

9 December 2022



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Senior Compliance Officer  
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Also submitted on DPE Planning Portal

Dear Georgia,

**Tahmoor South Coal Project (SSD 8445)  
Update of Independent Environmental Audit Actions**

We refer to Tahmoor Coal's Development Consent SSD 8445 and, specifically, Schedule 2, Condition E16 that requires an Independent Environmental Audit to be undertaken on the 'Construction Phase' of the Tahmoor South Coal Project development.

The audit report and follow up actions were submitted to DPE on the 7<sup>th</sup> October 2022. The table below outlines the recommendations from the auditors and updated comments / actions from Tahmoor Coal. All actions have been completed by the due dates.

Please do not hesitate to contact me if you have any questions or concerns regarding the above on 0438 284 106 or [zina.ainsworth@simecgfg.com](mailto:zina.ainsworth@simecgfg.com).

Yours sincerely,

Zina Ainsworth  
Manager Environment and Community  
Tahmoor Coal  
SIMEC Mining

**Table 1:** IEMA Recommendations with Comments from Tahmoor Coal

	IEMA Comments/Recommendations		Status	Tahmoor Coal Comments/Actions	Timing
NC#	SSD-8445				
NC1	A2	<p><b>TERMS OF CONSENT</b></p> <p>Based on the findings of this audit, the development has generally been carried out in accordance with the requirements of this condition with the exception of the identified non-compliances below.</p>	<b>Non-compliant (Administrative)</b>	Noted.	As per below
NC2	B48	<p><b>WASTE</b></p> <p>It is recommended that Tahmoor Coal:</p> <p>Explain the situation in relation to Condition B48 (c) to the Planning Secretary and the EPA and seek a direction that any references in the Development Consent to complying with an applicable EPL will be deemed to include permission to conduct an activity if an EPL is not required for such activity.</p>	<b>Non-compliant</b>	<p>Tahmoor Coal will consult with the DPE (Planning Secretary) and EPA to seek further direction relating to any references in the Development Consent to complying with an applicable EPL will be deemed to include permission to conduct an activity if an EPL is not required for such activity.</p> <p><b>Tahmoor Coal have sought clarification with both the DPE and EPA on a number of dates and no further action is required.</b></p>	12/12/2022 - <b>Completed</b>
NC3	E15	<p><b>INDEPENDENT ENVIRONMENTAL AUDIT</b></p> <p>This audit has been undertaken in accordance with the requirements of the IA PAR (2020). It was understood by the auditor that the audit was required to be undertaken by 16 August 2022. The audit was scheduled and undertaken on 10 August 2022 which was understood to be within the required period.</p> <p>During the preparation of the audit report it was identified that the required 12 week period following commencement of construction on 16 May 2022 ended on 8 August 2022, thus the site inspection was undertaken 2 days outside of the 12 week period. Tahmoor Coal has advised that they interpreted the wording of "12 weeks" as "3 months".</p>	<b>Non-Compliant (Administrative)</b>	<p>Tahmoor Coal acknowledge the 'low risk' administrative non-compliance due to the audit being inadvertently undertaken 2 days over the required 12 weeks post commencement of construction period.</p> <p>Tahmoor Coal will ensure that all commitments/requirements regarding Consent Conditions including Independent Audits will be conducted/completed within the specified timelines.</p>	N/A

	IEMA Comments/Recommendations	Status	Tahmoor Coal Comments/Actions	Timing
	<p>This is considered to be a minor and administrative non-compliance. The audit report is required to be submitted within 2 months of the site inspection and will be submitted with a response to recommendations prior to 10 October 2022.</p> <p>No further recommendations.</p>			
REC1	<p><b>OPERATION OF PLANT AND EQUIPMENT</b></p> <p>Ensure that contractors maintain appropriate records during future activities.</p>	Recommendation	Tahmoor Coal will ensure that contractors will keep and maintain appropriate administrative records.	Ongoing
REC2	<p><b>WASTE</b></p> <p>Liaise with the EPA to confirm Tahmoor Coal's interpretation of the requirements of condition B49 as it relates to import of road upgrade materials to the Site.</p>	Recommendation	<p>Tahmoor Coal will liaise with the EPA to seek confirmation of the requirements of condition B49, specifically in relation the use of materials for onsite road upgrades and maintenance.</p> <p>Tahmoor have engaged with the EPA on a number of dates and no further action is required.</p>	12/12/2022 – Completed
REC3	<p><b>TRANSPORT</b></p> <p>Seek clarification from DPE on the definition of laden trucks.</p>	Recommendation	<p>Tahmoor Coal will seek clarification from DPE on the definition of laden trucks.</p> <p>DPE clarified the definition of 'laden trucks' (9/11/2022) and Tahmoor Coal has amended relevant management plans. The Definition description shall be updated in the next consent modification.</p>	12/12/2022 - Completed



	IEMA Comments/Recommendations	Status	Tahmoor Coal Comments/Actions	Timing
REC4	<p><b>ACCESS TO INFORMATION</b></p> <p>Remove the link to the Department’s Major Projects website for the EIS and provide the EIS itself on the Tahmoor Coal website.</p> <p>Remove hyperlink to former Tahmoor South website and ensure any relevant information on that website is transferred to the new website.</p> <p>Consider implementing a recurring trigger in the site’s compliance management system to ensure the website content is kept up to date.</p>	<b>Recommendation</b>	<p>Tahmoor Coal is in the process of consolidating the Tahmoor South and Tahmoor Coal websites. An internal review will be undertaken of the website and remove all identified links listed in the Audit Report.</p> <p>An internal monthly prompt within Tahmoor’s compliance tracking software has been implemented to ensure the website is up to date.</p> <p><i>New consolidated website launched (5/12/2022)</i></p>	12/12/2022 - <b>Completed</b>

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