



Murrumbidgee to Googong Water Transfer Annual Performance Report 2021

**For the period August 2020 to
September 2021**

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3 Introduction

3.1 Purpose

This report addresses Commonwealth Condition of Approval No.6 of approval EPBC 2009/5124 for the Murrumbidgee to Googong Water Transfer (M2G) project under the *Environment Protection and Biodiversity Conservation Act 1999 (Cth)*.

3.2 Background

The Murrumbidgee to Googong Water Transfer (M2G) is a 12km pipeline that enables water pumping from the Murrumbidgee River, ACT to Burra Creek, NSW, where it then flows ~13 km to the Googong Reservoir. Following regulatory approvals from the Commonwealth, ACT and NSW, construction of the pipeline commenced in January 2011, and the M2G became operational in September 2012.

3.3 M2G Status

Over the period, there was one 'operate to maintain' maintenance run to ensure pumps and related infrastructure were correctly working. Other maintenance runs were postponed due to ongoing COVID-19 related delays with essential maintenance of pump infrastructure.

Icon Water holds a pipeline licence concerning M2G, issued by the NSW Government under the *Pipelines Act 1967 (NSW)*. The NSW Government has approved a management plan for the ongoing operation and management of the licence. Compliance with the management plan is regularly audited, and the next audit is scheduled for October 2022.

Icon Water submitted a request to the NSW Department of Primary Industry (DPI) to have the M2G pipeline reclassified as a water pipeline. This request was subsequently approved via gazettal in 2019. As a result, the pipeline is now managed under Icon Water's asset management framework and is subject to revised specific operating conditions.

The M2G pipeline is currently (September 2021) in standby mode, with a maintenance session planned as soon as practical, in compliance with the approved environmental management plans.

4 Performance

Commonwealth Condition of Approval No. 6 (Publication Requirements) requires Icon Water to provide an Annual Performance Report on implementing the conditions of approval and any approved plans required under these conditions. This Annual Performance Report details the performance of M2G from August 2020 – September 2021.

Performance is reported against:

- Commonwealth Conditions of Approval (EPBC 2009/5124) in Section 4.1
- Table 4 'Objectives and Targets' of the M2G Operation Environmental Management Plan (OEMP) in Section 4.2.

4.1 Performance against Commonwealth Conditions of Approval

CoA Ref#	Requirement	Compliance Status	Comments
1.	Submit an Extraction & Gauging Plan that meets CoA 1a-1d.	Condition met	Original Plan approved 22 March 2012.
	Implement Extraction & Gauging Plan	Ongoing	<p>The Extraction & Gauging Plan was incorporated into an updated Streamflow & Water Quality Management Plan, which was approved on 4 August 2014. Variations to this plan were approved by the Commonwealth in 2015 and 2018.</p> <p>The Streamflow & Water Quality Management Plan was implemented throughout the reporting period.</p> <p>Note that a revised Operational Environment Management Plan (OEMP) and corresponding sub-plans including the Streamflow & Water Quality Management Plan were approved by the Commonwealth in 2018.</p> <p>There is currently a revision of this OEMP underway to consolidate sub plans into a singular and more active working manual for operators. The proposed revision has been provided to Commonwealth, ACT and NSW regulators for approval.</p>
2.	Submit a Sustainable Diversion Limit Plan	Condition met	Original Plan approved 15 April 2011.
	Implement Sustainable Diversion Limit Plan	Ongoing	<p>The Sustainable Diversion Limit Plan was incorporated into an updated Streamflow & Water Quality Management Plan approved on 4 August 2014. Variations to this plan were approved by the Commonwealth in 2015 and 2018.</p> <p>The Streamflow & Water Quality Management Plan was implemented throughout the reporting period.</p> <p>Note that a revised Operational Environment Management Plan (OEMP) and corresponding sub-plans including the Streamflow & Water Quality Management Plan were approved by the Commonwealth in 2018.</p> <p>There is currently a revision of the OEMP underway to consolidate sub plans into a singular and more active working manual for operators. The proposed revision has been provided to Commonwealth, ACT and NSW regulators for approval.</p>
3.	Submit a Biodiversity Management & Offset Plan that meets CoA 1a-1l.	Condition met	Original Plan approved 15 April 2011.

