

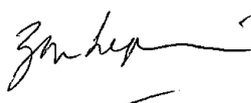
# Notice of Modification

## Section 4.55(2) of the *Environmental Planning and Assessment Act 1979*

As delegate for the Minister for Planning, the Independent Planning Commission modifies the development consent referred to of Schedule 1, as set out of Schedule 2.



Alan Coutts (Chair)  
**Commission Member**



Prof. Zada Lipman  
**Commission Member**



Adrian Pilton  
**Commission Member**

Sydney, 10 December 2018

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### SCHEDULE 1

The development consent for the Yass Valley Wind Farm (SSD-6698), granted by the Planning Assessment Commission, as delegate of the Minister for Planning, on 30 March 2016.

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### SCHEDULE 2

1. Update the **TABLE OF CONTENTS** of Schedule 1 as follows:

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2. In the **DEFINITIONS** in Schedule 1, delete the definitions for 'Ancillary infrastructure', 'Construction', 'Decommissioning', 'EPBC Act', 'Material harm to the environment', 'Operation', 'Reasonable' and 'Residence' and insert the following in alphabetical order:

Ancillary infrastructure	All wind farm infrastructure with the exception of wind turbines, including but not limited to collector substations, switching stations, permanent offices and site components, electricity transmission lines, wind monitoring masts and internal roads
Construction	All physical works to enable the operation, including but not limited to, the construction of wind turbines, ancillary infrastructure and road upgrades carried out before the commencement of operation, excluding pre-construction minor works
Decommissioning	The deconstruction and removal of wind turbines and any associated above ground ancillary infrastructure.
Hectares	ha
Heavy Vehicle	As defined under the Heavy Vehicle Law (NSW) but excluding light and medium rigid trucks and buses no more than 8 tonnes with not more than 2 axles
Material harm	Is harm that: <ul style="list-style-type: none"> <li>• Involves actual or potential harm to the health and safety of human beings or to the ecosystems that is not trivial; or</li> <li>• Results in actual or potential loss of property damage or amounts in aggregate, exceeding \$10,000 (such loss includes the reasonable costs and expenses that would be incurred in taking all reasonable and practicable measures to prevent, mitigate or make good harm to the environment)</li> </ul>
Operation	The carrying out of the approved purpose of the development upon completion of construction, but does not include commissioning, trials of equipment or use of temporary facilities
Reasonable	Means applying judgement in arriving at a decision, taking into account: mitigation benefits, cost of mitigation versus benefits provided, community views and the nature and extent of potential improvements
Residence	Any dwelling in existence at the date of this consent, or a dwelling that is either the subject of a development consent or a development application that was lodged but not yet determined at the date of this consent once a final occupation certificate has been issued for the dwelling.

3. In the definition of 'EIS' of Schedule 1, delete '.' at the end of the last dot point and insert the following:
- Modification Application Environmental Assessment Report, prepared by NGH Environmental and dated 1 September 2017;
  - Proponent's Response to Submissions, prepared by Goldwind Australia Pty Ltd and dated 1 February 2018; and
  - Response to Biodiversity and Heritage Submissions, prepared by NGH Environmental and dated 26 March 2018.'
4. In the definition of 'EEC' of Schedule 1, after 'TSC Act', delete 'and/or EPBC Act'.
5. In the definition of 'Pre-construction minor works' of Schedule 1, after 'enabling works' insert ', wind monitoring masts'.
6. Delete all references to 'Harden Shire Council' and replace with 'Hilltops Council'.
7. In condition 5 of Schedule 2:

- delete 'and the access track traversing the 330 kV Connection precinct' and insert 'as shown in Appendix 2'; and
- in the 'Note' delete 'To avoid any doubt, this consent does not allow the development of any wind turbines or ancillary infrastructure in the Marilba precinct, Conroy's Gap Extension precinct and 330 kV Connection precinct, (except for the access track connecting wind turbine number 13).' and insert 'to 35, 37 to 74, 78 to 82' after '29'.

