	

#### Offset Areas

- 1. To offset the impact on the foraging habitat for Anthochaera phrygia (regent honeyeater) and Lathamus discolor (swift parrot), the person taking the action must register a legally binding conservation mechanism over 94ha of land, as illustrated in the map at <a href="Attachment A">Attachment A</a> as the Phase 1 Offset. The conservation mechanism must provide enduring protection for the Phase 1 Offset and must be registered within 12 months of the <a href="Commencement of Construction">Commencement of Construction of Phase 1</a> of the action. The person taking the action must notify the department in writing within 1 month of the registration of the conservation mechanism.
- To offset the impacts on the foraging habitat of the regent honeyeater and swift parrot, the
  person taking the action must submit to the Minister for approval an Offset Management
  Plan (OMP) for the Phase 1 Offset identified in <u>Attachment A</u> by no later than
  13 April 2014.

The OMP must include, but not be limited to the following:

- a. a textual description and map to clearly define the location and boundaries of all of the offset areas. This must be accompanied with the **offset attributes** and a **shapefile**
- b. details of management actions to protect and enhance the extent and condition of habitat values of the offset areas including but not limited to rehabilitation, weed control, fire management, erosion and sediment control, management of livestock and restrictions on access to habitat for the regent honeyeater and swift parrot
- c. the timing, responsibilities and performance criteria for management actions
- d. a monitoring plan including the undertaking of ecological surveys by a qualified ecologist to assess the success of the management actions against identified milestones and objectives
- a process to report, to the **department**, the management actions undertaken in the
  offset areas and the outcome of those actions, including identifying any need for
  improved management
- f. a description of the potential risks to successful management and rehabilitation in the offset areas, and a description of the contingency measures that would be implemented to mitigate these risks
- g. details of parties responsible for management, monitoring and implementing the plan, including their position or status as a separate contractor.

The approved OMP must be implemented.

Note: Offset areas can accommodate offset requirements for more than one species habitat within the one area, if a qualified ecologist verifies that suitable habitat is present and includes specific habitat requirements for the relevant species.

- 3. At least 12 months prior to Commencement of Construction of Phase 2 of the action, the person taking the action must submit to the Minister, for approval, details of areas to offset the impact on the foraging habitat of the regent honeyeater and swift parrot. The offset areas must be at least equivalent in area and habitat value to the offsets previously approved under this approval at 9 August 2012 (that is at least 2,532ha of suitable habitat for the regent honeyeater and swift parrot) (Phase 2 Offset).
- 4. To offset the impact on the foraging habitat of the regent honeyeater and swift parrot, the person taking the action must register a legally binding conservation mechanism within 2 years of the date of approval of the **Phase 2 Offset**. The person taking the action must notify the **department** in writing within 1 month of the registration of the conservation mechanism.
- 5. The approved OMP, as described in condition 2, must be revised by the person taking the action to include, but not be limited to, those activities as described in condition 2a-g for the Phase 2 Offset. The revised OMP must be submitted for approval by the Minister within 12 months of the approval of the Phase 2 Offset. The revised approved OMP must be implemented.

#### Re-establishment of Woodland in Biodiversity Management and Offset Areas

- 6. Within 12 months of the Commencement of Construction of Phase 1, the person taking the action must submit to the Minister for approval a Re-establishment Plan (REP) for the Phase 1 Offset area. The REP must include, but not be limited to the following:
  - a. details of the areas to be re-established (re-establishment areas) including location and maps;
  - documentation including mapping of current environmental values relevant to MNES of the re-establishment areas
  - c. where revegetation through planting seedlings and/or seeds is intended, details of appropriate species and ratios of species relevant to historically occurring listed migratory and listed threatened species' habitat
  - d. the source and provenance of the seeds and/or seedlings which will be used
  - e. measures to address threats to MNES including but not limited to grazing pressure and damage by livestock and adverse impacts from feral animals and weeds
  - f. measures to provide fire management regimes appropriate for the MNES
  - g. measures to manage the MNES in accordance with the recommendations of the approved recovery plan for the migratory and threatened species
  - monitoring measures including ecological surveys to measure the establishment and ongoing success of the revegetation based on a comparison with high quality habitat for the MNES
  - performance measures and reporting requirements against identified objectives, including trigger levels for contingency measures to be taken to ensure performance measures and objectives are met
  - identify persons responsible and arrangements for implementing the REP and for reporting on performance.

