# Annual Report on Compliance with Conditions: Sugarloaf Pipeline Project, Goulburn River to Sugarloaf Reservoir, Victoria

# EPBC 2008/3960

## 2022/23 Report

Note: Compliance has been considered demonstrated through submission and acceptance of the EPBC annual reports. Readers can refer to earlier Annual Reports where more information is required.

Status Legend:

Completed Actions

Ongoing Actions

Condition of EPBC Approval	Status	Comments
<b>1. Implementation of Environmental Management Strategy</b> To protect the <i>Environment Protection and Biodiversity Conservation Act</i> 1999 (EPBC) listed species that are known or could potentially occur in the action area, the person taking the action must implement the commitments made in the <i>Environmental Management Strategy July 2008</i> and associated documents referred to in the <i>Environmental Management</i> <i>Strategy July 2008</i> .	Compliant (no further action required)	The Environmental Management Strategy was implemented through more de listed in the Environmental Management documentation hierarchy provided i These Environmental Management Plans were created, approved by relevant This condition was completed as documented in Melbourne Water's 2010/11 Department.
<b>2. Implementation of Flora Mitigation Plans</b> To protect the EPBC listed flora species that are known to occur or could potentially occur in the action area, in particular the Matted Flax-lily ( <i>Dianella amoena</i> ), Clover Glycine ( <i>Glycine latrobeana</i> ), Little Pink Spider Orchid ( <i>Caladenia rosella</i> ) and the River Swamp Wallaby Grass ( <i>Amphibromus fluitans</i> ), the person taking the action must implement the <i>Mitigation Plan for EPBC Act and Victoria Flora and Fauna Guarantee Act</i> 1988 (FFG Act) Listed Flora Species July 2008.	Compliant (all actions completed)	The obligations within the 'Mitigation Plan for EPBC Act and Victorian FFG Act transferred into the relevant Environmental Management Plans (EMPs) and E Matted Flax-lily (MFL) was the only EPBC listed flora species found. MFL were rate was reported. A separate set of plants were kept in a nursery in case of planted. This condition was completed as documented in Melbourne Water's 2014/15 Department.
<b>3. Implementation of Fauna Mitigation Plans</b> To protect the EPBC listed terrestrial species that are known to occur or could potentially occur in the action area, in particular the Striped Legless Lizard ( <i>Delma impar</i> ), Southern Brown Bandicoot ( <i>Isoodon obeslus</i> <i>obesulus</i> ), Spotted Tail Quoll ( <i>Dasyurus maculatus maculatus [SE</i> <i>mainland population]</i> ), Growling Grass Frog ( <i>Litoria rainformis</i> ) and Golden Sun Moth ( <i>Synemon plana</i> ), the person taking the action must implement the <i>Mitigation Plan for Terrestrial Fauna Listed under the EPBC Act and FFG</i> <i>Act July 2008</i> .	Compliant (all actions completed)	The obligations in the 'Mitigation Plan for Terrestrial Fauna Listed under the I transferred into Environmental Management Plans and Environmental Progra Targeted on-ground surveys for EPBC listed species, identified the presence Lizards. However, no Growling Grass Frogs, Spotted Tail Quolls or Southern construction area during any stage of the project. Specific mitigation measur Terrestrial Fauna were still implemented for all of these fauna species. All re- management of Golden Sun Moth and Striped Legless Lizard have now been This condition was completed as documented in Melbourne Water's 2015/16 Department.
<b>4. Implementation of Aquatic Fauna Mitigation Plans</b> To protect the EPBC listed aquatic fauna species that are known to occur or could potentially occur in the action area, in particular the Macquarie Perch ( <i>Macquaria australasica</i> ), Trout Cod ( <i>Maccullochella macquariensis</i> ) and Murray Cod ( <i>Maccullochella peelii</i> ), the person taking the action must implement the <i>Mitigation Plan for EPBC Act and FFG Act Listed Aquatic</i> <i>Fauna Species July 2008</i> .	Compliant (all actions completed)	The obligations in the 'Mitigations Plan for EPBC Act and FFG Act Listed Aqua transferred into Environmental Management Plans and Environmental Progra years of post-construction monitoring surveys as required under the species This condition was completed as documented in Melbourne Water's 2010/11 Department.

detailed associated plans and programs as d in the 2010/11 annual compliance report. ant authorities and implemented.

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Act Listed Flora Species July 2008' were d Environmental Programs (EPs).

ere relocated and monitored. A high survival of high mortality which have since been

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e EPBC Act and FFG Act July 2008' were grams, and all actions implemented. The of Golden Sun Moths and Striped Legless arn Brown Bandicoots were found within the sures as noted within the Mitigation Plan for requirements for monitoring and en met.