	Implement Biodiversity Management & Offset Plan	Ongoing	<p>The Biodiversity Management & Offset Plan was incorporated into an updated Offset Delivery Plan approved in April 2012.</p> <p>The M2G Offset Delivery Plan was implemented throughout reporting period.</p>
			<p>Note that a revised Operational Environment Management Plan (OEMP) and corresponding sub-plans Including the Offset Delivery Plan (ODP) and the Landscape Rehabilitation and Terrestrial Ecology Management Plan (LRTEMP) were approved by the Commonwealth in 2018.</p>
4.	Submit a Burra Creek Environmental Management Plan that meets CoA 4a-4e.	Condition met	Original Plan approved 22 March 2012.
	Implement Burra Creek Environmental Management Plan	Ongoing	<p>The Burra Creek Environmental Management Plan was incorporated into the updated Aquatic Ecology Management Plan approved on 4 August 2014. Variations to this plan were approved by the Commonwealth in 2015 and 2018.</p> <p>The Aquatic Ecology Management Plan was implemented throughout reporting period.</p> <p>Note that a revised Operational Environment Management Plan (OEMP) and corresponding sub-plans Including the Aquatic Ecology Management Plan (AEMP) were approved by the Commonwealth in 2018.</p> <p>There is currently a revision of the OEMP underway to consolidate sub plans into a singular and more active working manual for operators. The proposed revision has been provided to Commonwealth, ACT and NSW regulators for approval.</p>
5.	Prepare and implement a Decommissioning & Closure Plan at least one year prior to decommissioning	N/A	Decommissioning is not anticipated in the medium to long term.
6.	Provide Annual Performance Reports and publish on Icon Water website	Ongoing	2013, 2014, 2015, 2016, 2017, 2018 and 2019 - 2020 Annual Performance Reports submitted to the Commonwealth and published on external website. This report covering 2020 – 2021 will be published on the external website following submission to the Commonwealth.

7.	Maintain accurate records of activities and make available on request	Ongoing	Accurate records are kept and are available on request. No data requests were made during the reporting period.
8.	Variations must be submitted to Minister for approval; and implemented if approved.	N/A	No Variations have been sought regarding the Commonwealth conditions of approval.

9.	Variations sought by the Minister	Ongoing	No Variations have been sought regarding the Commonwealth conditions of approval.
10.	Advise Department of commencement of construction and operation.	Condition met	Icon Water advised the Commonwealth of commencement of construction on 31/01/2011. Icon Water advised the Commonwealth of commencement of operation on 27/09/12 in a letter dated 04/10/12.
11.	Upon direction of the Minister an independent audit of compliance with the CoA is conducted and reported to the Minister.	N/A	Icon Water did not receive a direction from the Minister during the reporting period.

4.2 Performance against Objectives and Targets of the OEMP

Objectives	Performance (Aug 2020 – September 2021)	Targets	Performance (Aug 2020 – September 2021)
<p>1. To employ practices which ensure that the operation and maintenance of the water transfer infrastructure:</p> <ul style="list-style-type: none"> • meet all environmental legislative requirements and compliance with all planning approvals • are conducted in a manner that minimises adverse environmental 	<p>Icon Water implemented the full suite of management plans for the reporting period. The current approved plans are:</p> <ul style="list-style-type: none"> • Operation Environmental Management Plan • Aquatic Ecology Management Plan • Streamflow & Water Quality Management Plan • Landscape Rehabilitation & Terrestrial Ecology Management Plan • Biodiversity Offsets Delivery 	<p>Ensure the Operation Environmental Management Plan (OEMP) and relevant sub plans and Icon Water policies, processes and systems capture all environmental legislative requirements and compliance with all planning approvals.</p>	<p>The M2G Compliance Register, mapping conditions of approval and EIS/PER commitments to a plan/process and responsible person, is retained on Icon Water's SharePoint intranet system.</p>
		<p>Maintain up-to date and regularly reviewed versions of the OEMP and relevant sub plans and carry out all operation and maintenance activities according to these documents.</p>	<p>The current OEMP and sub-plans are available on the Icon Water Integrated Management System (IMS) as controlled documents (and available online through the Icon water website) form the basis of all operations and maintenance activities.</p>
		<p>Report all environmental incidents to the relevant authorities as outlined in the relevant approval documentation and legislation.</p>	<p>All M2G environmental incidents were reported to the relevant authorities and entered into Icon Water's Incident Management System (Guardian). Incidents that occurred and were reported during the reporting period were:</p> <ul style="list-style-type: none"> • No incidents were reported over the reporting period.

