

# ANNUAL COMPLIANCE REPORT



## EPBC 2022/09387

### Spicers Creek Wind Farm

6 March 2026



Final

## DECLARATION OF ACCURACY

In making this declaration, I am aware that sections 490 and 491 of the *Environment Protection and Biodiversity Conservation Act 1999* (Cth) (EPBC Act) make it an offence in certain circumstances to knowingly provide false or misleading information or documents. The offence is punishable on conviction by imprisonment or a fine, or both. I declare that all the information and documentation supporting this compliance report is true and correct in every particular. I am authorised to bind the approval holder to this declaration and that I have no knowledge of that authorisation being revoked at the time of making this declaration.

Signed: 

Full name (please print): David Anthony Clark

Position (please print): Executive General Manager, Development and Delivery

Organisation: SQUADRON ENERGY SERVICES PTY LTD (ACN 666 548 394)

Date: 06/03/2026

## Revision Control

Revision	Date	Issue	Author	Reviewed	Approved	Signature
1	06/03/2026	Final/Issued	Z. Jokadar	C. Somerville	D.A. Clark	

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# 1 Project Description

The Spicers Creek Wind Farm (SCWF, the Project) is located approximately 25 km north-west of Gulgong and 35 km north-east of Wellington in the Central West Orana region of New South Wales (NSW), within the Dubbo Regional and Warrumbungle Shire Local Government Areas. The wind farm site covers approximately 1,471 hectares of land. Figure 1 shows the Project location and layout.

The Project will have a capacity of approximately 700 megawatts (MW), with the potential to power around 397,000 homes. The Project comprises up to 117 wind turbine generators (WTGs), battery storage, and associated infrastructure, including access roads, hardstands, laydown areas, internal electrical reticulation, temporary construction compounds, rock crushing facilities, concrete batching plant(s), substations, an operations and maintenance facility, overhead transmission line, and switching stations.

The Project obtained State Significant Development Consent (SSD-41134610) under the *NSW Environmental Planning and Assessment Act 1979* (EP&A Act) on 31 October 2024. The Minister for Environment and Energy granted approval of the Project under the *Environment Protection and Biodiversity Conservation Act 1999* (EPBC Act) on 4 March 2025, with conditions covered by EPBC 2022/09387.

## 1.1 Purpose and scope of this report

This compliance report covers the reporting period between 4 March 2025 to 3 March 2026 (Annual Compliance Report period – ACR period) in respect of EPBC Approval 2022/09387 issued to SCWF Project Co Pty Ltd on 4 March 2025 (EPBC Approval 2022/09387). The purpose of this report is to document compliance with the conditions for the Environment Protection Biodiversity Conservation Act 1999 (EPBC Act) Approval 2022/09387. Details of compliance are provided, and where appropriate, the timing of completion of individual actions is identified.

In accordance with Condition 33, the approval holder is required to prepare a compliance report for each ACR period, and at the time of notification of completion of the Action. The ACR period means each subsequent 12-month period following the date of the approval decision until the expiry date of the approval, unless otherwise specified in writing by the Minister. The approval holder is SCWF Project Co Pty Ltd (ACN: 681 998 818).

Table 1-1 below includes the specific requirements for EPBC Conditions 33 and 34, with regards to the ACR and identifies where each requirement is addressed in this report.