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uatic Fauna Species July 2008' have been grams, and all actions implemented. The 2 es mitigation plan were completed. 11 annual compliance report to the

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Condition of EPBC Approval	Status	Comments
5. Management of Golden Sun Moth Where Golden Sun Moth known habitat cannot be avoided during February to September, the person taking the action must implement the experimental process of habitat slab replacement in known Golden Sun Moth habitat. The area in which the process is undertaken must be monitored for two years following the completion of the habitat slab replacement. If monitoring indicates a decline or loss of the Golden Sun Moth population, an offset package must be submitted to the Department within 6 months of the monitoring results. This package must be approved by the Department and implemented. The offset package may include the purchasing of an area of Golden Sun Moth habitat of at least equal size for conservation and the contribution to research and recovery.	Compliant (all actions completed)	Surveys undertaken during the active season for the Golden Sun Moth (GSM GSM across most of the Sheoak property. The results of GSM monitoring and habitat slab replacement experiments and grassland reinstatement experime annual report to the Department. MW undertook several mitigation measure Management Plan for the Sheoak property. The Grassland Restoration Experiment and Habitat Slab Replacement monitor reports were included in the 2011/12 annual report. Monitoring of GSM was & 2010/11) following construction and for three additional years (2011/12, 2 property. This condition was completed as documented in Melbourne Water's 2014/15 Department.
<b>6. Management of Little Pink Spider Orchid</b> If the Little Pink Spider Orchid is found within the construction corridor and avoidance is not possible, the Department must be notified before construction in the area can commence and the person taking the action must provide evidence that all alternative mitigation options for this species have been exhausted prior to proposing to translocate. The Department must approve the translocation.	Compliant (all actions completed)	Seasonal surveys were undertaken targeted toward the presence of the Little Orchid was found within the construction corridor. However, actions were im approach, particularly in the Sugarloaf and Yarra Glen EMP sections. As pipe 2010, it is no longer necessary to report on compliance with this condition. This condition was completed as documented in Melbourne Water's 2010/11 Department.
7. Management of Matted Flax-lily, Clover Glycine, River Swamp Wallaby Grass and Little Pink Spider Orchid. If, following the outcomes of required monitoring, the translocation and adaptive management of the Matted Flax-lily, Clover Glycine, River Swamp Wallaby Grass and Little Pink Spider Orchid is found not to have been successful, an offsets package for each relevant species must be provided to the Department within 6 months. The offsets package must be approved by the Department and implemented. The offsets package may include the purchasing of an area of known habitat of at least equal size for conservation and the contribution of research and recovery.	Compliant (all actions completed)	<ul> <li>No Clover Glycine, River Swamp Wallaby Grass or Little Pink Spider Orchid w Flax lily (MFL) was the only EPBC listed flora species found. Impact sites wer results provided in the Matted Flax-Lily translocation agreement.</li> <li>Impacted patches of Matted Flax-Lily were removed from areas around Yarra to the agreed receptor site in autumn 2010. Monitoring of the translocated M 2014. Monitoring and management measures were undertaken each year (2 commitment.</li> <li>This condition was completed as documented in Melbourne Water's 2014/15 Department.</li> </ul>
<ul> <li>8. Water Quality Monitoring</li> <li>To protect the Macquarie Perch and the Growling Grass Frog, water quality must be monitored during construction of waterway crossings to meet State Environment Protection Policy (SEPP) (Waters of Victoria 2003) objectives.</li> <li>If the water quality fails to meet SEPP (WoV), due to construction activities associated with the project adaptive management must be implemented. In this event the Department must be provided, within two months of the monitoring results being known, with a report stating the corrective action implemented and the results.</li> </ul>	Compliant (all actions completed)	A water quality monitoring procedure was developed and implemented durin construction of waterway crossings was completed in 2009/10. This condition was completed as documented in Melbourne Water's 2009/10 Department.

5M) in 2008/09 confirmed the presence of the nd management measures for GSM (including ments) were summarised in the 2009/10 res including development of a Conservation

toring were completed in 2011, and the final s completed for two flight seasons (2009/10, 2012/13 & 2013/14) on the Sheoak

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tle Pink Spider Orchid, no Little Pink Spider mplemented to reflect the precautionary peline construction was completed in February

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were identified in on-ground surveys. Matted ere surveyed in February 2009 with detailed

rra Glen in April 2009 and were translocated MFL commenced in November 2010 until (2010-2014) as outlined in the Project

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ing construction of waterway crossings. The