impacts.	Plan		
	Note that a revised OEMP consolidating sub-plans into a singular and more active working manual for operators was submitted to the Commonwealth for approval., Commonwealth, ACT and NSW regulator approval of the revised OEMP is still pending as of September 2021	If environmental incidents occur, review and modify the OEMP and relevant sub-plans as required to ensure that similar incidents do not occur in the future.	The incidents that took place during the reporting period were responded to (noting Nil), as specified in the Operational Environmental Management Plan.
2. To employ practices which minimise impacts on aquatic ecology.	The Aquatic Ecology Management Plan (AEMP) and Streamflow & Water Quality Management Plan (SF&WQMP) were implemented as required.	Establish a credible aquatic ecology and water quality baseline data set before operation commences.	Pre-operation baseline data for the Murrumbidgee River and Burra Creeks has been established (commenced 2008-09) through the MEMP.
	Aquatic ecology monitoring programs required under the	Take all reasonable measures to prevent fish impingement on intake screens at the Murrumbidgee River.	The design of M2G results in very low water velocities into the intake structure when the project is operating.

	<p>AEMP have been implemented through the Murrumbidgee Ecological Monitoring Program (MEMP) and reports published on the Icon Water external website.</p>	<p>No translocation of alien fish species from the Murrumbidgee River to Burra Creek.</p>	<p>The fish egg filters installed in M2G intake infrastructure are designed to exclude fish eggs from being transferred into Burra Creek. The filters have been maintained in accordance with the maintenance plan. In December 2013 Icon Water undertook in-situ investigations into the transfer of fish eggs at M2G at ~50% operating capacity. The work, undertaken by University of Canberra, reported that neither fish nor fish eggs were detected at the Burra Creek outlet.</p>
		<p>Establish credible site specific water quality trigger levels for Burra Creek in accordance with the principles of the ANZECC Guidelines.</p>	<p>Site specific water quality trigger levels for Burra Creek are outlined in the M2G Streamflow & Water Quality Management Plan. The trigger levels are based on advice from the consultant monitoring ecologist (GHD) and the ANZECC Guidelines.</p>
		<p>Undertake additional ecological monitoring if the quality of water transferred is outside site specific ANZECC Guideline trigger levels.</p>	<p>All quality of water transferred in the reporting period was within the trigger levels in the revised M2G Streamflow & Water Quality Management Plan.</p>

		Take all reasonable measures to prevent exceedance of site specific impact thresholds for species in the Murrumbidgee River and Burra Creek.	All reasonable measures to prevent exceedance of site specific impact thresholds for species in the Murrumbidgee River and Burra Creek are being undertaken.
3. To employ practices which minimise impacts on the geomorphology of Burra Creek.	The SF&WQMP (which manages transfer flow volumes to protect geomorphological integrity) was implemented as required. Geomorphology monitoring undertaken based on the requirements of the AEMP and delivered through the MEMP has been published on the Icon Water external website.	Prior to operations commencing, establish monitoring programs for bank erosion.	A geomorphology monitoring program has been in place since 2009 as part of the baseline data collection (MEMP).
		Respond within reasonable timeframes with appropriate mitigation measures if bank erosion is detected.	No bank erosion has been detected associated with M2G operations.
		Prior to operations commencing, establish monitoring programs for erosion of pond forming bars.	A geomorphology monitoring program has been in place since 2009 as part of the baseline data collection (MEMP).
		Respond within reasonable timeframes with appropriate mitigation measures if pond forming bars are eroded.	No pond forming bars has been detected associated with M2G operations.
		Prior to operations commencing, establish monitoring programs for London Bridge karst formation.	A geomorphology monitoring program has been in place since 2009 as part of the baseline data collection (MEMP).
		Take all reasonable measures to prevent incidences of erosion that could cause structural weakening at London Bridge.	No erosion has been detected in Burra Creek associated with M2G operations.