**Table 1-1: EPBC Condition requirements**

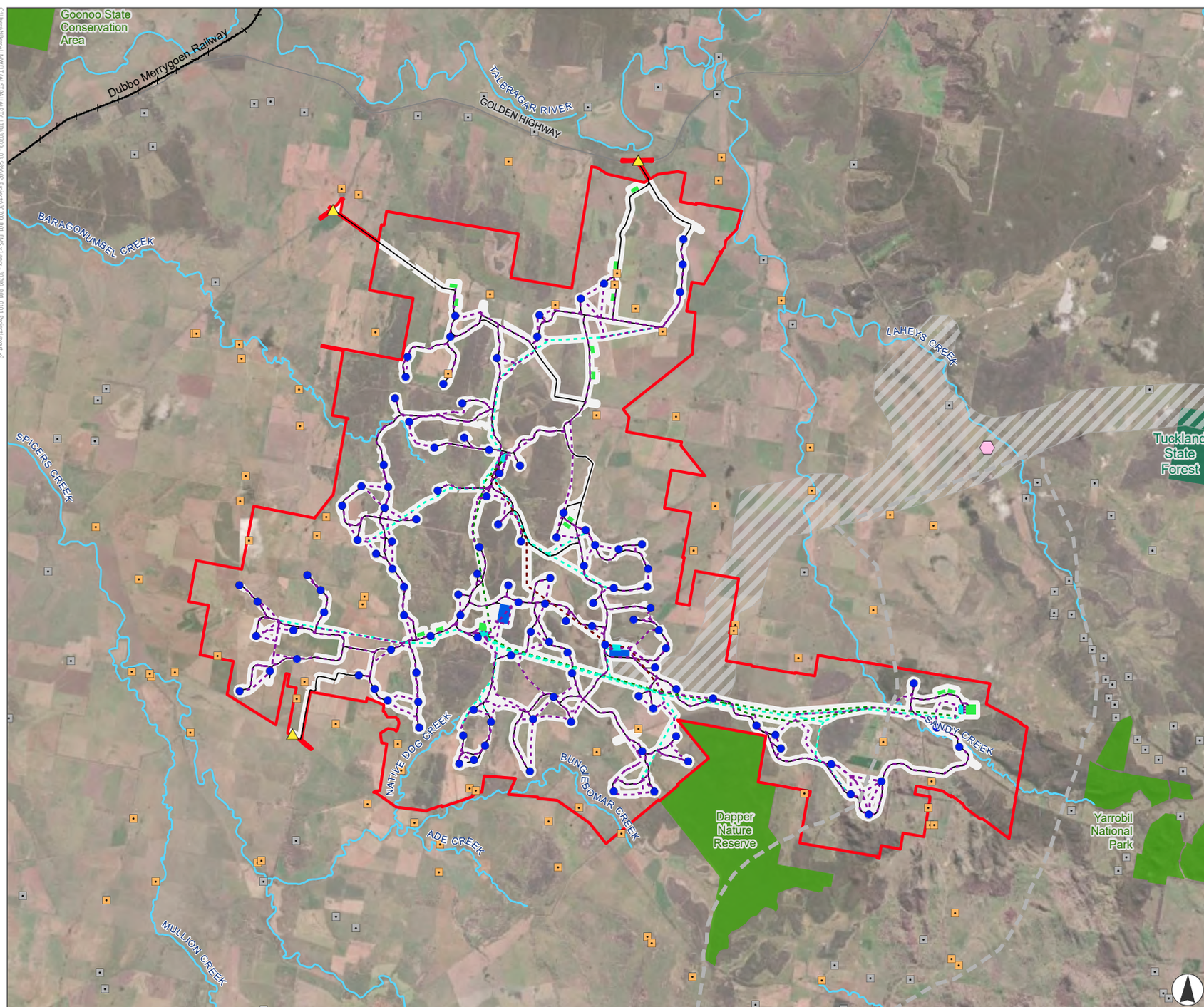
Condition requirement	Addressed in this ACR
33 The approval holder must prepare a compliance report for each Annual Compliance Report period (ACR period) and at time of notification of completion of the action.	This report
The approval holder must ensure each compliance report includes:	
34 a) accurate and complete details of compliance and any non-compliance with: <ul style="list-style-type: none"> <li>i. each condition imposed under the NSW Approval, if a condition attached to this approval decision requires compliance with that NSW Approval condition,</li> <li>ii. each condition attached to this approval decision, and</li> <li>iii. all commitments made in each plan,</li> </ul>	Table 3-1
b) a schedule of all plans in effect in relation to these conditions during the ACR period,	Table 3-2
c) accurate and complete details of how each plan was implemented during the ACR period, and	Table 3-1 and Table 3-2
d) if any incident occurred, accurate and complete details of each incident.	Table 3-1