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<b>9. Provision of Waterway Crossing Plans</b> The Waterway Crossings Category A and B Plans must be provided to the Department for approval prior to construction of the waterway crossings. These plans much include turbidity controls and creeks to be tunnelled. These plans must be implemented.	Compliant (all actions completed)	Environmental Management Plans for each of the Category A and B Waterwa DEWHA prior to commencement of construction on these sections. This condition was completed as documented in Melbourne Water's 2009/10 Department.
<b>10.Approval of Water Quality Monitoring Procedure</b> The Water Quality Monitoring Procedure must be provided to the Department for approval prior to construction commencing of the waterway crossings. This procedure must include turbidity monitoring. This procedure must be implemented.	Compliant (all actions completed)	A Water Quality Monitoring Procedure, including turbidity monitoring, was concerned by DEWHA alongside the Waterway Crossings Category B EMP on the 23 March construction of these waterway crossings. The procedure was implemented and all monitoring and investigations perfore project. Construction of waterway crossings was completed in 2009/10. This condition was completed as documented in Melbourne Water's 2009/10 Department.
<ul> <li>11.Limitation of Pipeline Operational Volumes To protect EPBC listed fish species (Trout Cod (<i>Maccullochella macquariensis</i>), Murray Cod (<i>Maccullochella peelii</i>) and Macquarie Perch (<i>Macquaria australasica</i>) that occur or may occur in the Goulburn River, the water extracted to the Sugarloaf Pipeline must be: <ul> <li>a) Not more than 75 GL in any one year;</li> <li>b) Not more than 360 ML per day, with any variation in this daily pumping rate limited to a maximum of 200 ML to minimise the rise and fall in river levels upstream and downstream of the river off-take structure;</li> <li>c) Met only through controlled, pre-ordered releases from Melbourne's share of the water savings allocated to it pursuant to any bulk entitlement issued under the Victorian <i>Water Act 1989</i>;</li> <li>d) Sourced from savings not allocated to the Living Murray Initiative or the Waters for Rivers; and</li> <li>e) Zero if the necessary regulated releases are for the maintenance of environmental flows or materially deplete water stored in Eildon Weir that is designated as being an environmental reserve.</li> <li>All water savings taken from the Goulburn River must be sourced from projects that comply with the requirements of the <i>Environment Protection and Biodiversity Conservation Act 1999</i>.</li> </ul></li></ul>	Ongoing- compliant to date	<ul> <li>Melbourne Water must annually report compliance with this condition to the 2008/3960 expires in July 2033.</li> <li>In 2022/23, Melbourne Water extracted 6 ML from the Goulburn River to the with this condition in 2022/23 because: <ul> <li>a) 6 ML (0.006 GL) is less than 75 GL</li> <li>b) The total of 6 ML was pumped over one day with the maximum daily than both the permissible 360 ML per day maximum rate and the 200</li> <li>c) The 6 ML used by Melbourne Water was a release ordered by Yarra V Account (ABA) from Lake Eildon (ABA094501). This ABA is linked to Y under the Victoria <i>Water Act 1989 Bulk Entitlement (Goulburn Syste 2012</i>. The most recent allocation to ABA094501 priot to 13 January 2 allocation to Goulburn Trading Zone 1A represents Yarra Valley Wate savings (Phase 3 savings) for 2020/21 from the Goulburn Murray Wa Goulburn (CG 5-9), Rochester (RO) and Pyramid Boort (PB). The vol allocation to Yarra Valley Water in 2022/23 was verified by an indepe 2021/22 (https://www.water.vic.gov.au/data/assets/pdf_file/0032 water-recovery-audit-of-gmw-connections-report.pdf).</li> <li>d) As described above in point (c), the 6 ML was sourced from savings at e) The daily passing flow recorded in the Goulburn River at Killingworth occurred (6 ML) was 3,198 ML.</li> <li>The above daily passing flow recorded in the Goulburn River at Killingworth occurred (6 ML) was 3,198 ML.</li> <li>* Yarra Valley Water's receives 1/9<sup>th</sup> of the savings because Melbourne is elequally split between Greater Western Water, South East Water and Yarra V</li> </ul> </li> <li>* Yarra Valley Water's receives 1/9<sup>th</sup> of the savings because Melbourne is elequally split between Greater Western Water, South East Water and Yarra V</li> </ul>
<b>12.Passage of Groundwater</b> The pipeline crossing of the Yea River flood plain must ensure passage of groundwater. This may be achieved by use of a groundwater shunt within	Compliant (all actions completed)	The endorsed 'Waterway Crossing - Yea River at Yea and Kalatha Creek sect restore the groundwater flow path around the pipe after construction.