4. To employ practices which minimise impacts on terrestrial ecology.	The Landscape Rehabilitation & Terrestrial Ecology Management Plan and Offset Delivery Plan were implemented as required. Monitoring reports required under these plans have been published on the Icon Water external website.	Prior to operations commencing, establish a compensatory habitat offset package that meets the requirements of authorities in each of the three involved jurisdictions.	The M2G Biodiversity and Offset Management Plan was approved by the ACT, NSW and Commonwealth regulators in 2010 for implementation during construction. The M2G Offset Delivery Plan was approved in 2012 for delivery during operations. A revised Operational Environment Management Plan (OEMP) and corresponding sub-plans including the Offset Delivery Plan (ODP) and the Landscape Rehabilitation and Terrestrial Ecology Management Plan (LRTEMP) were approved by the Commonwealth in 2018.
		Take all reasonable measures to prevent weed infestation after start up. If infestation occurs, they will be treated as agreed in the relevant Property Interaction Plan with the landholder.	Property Interaction Plans are in place and remain the key document outlining Icon Water's engagement with property owners (where formal hand back is yet to occur).
		Consistent compliance with the construction area rehabilitation plan requirements throughout the scheme's operation.	Majority of landholder rehabilitation areas have been handed back.
5. To employ practices which minimise	The SF&WQMP (which manages transfer flow volumes)	Take all reasonable measures to prevent incidences of erosion that	No erosion has been detected associated with M2G operations.

impacts on heritage.	to protect heritage values such as London Bridge) was implemented as required.	could cause structural weakening at London Bridge which could affect heritage values.	
	No additional works were undertaken within the reporting period that had any interactions with heritage values.	Take all reasonable measures to prevent complaints about impact at recognised aboriginal heritage sites due to operation or maintenance	Icon Water has not received any complaints regarding M2G operations and maintenance interacting with recognised aboriginal heritage sites.
6. To employ practices which minimise noise and vibration impacts.	In 2013 Icon Water sent to the ACT and NSW regulators a <i>M2G Compliance Noise Assessment</i> (Feb 2013) and a <i>M2G Discharge Structure Noise Monitoring Report</i> (Mar 2013) assessing noise impacts associated with the operation of the discharge structure at the M2G project.	Take all reasonable measures to prevent noise and vibration complaints associated with operation and maintenance activities. If complaints are received they will be responded to following the Icon Water Complaints Handling Process outlined in Figure 5.1 of the M2G Community Information Plan.	Icon Water continues to manage the potential for noise and vibration impacts to occur during operations and maintenance.
	Both regulators approved the noise report, which specifically outlined the operational noise levels and concluded that the noise levels comply with Icon Water's legislative and project requirements.	Take all reasonable measures to prevent structural damage claims associated with vibration impacts as a result of operation and maintenance activities.	Icon Water continues to manage the potential for noise and vibration impacts to occur during operations and maintenance. No complaints were received as part of Noise and vibration during the reporting period.
	Icon Water continues to manage noise and vibration arising from maintenance through control embedded within Work Instructions.	Maintain noise levels in compliance with Schedule 2 Part 2.2 of the Environmental Protection Regulation 2005 (ACT), or at levels endorsed by the ACT EPA.	Icon Water continues to operate M2G in the same way outlined in the M2G Discharge Structure Noise Monitoring Report which was approved by the ACT EPA (30 April 2013).
		Maintain noise levels in NSW below 35 dB L _{are} (15 minute) in compliance with NSW Criteria limits as set out in the NSW Industrial Noise Policy (INP) (DECC 2000), or at levels endorsed by the NSW	Icon Water continues to operate M2G in the same way outlined in the M2G Discharge Structure Noise Monitoring Report which was approved by the NSW Department of Infrastructure (3 February 2014).

		EPA. If necessary, utilise Source Control (best management practice and best available technology economically achievable) in conjunction with Transmission Control prior to Receiver Controls (refer INP Section 7) to ensure noise levels are not exceeded.	
7. To employ practices which minimise impact on air quality	Icon Water continues to manage for the prevention of dust emissions and odours arising from operation and maintenance. No complaints were received during the reporting period.	Take all reasonable measures to prevent visible dust emissions and offensive odours during operation and maintenance.	Icon Water continues to manage for the prevention of dust emissions and odours arising from operation and maintenance. No complaints were received during the reporting period.
8. To employ measures which minimise bushfire hazard and manage bushfire risk	The Offset Delivery Plan was implemented as required, including a Bushfire Management Sub Plan. Icon Water requires all works to follow Work Instructions, which include bushfire hazard and ignition risk controls.	Take all reasonable measures to prevent bushfires attributable to water transfer operations and maintenance.	Icon Water continues to manage for the prevention of bushfires arising from operation and maintenance. Icon Water Work Instructions are the primary management control for this issue (e.g. no hot works in high bushfire danger periods, fuel load and fire trail inspection during the biannual offset condition assessments).



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