## 2 Description of Activities

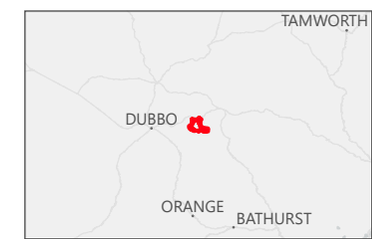
Activities undertaken at the SCWF during the reporting period include:

- Detailed design
- Micro-siting of turbines
- Preparation of management plans as required by the Stage Condition of Consent and where relevant the EPBC Approval
- Consultation with relevant agencies as required for the preparation of the management plans

**FIGURE 1**  
**Spicers Creek Wind Farm Project**



- Legend**
- Project Site
  - Development Corridor
  - EnergyCo Indicative REZ Transmission Corridor
  - EnergyCo Potential Southern Extension
  - Site Compound
  - Electrical Plant Compound
  - Substation
  - Associated - House
  - Non Associated - House
  - Wind Turbine Generator
  - ▲ Site Access Point
  - ◻ EnergyCo Elong Elong Energy Hub
  - Overhead Powerline (HV or MV)
  - Overhead Powerline (HV)
  - Overhead Powerline (MV)
  - Underground Powerline
  - Access Track
  - NPWS Reserve
  - State Forest
  - Waterway
  - Road
  - Railway
  - Locality