8. In condition 6 of Schedule 2:
- delete '79' and insert '75'; and
  - delete the 'Note' and insert the following:
    - *To avoid any doubt, the Applicant does not require additional approval to replace or upgrade wind turbines over time, as long as the replacement or upgrade is carried out in accordance with the conditions of this consent.*
    - *To identify the wind turbines, see the figures and corresponding GPS coordinates (for those wind turbines approved) in Appendix 2.*
9. After condition 7 of Schedule 2, insert the following:
- 7A. No wind turbine may be located within 100 metres of the site boundary, unless otherwise agreed by the adjoining landowner.
10. In condition 8 of Schedule 2, delete '150' and insert '171'.
11. In condition 9 of Schedule 2:
- in (a) delete 'they' and insert 'the revised location of the wind turbine and/or ancillary infrastructure, excluding wind monitoring masts,';
  - in (b) delete 'location shown in the figures' and insert 'relevant GPS coordinates shown'; and
  - delete the '.' at the end of (c) and insert the following:
 

'; and

(d) the revised location of a wind turbine is at least 50 metres from existing hollow-bearing trees; or where the proposed wind turbine location is already within 50 metres of one or more existing hollow-bearing trees, the cumulative distance between these hollow-bearing trees and the turbine is either maintained or increased.'
12. After condition 9 of Schedule 2, insert the following:
- Staging of the Development**
- 9A. The Applicant may construct, operate and decommission the development in stages.
- Where staging of the development is proposed, the conditions of this consent are only required to be complied with at the relevant time and to the extent that they are relevant to the specific stage(s).
13. In condition 10 of Schedule 2, in (b) delete 'GIS' and insert 'GPS'.
14. After condition 10 of Schedule 2, in the heading '**NOTIFICATION OF THE DEPARTMENT**' delete '**OF THE DEPARTMENT**'.
15. In condition 11 of Schedule 2:
- after 'notify' insert 'both';
  - after 'Department' insert 'and the Councils'; and
  - in (b) after 'notify' insert 'both' and after 'Department' insert 'and the Councils'.
16. In condition 13 of Schedule 2, in the 'Notes' delete 'Part 4A' and insert 'Part 6'.
17. In condition 18 of Schedule 2:
- in (a) delete 'Division 6' and insert 'Division 7.1'; and
  - in (a) delete 'Part 4' and insert 'Part 7'.
18. After condition 18 of Schedule 2, insert the following:
- SUBDIVISION**
19. The Applicant may subdivide Lot 31 DP753602 and Lot 2 DP717646 to create two new allotments, in accordance with the EIS and the requirements of the EP&A Act and EP&A Regulation.
- Notes:*
- *Under Part 6 of the EP&A Act, the Applicant is required to obtain a subdivision certificate for a plan of subdivision.*
  - *Part 8 of the EP&A Regulation sets out the application requirements for subdivision certificates.*
19. In condition 4 of Schedule 3:
- in (b) delete 'complies with CASA's requirements' and insert 'installed utilises an aircraft detection lighting system, unless otherwise agreed by CASA,' and
  - insert the following after 'version.':
- Note: Aircraft detection lighting systems only active the aviation hazard lights when an aircraft is detected in the near vicinity (i.e. approximately 5.5 km horizontal/304 vertical) and deactivate the lighting once the aircraft has passed.*

20. In condition 11 of Schedule 3, delete 'South Australian Environment Protection Authority's Wind Farms – Environmental Noise Guidelines 2009 (or its latest version) as modified by the provisions in Appendix 5. If this guideline is replaced by an equivalent NSW guideline, then the noise generated is to be measured in accordance with the requirements in the NSW guideline' and insert the following:

'Department's Wind Energy: Noise Assessment Bulletin (2016) (or its latest version).

However, these criteria do not apply if the Applicant has an agreement with the relevant owner/s of these residences to generate higher noise levels, and the Applicant has advised the Department in writing of the terms of this agreement.'