The approved REP must be implemented.

7. The approved REP, as described in condition 6, must be revised by the person taking the action to include at least those activities as described in conditions 6a-j for the **Phase 2 Offset**. The revised REP must be submitted for approval by the **Minister** within 12 months of the **Commencement of Construction** of **Phase 2** of the action. The approved revised REP must be implemented.

#### Other Matters of National Environmental Significance

- 8. As a precautionary approach, the person taking the action must within 6 months of the date of this approval, or such other timeframe as specified in writing by the **Minister**, provide to the **Minister** any NSW Government approved water management plans which apply to the approved action.
- 9. The person taking the action must within 6 months of the date of this approval, or such other timeframe as specified by the **Minister**, provide to the **Minister** a report on:
  - a. any updated modelling of surface and groundwater impacts that have been undertaken in preparing the water management plans
  - b. how the water management plans have addressed groundwater and surface water impacts on nationally listed threatened species and ecological communities
- 10. If, after receiving the water management plans described in condition 8 and the report in condition 9, the **Minister** is not satisfied the water management plans adequately address impacts on listed threatened species and ecological communities, the **Minister** may require in writing that the person taking the action provide additional information within a specified timeframe.

## Mine Site Rehabilitation

11. The person taking the action must, within 12 months of the Commencement of Construction of Phase 1, and within 12 months of the Commencement of Construction of Phase 2, submit to the Minister for approval a Mine Site Rehabilitation Plan (MSRP) for the progressive rehabilitation and revegetation of no less than 32ha woodland of mined areas for Phase 1 and 2,303ha of woodland habitat on mined areas for Phase 2. The

MSRP must include, at a minimum, the following information:

- a. the desired outcomes/objectives of implementing the MSRP
- details of the vegetation communities to be rehabilitated and the timing of progressive rehabilitation
- a process to progressively report to the **department** the rehabilitation management actions undertaken and the outcome of those actions, and the mechanisms to be used to identify the need for improved management
- d. a description of the potential risks to successful management and rehabilitation on the project site, and a description of the contingency measures that would be implemented to mitigate these risks
- e. details of parties responsible for reviewing and implementing the plan
- f. details of long term management and protection of the mine site

The approved MSRP must be implemented.

12. The person taking the action must submit to the **Minister** for approval a *Mine Closure Plan* (MCP) at least 6 months prior to the closure of the mine. The approved MCP must be implemented.

Note: The person taking the action may develop a single mine rehabilitation plan to align with the requirements of this approval and those of the NSW Government.

#### **Survey Data**

13. All survey data collected for the project must be collected and recorded so as to conform to data standards notified from time to time by the **department**. When requested by the **department**, the person taking the action must provide to the **department** all species and ecological survey data and related survey information from ecological surveys undertaken for MNES. This survey data must be provided within 30 business days of request, or in a timeframe agreed to by the **department** in writing. The **department** may use the survey data for other purposes.

# Reporting and Auditing

- 14. Within 14 days after the Commencement of Construction of Phases 1 and 2, the person taking the action must advise the department in writing of the actual date of Commencement of Construction.
- 15. Within 3 months of every 12 month anniversary of the **Commencement of Construction** of **Phase 1**, the person taking the action must publish a report (the Compliance Report) on their website addressing compliance with each of the conditions of this approval, including implementation of any plans as specified in the conditions. Documentary evidence providing proof of the date of publication and non-compliance with any of the conditions of this approval must be provided to the **department** at the same time as the Compliance Report is published. The person taking the action must also notify any non-compliance with this approval to the **department** in writing within 2 business days of becoming aware of the non-compliance. The person taking the action must continue to annually publish the Compliance Report until such time as agreed in writing by the **Minister**.
- 16. Upon the direction of the **Minister**, the person taking the action must ensure that an independent audit of compliance with the conditions of approval is conducted and a report submitted to the **Minister**. The independent auditor must be approved by the **Minister** prior to the commencement of the audit. Audit criteria must be agreed to by the **Minister** and the audit report must address the criteria to the satisfaction of the **Minister**.
- 17. Where the conditions require the person taking the action to submit a plan for the **Minister**'s approval, the person taking the action must maintain a register recording:
  - a. the date on which each plan was approved by the Minister
  - b. if a plan has not been approved by the **Minister**, the date on which it was, or is expected to be, submitted to the **Minister**.
  - c. the dates on which reports on the outcomes of reviews have been approved by the Minister