Scale 1:140,000 at A4  
 GDA2020 MGA Zone 55

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### 3 Compliance Report

Table 3-1: EPBC 2022/09387 Compliance Status

Condition Number	Condition Description	Compliance Status	Evidence / Comment																												
1	<p>The approval holder must comply with conditions A2(c), A2(d), A5, A6 and A8(a), A8(d), A8(e) and A8(g) of the NSW Approval.</p> <table border="1"> <tr> <td colspan="2"><b>NSW State Development Consent Condition</b></td> </tr> <tr> <td colspan="2"><b>Schedule 2 Condition A2</b> The development may only be carried out: c) generally in accordance with the EIS; and d) generally in accordance with the Development Layout in Appendix 1.</td> </tr> <tr> <td colspan="2"><b>Schedule 2 Condition A5</b> A maximum of 117 wind turbines may be constructed and operated on the site.</td> </tr> <tr> <td colspan="2"><b>Schedule 2 Condition A6</b> The maximum permitted height of any wind turbine (measured from above ground level to the blade tip height) is 256 metres.</td> </tr> <tr> <td colspan="2"><b>Schedule 3 Condition 8</b> Wind turbines and ancillary infrastructure may be micro-sited without further approval providing: a. the surface disturbance remains within the development corridor (with the exception of wind monitoring masts) shown on the figures in Appendix 1; b. the revised location of the blade of a wind turbine is at least 50 metres from the canopy of existing native vegetation; or where the proposed location of the blade of a wind turbine is already within 50 metres of the canopy of existing native vegetation, the revised location is not any closer to the existing native vegetation; e. the revised location of the wind turbine is at least 200 m away from the surveyed boundary of Dapper Nature Reserve; g. the wind monitoring masts are located within the development corridor where possible and their development would not result in any non-compliance with the conditions of this consent.</td> </tr> </table>	<b>NSW State Development Consent Condition</b>		<b>Schedule 2 Condition A2</b> The development may only be carried out: c) generally in accordance with the EIS; and d) generally in accordance with the Development Layout in Appendix 1.		<b>Schedule 2 Condition A5</b> A maximum of 117 wind turbines may be constructed and operated on the site.		<b>Schedule 2 Condition A6</b> The maximum permitted height of any wind turbine (measured from above ground level to the blade tip height) is 256 metres.		<b>Schedule 3 Condition 8</b> Wind turbines and ancillary infrastructure may be micro-sited without further approval providing: a. the surface disturbance remains within the development corridor (with the exception of wind monitoring masts) shown on the figures in Appendix 1; b. the revised location of the blade of a wind turbine is at least 50 metres from the canopy of existing native vegetation; or where the proposed location of the blade of a wind turbine is already within 50 metres of the canopy of existing native vegetation, the revised location is not any closer to the existing native vegetation; e. the revised location of the wind turbine is at least 200 m away from the surveyed boundary of Dapper Nature Reserve; g. the wind monitoring masts are located within the development corridor where possible and their development would not result in any non-compliance with the conditions of this consent.		Compliant	<p>The approval holder has complied with, or is complying with, Conditions A2(c), A2(d), A5, A6, and A8(a), A8(d), A8(e), and A8(g) of the NSW Approval. Evidence of compliance with each condition is provided below.</p> <table border="1"> <tr> <td colspan="2"><b>Compliance status with NSW State Development Consent</b></td> </tr> <tr> <td><b>A2c</b></td> <td>The development has been carried out generally in accordance with the Environmental Impact Statement (EIS).</td> </tr> <tr> <td><b>A2d</b></td> <td>The design and construction of the wind farm has been based on the general layout provided in Appendix 1 of the Development Consent.</td> </tr> <tr> <td><b>A5</b></td> <td>The maximum number of turbines for the Project will not exceed 117.</td> </tr> <tr> <td><b>A6</b></td> <td>The maximum height of turbines at the blade tip will not exceed 256 m.</td> </tr> <tr> <td><b>A8a</b></td> <td>The proposed detailed design has been contained within the Development corridor shown in Appendix 1.</td> </tr> <tr> <td><b>A8d</b></td> <td>Micro-siting of the turbines has been undertaken in compliance with the required positioning criteria.</td> </tr> <tr> <td><b>A8e</b></td> <td>All micro-sited turbines have been positioned at least 200 m from the boundary of Dapper Nature Reserve.</td> </tr> <tr> <td><b>A8g</b></td> <td>Locations of wind monitoring masts do not result in any non-compliance with the conditions of consent.</td> </tr> </table>	<b>Compliance status with NSW State Development Consent</b>		<b>A2c</b>	The development has been carried out generally in accordance with the Environmental Impact Statement (EIS).	<b>A2d</b>	The design and construction of the wind farm has been based on the general layout provided in Appendix 1 of the Development Consent.	<b>A5</b>	The maximum number of turbines for the Project will not exceed 117.	<b>A6</b>	The maximum height of turbines at the blade tip will not exceed 256 m.	<b>A8a</b>	The proposed detailed design has been contained within the Development corridor shown in Appendix 1.	<b>A8d</b>	Micro-siting of the turbines has been undertaken in compliance with the required positioning criteria.	<b>A8e</b>	All micro-sited turbines have been positioned at least 200 m from the boundary of Dapper Nature Reserve.	<b>A8g</b>	Locations of wind monitoring masts do not result in any non-compliance with the conditions of consent.
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Condition Number	Condition Description	Compliance Status	Evidence / Comment
2	The approval holder must not: a) clear outside of the development corridor. b) construct outside of the development corridor.	Not applicable	The Action has not commenced. No clearing has been undertaken to date.
3	The approval holder must not clear more than: a. 53.8 hectares (ha) of Box Gum Grassy Woodlands and Derived Native Grasslands b. 31.2 ha of Grey Box Grassy Woodlands and Derived Native Grasslands c. 98.1 ha of Regent Honeyeater habitat d. 40.7 ha of Superb Parrot habitat e. 15.1 ha of South-eastern Glossy Black-cockatoo habitat f. 130.2 ha of White-throated Needletail habitat	Not applicable	The Action has not commenced No clearing has been undertaken to date.
4	To reduce the risk of South-eastern Glossy Black-Cockatoo injury or death from clearing, during the South-eastern Glossy Black-cockatoo breeding season (March to August), no more than 72 hours prior to commencing clearing of any area of South-eastern Glossy Black-cockatoo habitat, a suitably qualified ecologist must undertake targeted surveys within that area to identify the presence and location of any South-eastern Glossy Black-cockatoo nesting activity.	Not applicable	The Action has not commenced. No clearing has been undertaken to date.
5	If South-eastern Glossy Black-cockatoo nesting activity is identified, clearing must not occur: a. within 100 m of the nesting activity, and b. until a suitably qualified ecologist has confirmed that: i) all young South-eastern Glossy Black-cockatoo at the location of the nesting activity have vacated the nest, and/or ii) nesting activity has ceased.	Not applicable	The Action has not commenced. No clearing has been undertaken to date.
6	The approval holder must comply with Condition B26 of the NSW Approval. (Prepare a Biodiversity Management Plan)	Compliant	The applicant has prepared a Biodiversity Management Plan (BMP) and completed consultation with the relevant agencies. The BMP was submitted to the Department for approval on 19 February 2026. An approval is pending as at the date of this ACR report. The Action has not commenced