way Crossings were endorsed by DSE and

10 annual compliance report to the

completed and subsequently approved by ch 2009 prior to commencement of

formed as required for the duration of the

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ne Department until Approval Decision EPBC

he Sugarloaf Pipeline. This was compliant

ly pumping rate of 6 ML per day being less 200 ML per day allowable maximum variation. Valley Water from its Allocation Bank o Yarra Valley Water's bulk entitlement issued *tem - Yarra Valley Water*) *Conversion Order* y 2023 was 6,296 ML on 3 March 2022. This ter's share\* (1/9<sup>th</sup>) of the actual audited Vater Connections Stage 1 works in Central volume of water savings available for pendent audit of water savings achieved in 32/670892/2021-22-irrigation-modernisation-

s allocated to Yarra Valley Water. th on 13 January 2023 when the pumping

ingworth was greater than the 300 ML per *Entitlement (Goulburn System - Yarra Valley* 

entitled to  $1/3^{rd}$  of the savings which are then Valley Water.

mping station.

ance annually to the Department.

ection' Environmental Management Plan to

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Condition of EPBC Approval	Status	Comments
the deep channel to permit the water tables to equilibrate post construction across the pipeline or by some alternative method.		The pipeline crossing over the flood plain extends for approximately 450m. Of the Yea flood plain on a monthly basis from the completion of construction uppipeline was not obstructing groundwater flow within the flood plain. This condition was completed as documented in Melbourne Water's 2010/11 Department.
<b>13.Forest Rehabilitation Plans</b> Prior to construction in the Toolangi State Forest and the Sugarloaf Forest, the person taking the action must provide the Department with the Toolangi State Forest Rehabilitation Management Plan and the Sugarloaf Forest Rehabilitation Management Plan for approval. These plans, once approved, must be implemented.	Compliant (all actions completed)	Reinstatement Management Programs (RMP) were produced for each of the Toolangi State Forest, Tunnel Portals and Sugarloaf Forest. The implementation of the Forest Rehabilitation Management Plan for Sugarl for Toolangi State Forest in 2016/17. This condition was completed as documented in Melbourne Water's 2016/17 Department.
<b>14.Annual Report on Compliance with Conditions</b> The person taking the action must provide by August each year an annual report on the compliance with these conditions, including the results of all EPBC listed surveys and environmental monitoring undertaken, independent audited reports of water savings achieved and the amount of water allocated for extraction, any adaptive management, any remedial actions taken and the effectiveness of the measures implemented to mitigate the impact on EPBC listed species.	Ongoing - compliant to date	A variation to Condition 14 was approved by the Department on 28 October to 30 November each year. This condition is ongoing and Melbourne Water continues to report compliance
<b>15.Changes to documents/conditions</b> If the person taking the action wishes to carry out any activity otherwise than in accordance with the documents identified in the above conditions relevant to EPBC listed species, the person taking the action must submit for the Department's approval a revised version of the document. If the Department approves a revised document, that document must be implemented in place of the document originally approved.	Ongoing - compliant to date	<ul> <li>To date, approval has been obtained from the Department for the following of Clarification of period of operational volume limitations in Condition 11a to June);</li> <li>Minor amendments to some Environmental Management Plans and Progration A variation to Condition 14 was approved by DSEWPC on 28 October 2010 November each year.</li> <li>This condition is ongoing and Melbourne Water continues to report compliance.</li> </ul>
<b>16.Record Keeping</b> The person taking the action must maintain accurate records of all activities associated with or relevant to the above conditions of approval, and make them available on request by the Department. Such records may be subject to audit by the Department, and used to verify compliance with the conditions of approval.	Ongoing - compliant to date	Melbourne Water continues to maintain accurate records and project docume by the Department.
17.Commencement of Construction	Compliant (all actions completed)	The Project received State Government approval on 6 August 2008 and Feder Protection and Biodiversity Conservation Act 1999 (the EPBC Act) on 12 Sept Construction was completed within 5 years of approval in 2010.

Groundwater levels were monitored within until December 2010 and indicated the

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e sections of the pipeline including the

arloaf forest was completed in 2014/15 and

7 annual compliance report to the

er 2010 to alter the date in the condition 14

ince annually to the Department.

changes to documentation or conditions: to be the Victorian Water Year (1 July - 20

rams as referred to in previous sections. 010 to alter the date in the condition to 30th

nce annually to the Department.

mentation which are available upon request

deral approval under the Environmental eptember 2008, subject to conditions.

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Condition of EPBC Approval	Status	Comments
If the person taking the action has not commenced construction of the action within 5 years of this approval then they must notify the Minister in writing and not commence construction without the Minister's agreement.		This condition was completed as documented in Melbourne Water's 2009/10 a Department.

) annual compliance report to the