- d. the dates on which the subsequent reviews are due
   The register must be submitted to the **department** at the time as the Compliance Report, as described at condition 15.
- 18. If the person taking the action wishes to carry out any activity otherwise than in accordance with the plans, as specified in the conditions, the person taking the action must submit to the **department** for the **Minister**'s written approval a revised version of that plan. The varied activity shall not commence until the **Minister** has approved the revised plan in writing. If the **Minister** approves the revised plan that plan must be implemented in place of the plan originally approved.
- 19. If the Minister believes that it is necessary or convenient for the better protection of listed threatened species and communities or listed migratory species to do so, the Minister may require that the person taking the action make specified revisions to a management plan specified in the conditions and submit the revised plan for the Minister's written approval. The revised approved plan must be implemented. Unless the Minister has approved the revised plan the person taking the action must continue to implement the originally approved plan, as specified in the conditions.
- 20. If, at any time after 5 years from the date of this approval, the person taking the action has not substantially commenced the action, then the person taking the action must not substantially commence the action without the written agreement of the **Minister**.
- 21. The person taking the action must maintain accurate records substantiating all activities and outcomes associated with or relevant to the above conditions of approval, including measures taken to implement the management plans required by this approval, and make them available upon request to the **department**. Such records may be subject to audit by the **department** or an independent auditor appointed and/or approved by the **department**, and used to verify compliance with the conditions of approval. Summaries of audits will be posted on the **department**'s website. The results of audits may also be publicised through the general media.

#### Publication of plans

22. Unless otherwise agreed to in writing by the **Minister**, the person taking the action must publish all plans referred to in these conditions of approval on their website. Each plan must be published on the website within 1 month of being approved. The person taking the action must notify the **department** within 5 business days of publishing the plan on their website and the plan must remain on the website for the period this approval has effect.

#### **Definitions**

**Phase 1** – of the approved action involves disturbance, under the proposed Warkworth Mine Modification 6 (350m extension to the West Pit), of approximately 31ha (see <u>Attachment A</u>), approximately 30ha of which is vegetated and 1ha is a dam.

Phase 1 Offset - The area of land marked in Attachment A as the Phase 1 Offset.

**Phase 2 Offset** – The area of land approved as an offset for Phase 2 of the action in accordance with condition 3.

**Phase 2** – of the approved action involves the disturbance of the balance of approximately 674ha of the total 705ha approved under EPBC 2009/5081 on 9 August 2012, and as shown in Attachment A.







Warkworth Mine Extension, Warkworth, NSW (EPBC 2009/5081)

This decision to vary a condition of approval is made under section 143 of the *Environment Protection and Biodiversity Conservation Act* 1999 (EPBC Act).

Person to whom the approval is granted	Warkworth Mining Ltd
	ABN 42 001 385 842
Approved action	The proposed action is to extend the existing Warkworth coal mine over an additional 705 hectares of land at Warkworth, NSW, including associated modifications to existing mine infrastructure [see EPBC Act referral 2009/5081].
Variation	
Variation of conditions of approval	The variation is: Delete varied conditions 3, 4 and 5 of 23 December 2013 attached to the approval of 9 August 2012 and substitute the conditions specified below.
	Replace Annexure 1 attached to the approval of 9 August 2012 with Figure 1- Biodiversity Areas for Warkworth Mine extension project.
Date of effect	This variation has effect on the date the instrument is signed.
Person authorised to m	lake decision
	Shane Gaddes
Person authorised to m	
	Shane Gaddes Assistant Secretary