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Condition Number	Condition Description	Compliance Status	Evidence / Comment
7	To avoid and mitigate for impacts to protected matters, the approval holder must not commence the Action unless the Biodiversity Management Plan required under condition B26 of the NSW Approval has been approved in accordance with condition B26 of the NSW Approval. The approval holder must commence implementing the Biodiversity Management Plan required under condition B26 of the NSW Approval, to the extent that it relates to protected matters, no later than the commencement of the Action, and continue to implement it, or the approved revision, at least until the completion of the Action.	Compliant	The Action has not commenced; BMP implementation will occur at commencement.
8	If the Minister is not satisfied that the Biodiversity Management Plan is sufficient to protect protected matters, the Minister may direct the approval holder to include specific measures in the Biodiversity Management Plan. If the Minister directs the approval holder to include specific measures, the approval holder must update the Biodiversity Management Plan with the required measures within 20 business days of receiving the direction from the Minister.	Compliant	A draft version of the BMP was provided to the EPBC Post Approvals Team on 13 August 2025. A response of No objections or revision comments was received on 1 September 2025. The BMP was submitted to DPHI for approval on 19 February 2026. An approval is pending as at the date of this ACR report
9	The approval holder must notify the department at the same time as submitting any request to have a revised version of the Biodiversity Management Plan approved by the NSW Planning Secretary if those revisions are relevant to protected matters. If a revised version of the Biodiversity Management Plan is approved by the NSW Planning Secretary, the approval holder must provide the department with the approved revised Biodiversity Management Plan within 5 business days of its approval and specify what changes have been made from the previous approved version, and any implications of the changes for protected matters.	Not applicable	No revised BMP has been submitted
10	The approval holder must comply with condition B27 of the NSW Approval. (Bird and Bat Adaptive Management Plan)	Not applicable	The Action has not commenced
11	The approval holder must submit the BBAMP electronically to the department within 10 business days of that BBAMP being approved by NSW Planning Secretary as required under condition B27 of the NSW Approval and prior to commissioning.	Not applicable	The Action has not commenced
12	If the Minister is not satisfied that the BBAMP is sufficient to protect EPBC Act listed bird species, the Minister may direct the approval holder to include specific measures in the BBAMP. If the	Not applicable	The Action has not commenced

Condition Number	Condition Description	Compliance Status	Evidence / Comment
	Minister directs the approval holder to include specific measures, the approval holder must update the BBAMP with the required measures within 20 business days of receiving the direction from the Minister.		
13	The approval holder must notify the department at the same time as submitting any request to have a revised version of the BBAMP approved by the NSW Planning Secretary if those revisions are relevant to protected matters. If a revised version of the BBAMP is approved by the NSW Planning Secretary, the approval holder must provide the department with the approved revised BBAMP within 5 business days of its approval and specify what changes have been made from the previous approved version, and any implications of the changes for EPBC Act listed bird species.	Not applicable	The Action has not commenced
14	The approval holder must implement the most recent version of the Bird and Bat Adaptive Management Plan approved by the NSW Planning Secretary, to the extent that it applies to the protection of protected matters until the expiry of this approval.	Not applicable	The Action has not commenced
15	To mitigate mortality to EPBC Act listed bird species from turbine strike within the development corridor, the approval holder must ensure that the operation of wind turbines is managed, monitored and limited by the BBAMP such that impacts to EPBC Act listed bird species are detected, quantified, reported and mitigated.	Not applicable	The Action has not commenced
16	The BBAMP must include, but is not limited to: <ul style="list-style-type: none"> <li>a. details of the monitoring that will be implemented to ensure that any death or injury of protected matters is detected,</li> <li>b. identification of impact triggers for the Regent Honeyeater, Superb parrot, Southeastern Glossy Black-cockatoo and White-throated Needletail and how these thresholds are determined, and</li> <li>c. identification of proposed management and mitigation actions to be implemented if impact triggers identified in conditions 16b are reached.</li> </ul>	Not applicable	The Action has not commenced
17	The approval holder must notify the department within 5 business days of confirmation that impact triggers being reached.	Not applicable	The Action has not commenced

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Condition Number	Condition Description	Compliance Status	Evidence / Comment
18	The approval holder must notify the department, in writing within 10 business days of the detection of any injury or mortality to EPBC Act listed bird species within the Action area.	Not applicable	The Action has not commenced
19	The approval holder must comply with conditions B24 and B25 of the NSW Approval by retiring the numbers and types of biodiversity credits as set out in Table 1, Attachment A, to the extent they relate to protected matters.	Not applicable	The Action has not commenced.
20	The approval holder must comply with any future amended versions of the NSW Approval by retiring biodiversity credits to the extent they relate to protected matters.	Not applicable	No amendments to the NSW Approval during the reporting period.
21	Wherever these conditions require the approval holder to submit any plan to the department, all such plans must be submitted to the department electronically.	Compliant	All plans have been submitted electronically for consultation or approval.
22	Unless otherwise agreed to in writing by the Minister, the approval holder must publish each plan on the website within 15 business days of the date the plan is approved by the NSW Planning Secretary as required under NSW Approval conditions which must be complied with in accordance with these EPBC Act conditions.	Not applicable	No plans were approved during the reporting period.
23	The approval holder must keep all plans published on the website, in a format that is easily accessible and downloadable, from the first date which that plan must be published and until the expiry date of this approval. This requirement applies to all current and superseded versions of plans	Compliant	All current and superseded plans will be maintained online.
24	The approval holder is required to exclude or redact sensitive biodiversity data from any version of a plan before that plan is published on the website or otherwise provided to a member of the public.	Compliant	No sensitive data required redaction during the reporting period.
25	The approval holder must notify the department in writing of any change to the NSW Approval conditions that may relate to protected matters, within 10 business days of such a change to conditions coming into effect. Such notification must include a copy of the changed NSW Approval conditions showing what changes have been made.	Not applicable	No amendments to the NSW Approval during the reporting period.

Condition Number	Condition Description	Compliance Status	Evidence / Comment
26	The approval holder must notify the department electronically of the date of commencement of the Action, within 5 business days following commencement of the Action.	Not applicable	The Action has not commenced.
27	The approval holder must not commence the Action later than 5 years after the date of this approval decision.	Not applicable	The elapsed time has not occurred.
28	The approval holder must maintain accurate and complete compliance records and document the procedure for recording and storing compliance records.	Compliant	The approval holder maintains a compliance tracking register and dedicated folder on SharePoint.
29	If the department makes a request in writing, the approval holder must provide electronic copies of compliance records to the department within the timeframe specified in the request.  Note: Compliance records may be subject to audit by the department, or by an independent auditor in accordance with section 458 of the EPBC Act, and/or be used to verify compliance with the conditions. Summaries of the results of an audit may be published on the department's website or through the general media.	Not applicable	No requests were received from the Department during the reporting period.
30	The approval holder must ensure that any monitoring data, surveys, maps, and other spatial and metadata required under the conditions of this approval are prepared in accordance with the Guidelines for biological survey and mapped data, Commonwealth of Australia 2018, or as otherwise specified by the Minister in writing.	Not applicable	No monitoring data has been collected.
31	The approval holder must ensure that any monitoring data, surveys, maps, and other spatial and metadata required under the conditions of this approval are prepared in accordance with the Guide to providing maps and boundary data for EPBC Act projects, Commonwealth of Australia 2021, or as otherwise specified by the Minister in writing.	Not applicable	No monitoring data has been collected.
32	The approval holder must submit all monitoring data, surveys, maps, other spatial and metadata and all species occurrence record data (sightings and evidence of presence) electronically to the department within 20 business days of each anniversary of the date of this approval decision except where otherwise specified in a plan.	Not applicable	No monitoring data has been collected.