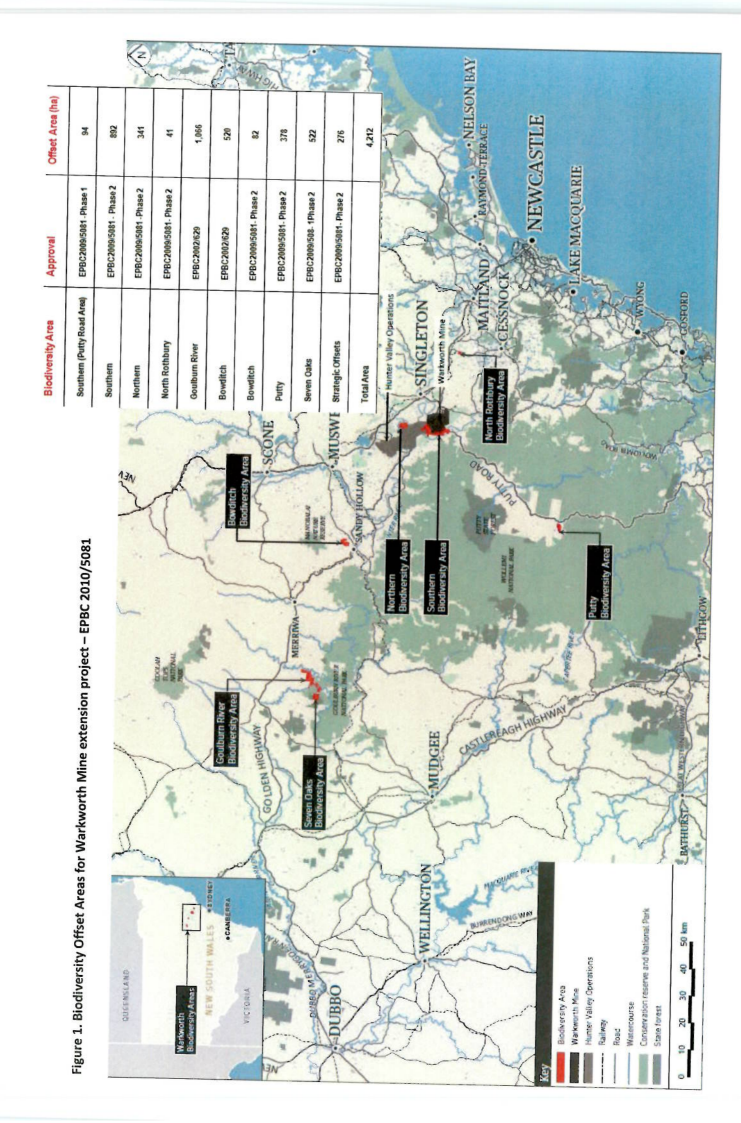
- 3. Prior to Commencement of Construction of Phase 2 of the action, the person taking the action must submit to the Minister details of at least 2,532 hectares of suitable habitat for the Regent Honeyeater and Swift Parrot (Phase 2 Offset) to offset impacts on foraging habitat for these two species. The details of offset sites must include offset attributes and shapefiles and ecological assessment reports. If the offset sites are different to those offset sites previously approved under the approval granted on 9 August 2012, the new offset sites must be submitted to the Minister for approval.
- 4. To offset impacts on the foraging habitat of the Regent Honeyeater and Swift Parrot, the person taking the action must register a legally binding conservation mechanism on all offset sites within 2 years of the date of the submission of details /approval of the Phase 2 Offset. The person taking the action must notify the Department in writing within one month of the registration of the conservation mechanism.
- 5. The approved OMP, as described in condition 2, must be revised by the person taking the action to include, but not be limited to, those activities as described in condition 2a-g for the Phase 2 Offset. The revised OMP must be submitted for approval by the Minister within 12 months of the submission of details/approval of Phase 2 Offset.

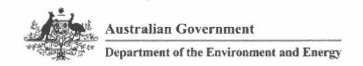
#### Definitions

Offset attributes – is an excel file (.xls) capturing relevant attributes of the offset area, including the EPBC reference ID number, the physical address of the offset site, coordinates of the boundary points in decimal degrees, the EPBC Act protected matters that the offset compensates for, any additional EPBC Act protected matters that are benefiting from the offset, the size of the offset in hectares and the mechanism used to protect and conserve the offset area.