Condition Number	Condition Description	Compliance Status	Evidence / Comment
33	The approval holder must prepare a compliance report for each Annual Compliance Report period (ACR period) and at time of notification of completion of the action.	Compliant	This report satisfies the requirement.
34	<p>The approval holder must ensure each compliance report includes:</p> <ul style="list-style-type: none"> <li>a. accurate and complete details of compliance and any non-compliance with: <ul style="list-style-type: none"> <li>i) each condition imposed under the NSW Approval, if a condition attached to this approval decision requires compliance with that NSW Approval condition,</li> <li>ii) each condition attached to this approval decision, and</li> <li>iii) all commitments made in each plan,</li> </ul> </li> <li>b. a schedule of all plans in effect in relation to these conditions during the ACR period,</li> <li>c. accurate and complete details of how each plan was implemented during the ACR period, and</li> <li>d. if any incident occurred, accurate and complete details of each incident.</li> </ul>	Compliant	This report includes all required details (refer to Table 1-1)
35	The approval holder must ensure each compliance report is completed to the satisfaction of the Minister and is consistent with the Annual Compliance Report Guidelines, Commonwealth of Australia 2023.	Compliant	This report has been prepared in accordance with the Guidelines.
36	The approval holder must, within 20 business days following the end of each ACR period, in a format that is easily accessible and downloadable, publish on the website each compliance report.	Compliant	This report has been published online in an accessible format. It has been submitted to the Department for review, with Ministerial satisfaction requested.
37	<p>The approval holder must:</p> <ul style="list-style-type: none"> <li>a. Exclude or redact sensitive biodiversity data from each compliance report and publish them on the website or otherwise provide them to a member of the public.</li> <li>b. If sensitive biodiversity data is excluded or redacted from a version of a compliance report published or otherwise provided to a member of the public, submit the full compliance report to the department within 5 business days of its publication on the website and notify the department in writing what exclusions and redactions have been made</li> </ul>	Not applicable	No sensitive data required redaction.

Condition Number	Condition Description	Compliance Status	Evidence / Comment
	in the version published on the website or otherwise provided to a member of the public.		
38	The approval holder must keep each compliance report published on the website from the first date which that compliance report must be published and until the expiry date of this approval. Note: Compliance reports may be published on the department’s website.	Compliant	This ACR is published in the project website. <a href="https://squadronenergy.com/our-projects/spicers-creek-wind-farm/">https://squadronenergy.com/our-projects/spicers-creek-wind-farm/</a>
39	The approval holder must notify the department electronically, within 1 business day of becoming aware of any incident. The approval holder must specify in each notification: <ul style="list-style-type: none"> <li>a. any condition or commitment made in a plan which has not been, or may have not been, complied with,</li> <li>b. a short description of the incident, and</li> <li>c. the location (if applicable, including co-ordinates), date and time of the incident.</li> </ul>	Not applicable	The Action has not commenced
40	The approval holder must provide to the department in writing, within 7 business days of notification of an incident, the details of that incident. The approval holder must specify: <ul style="list-style-type: none"> <li>a. all corrective measures and investigations which the approval holder has already taken in respect of the incident,</li> <li>b. the potential impacts of the incident,</li> <li>c. the method and timing of any corrective measures that the approval holder proposes to undertake to address the incident, and</li> <li>d. any variation of these conditions or revision of a plan that will be required to prevent recurrence of the incident and/or to address its consequences</li> </ul>	Not applicable	The Action has not commenced
41	The approval holder must ensure that an independent audit of compliance with the conditions is conducted for every audit period.	Not applicable	Audits are required within each three-year period following the commencement of the Action. As the Action has not yet commenced, no audits are currently required
42	The approval holder must ensure the scope of each independent audit is sufficient to determine the compliance status for each condition of approval, and each commitment made in each plan.	Not applicable	No audits have been required

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43	The approval holder must ensure the criteria for each independent audit and the undertaking of each independent audit are consistent with the Independent Audit and Audit Report Guidelines.	Not applicable	No audits have been required
44	The approval holder must submit an audit report to the department for written agreement from the department within 3 months following the end of each audit period, or as otherwise directed by the Minister in writing.	Not applicable	No audits have been required
45	The approval holder must ensure each audit report is completed to the satisfaction of the Minister and is consistent with the Independent Audit and Audit Report Guidelines.	Not applicable	No audits have been required
46	The approval holder must publish each audit report on the website, in a format that is easily accessible and downloadable, within 10 business days of the date the department agrees to that audit report in writing.	Not applicable	No audits have been required
47	The approval holder must notify the department within 5 business days of the date the audit report is published on the website. In this notification, the approval holder must provide the department with the web address for where the audit report is published on the website.	Not applicable	No audits have been required
48	The approval holder must keep each audit report published on the website from the first date which that audit report must be published and until the expiry date of this approval.	Not applicable	No audits have been required
49	Within 20 business days after the completion of the Action, and, in any event, at least 20 business days before this approval expires, the approval holder must notify the department electronically of the date of completion of the Action and provide completion data. The approval holder must submit any spatial data that comprises completion data as a shapefile.	Not applicable	The Action has not commenced
50	The approval holder must notify the department electronically 60 business days prior to the expiry date of this approval, that the approval is due to expire. <i>Note: Section 145C of the EPBC Act entitles the approval holder to request an extension to the period of effect of this approval.</i>	Not applicable	The approval expires on 4 March 2060; the 60 business day notification would be required by 10 December 2059.

**Table 3-2: Schedule of plans in relation to EPBC conditions and in effect during this ACR**

Approval	Document Name	Timing
Development Consent <a href="#">B26/</a> EPBC 10	Biodiversity Management Plan	Action has not commenced.
Development Consent <a href="#">B27/</a> EPBC 13	Bird and Bat Adaptive Management Plan	Action has not commenced. Not applicable until commissioning.
Development Consent <a href="#">B29/</a> EPBC 22 & 23	Heritage Management Plan	Action has not commenced.
Development Consent <a href="#">B36/</a> EPBC 19	Traffic Management Plan	Action has not commenced.
Development Consent <a href="#">B47/</a> EPBC 32	Emergency Plan (includes Bushfire Emergency)	Action has not commenced.
Development Consent <a href="#">C1/</a> EPBC 4	Environmental Management Strategy	Action has not commenced.

## 4 New Environmental Risks

The Action has not commenced. No project activities have commenced on site during the reporting period. Consequently, no new risks to Matters of National Environmental Significance were identified during the ACR.

Squadron Energy is Australia's leading renewable energy company. Proudly Australian owned, our mission is to be a driving force in Australia's transition to a clean energy future by providing green power to our customers.

We develop, operate and own renewable energy assets in Australia, with 1.1 gigawatts (GW) of renewable energy in operation and a development pipeline of 20GW.

With proven experience and expertise across the project lifecycle, we work with local communities and our customers to lead the transition to Australia's clean energy future.

Squadron Energy acknowledges the Traditional Owners of Country throughout Australia. We pay our respects to Elders past and present.