**Shapefile** is an ESRI shapefile containing .shp. .shx and .dbf files and other files capturing attributes of the offset area, including the shape, EPBC Act reference ID number and EPBC Act protected matters present at the relevant site. Attributes should also be captured in .xls format.

**Phase 2 Offset** - The offset sites previously approved under the approval of 9 August 2012, (EPBC 2010/5081) as illustrated in Figure 1 attached to this variation notice, or any new offset sites that are approved by the Minister as **Phase 2 Offset** under condition 3.





# Warkworth Mine Extension, Warkworth NSW Project (EPBC No 2009/5081)

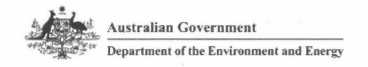
This decision to vary a condition of approval is made under section 143 of the *Environment Protection and Biodiversity Conservation Act 1999* (EPBC Act).

Person to whom the approval is granted	Warkworth Mining Ltd		
	ABN: 42 001 385 842		
Approved action	The proposed action is to extend the existing Warkworth coal mine over an additional 705 hectares of land at Warkworth, NSW including associated modifications to existing mine infrastructure [see EPBC Act Referral 2009/5081]		
Variation			
Variation of conditions of approval	The variation is: Delete condition 1 attached to the variation notice dated 23 December 2013 and substitute with the condition specified below.		
	<b>Note:</b> All other conditions of the variation notice dated 23 December and varied 9 October 2015 remain unchanged.		
Date of effect	This variation has effect on the date the instrument is signed		
Person authorised to ma	ke decision		
Name and position	Monica Collins Assistant Secretary Compliance & Enforcement Branch		
Signature			

14 November 2016

Date of decision

1. To offset the impact on the foraging habitat for *Anthochaera phrygia* (Regent Honeyeater) and *Lathamus discolour* (Swift Parrot), the person taking the action must register a legally binding conservation mechanism over 94ha of land, as illustrated in the map at <u>Attachment A</u> as the Phase 1 Offset. The conservation mechanism must provide enduring protection for the Phase 1 Offset (Putty Road) and must be registered by 17 February 2018 unless otherwise agreed to by the **Minister** in writing. The person taking the action must notify the **Department** in writing within 1 month of the registration of the conservation mechanism.



# Warkworth Mine Extension, Warkworth, NSW (EPBC 2009/5081)

This decision to vary a condition of approval is made under section 143 of the *Environment Protection and Biodiversity Conservation Act 1999* (EPBC Act).

Approved action	
Person to whom the approval is granted	Warkworth Mining Ltd
	ACN: 42 001 385 842
Approved action	The proposed action is to extend the existing Warkworth coal mine over an additional 705 hectares of land at Warkworth, NSW, including associated modifications to existing mine infrastructure [See EPBC Act referral 2009/5081].
<b>Variation</b>	
Variation of conditions of approval	The variation is:
	Delete condition 1 attached to the variation dated
	14 November 2016 and condition 4 attached to the variation
	dated 9 October 2015, and substitute with the conditions specified
	below.
Date of effect	This variation has effect on the date the instrument is signed
Person authorised to mal	ke decision
Name and position	Greg Manning
	Assistant Secretary
	Assessments (SA, WA, NT) and Post Approvals Branch
Signature	14401
	£7 (9X)
Date of decision	(4/10/2018
	1 1101

- 1) To offset the impact on the foraging habitat for *Anthochaera phrygia* (Regent Honeyeater) and *Lathamus discolour* (Swift Parrot), the person taking the action must register a legally binding conservation mechanism over 94 ha of land, as illustrated in the map at <u>Attachment A</u> as the Phase 1 offset. The conservation mechanism must provide enduring protection for the Phase 1 offset (Putty Road) and must be registered by 31 July 2020.
  - Evidence of registration must be provided to the **Department** within 30 days of registration of the legally binding conservation mechanism.
- 4) To offset impacts on the foraging habitat of the Regent Honeyeater and Swift Parrot, the person taking the action must register legally binding conservation mechanisms on all Phase 2 offsets by 31 July 2020.
  - Evidence of registration must be provided to the **Department** within 30 days of registration of the legally binding conservation mechanism.