21. In condition 12 of Schedule 3:
- delete 'development' and insert 'operation of ancillary infrastructure'; and
  - delete 'NSW Industrial Noise Policy' and insert ' Noise Policy for Industry'.
22. In condition 13 of Schedule 3, after 'operations' insert '(or the commencement of operation of a cluster of turbines, if the development is to be staged), unless the Secretary agrees otherwise.'
23. After condition 15 of Schedule 3, amend the heading '**WATER**' to '**SOIL & WATER**'.
24. In condition 17 of Schedule 3, delete 'shall ensure that the construction, operation and decommissioning of the development does not cause any water pollution' and insert 'must comply with Section 120 of the POEO Act'.
25. Delete condition 18 of Schedule 3 and insert the following:
18. The Applicant must:
- (a) ensure the wind turbines and ancillary infrastructure, particularly any access roads on steep slopes, are designed, constructed and maintained to minimise any soil erosion;
  - (b) minimise any soil erosion associated with the construction and decommissioning of the development by implementing the relevant mitigation measures in *Managing Urban Stormwater: Soils and Construction* (Landcom, 2004), or its latest version;
  - (c) ensure all waterway crossings are constructed in accordance with:
    - *Water Guidelines for Controlled Activities on Waterfront Land (2012)*, or its latest version; and
    - *Why Do Fish Need to Cross the Road? Fish Passage Requirements for Waterway Crossings (2004)*, or its latest version,
  - (d) store and handle all dangerous goods or hazardous materials on site in accordance with *AS1940-2004: The storage and handling of flammable and combustible liquids*, or its latest version;
  - (e) ensure the concrete batching plants and substation are suitably bunded; and
  - (f) minimise any spills of hazardous materials or hydrocarbons, and clean up any spills as soon as possible after they occur.
26. Delete condition 19 of Schedule 3 and insert the following:
19. The Applicant must:
- (a) ensure that no more than 179.8 ha of EEC is cleared for the development, including:
    - 31.4 ha of Blakely's Red Gum – Yellow Box Gum Woodland (MR528);
    - 148.1 ha of Blakely's Red Gum – Yellow Box Gum Woodland – Derived Grassland (MR528);
    - and
    - 0.3 ha Yellow Box – River Red Gum and Riparian Woodland (MR616), unless the Secretary agrees otherwise;
  - (b) remove no more than 4 hollow-bearing trees along Whitefields Road, unless the Secretary agrees otherwise;
  - (c) implement all reasonable and feasible measures to:
    - minimise the limb lopping on hollow-bearing trees and mature trees along Whitefields Road;
    - avoid impacts to the Yass Daisy (*Ammobium craspedioides*), Dwarf Bush-pea (*Pultenaea humilis*) and Small Purple-pea (*Swainsona recta*);
    - minimise impacts on threatened bird and bat populations; and
    - minimise the approved clearing of hollow-bearing trees, native vegetation and key habitat within the approved disturbance footprint.

27. After condition 19 of Schedule 3, delete the sub-heading '**Retirement of Credits**' and insert the following:

**Biodiversity Offset**

- 19A. Prior to the commencement of construction, the Applicant must:
- (a) update the baseline mapping of the vegetation and key habitat within the final disturbance area; and
  - (b) calculate the biodiversity offset credit liabilities for the development in accordance with the *Framework for Biodiversity Assessment* under the *NSW Biodiversity Offsets Policy for Major Projects*, in consultation with OEH, and to the satisfaction of the Secretary.

28. Delete condition 20 of Schedule 3 and insert the following:

20. Within 2 years of the commencement of construction, unless otherwise agreed by the Secretary, the Applicant must retire the required biodiversity offset credits, to the satisfaction of OEH.

The retirement of these credits must be carried out in accordance with the *NSW Biodiversity Offsets Policy for Major Projects*, and can be achieved by:

- (a) acquiring or retiring 'biodiversity credits' within the meaning of the *Biodiversity Conservation Act 2016*;
- (b) making payments into an offset fund that has been established by the NSW Government; or
- (c) providing suitable supplementary measures.

*Note: Following repeal of the TSC Act on 25 August 2017, credits created under that Act are taken to be 'biodiversity credits' under the Biodiversity Conservation Act 2016, in accordance with clause 22 of the Biodiversity Conservation (Savings and Transitional) Regulation 2017.*

29. In condition 21 of Schedule 3 in (b):

- after 'including the Yass Daisy (*Ammobium craspediodes*)' insert ', Dwarf Bush-pea (*Pultenaea humilis*) and Small Purple-pea (*Swainsona recta*)';
- delete the following:
  - *Bird and Bat Adaptive Management Plan, that includes:*
    - baseline data on bird and bat populations in the locality that could potentially be affected by the development, particularly 'at risk' species and threatened species;
    - a detailed description of the measures that would be implemented on site for minimising bird and bat strike during operation of the development, including:
      - minimising the availability of raptor perches;
      - prompt carcass removal;
      - controlling pests;
      - using best practice methods for bat deterrence, including managing potential lighting impacts;
      - adaptive management of turbines to reduce mortality; and
- after 'time.' insert the following:

Following approval, the Applicant must implement the measures described in the Biodiversity Management Plan.

30. Delete condition 22 of Schedule 3 and insert the following:

**Bird and Bat Adaptive Management Plan**

22. Prior to the commissioning of any wind turbines, the Applicant must prepare a Bird and Bat Adaptive Management Plan for the development in consultation with OEH, and to the satisfaction of the Secretary. This plan must include:
- (a) at least 12 month's worth of baseline data on threatened and 'at risk' bird and bat species and populations in the locality that could be affected by the development;
  - (b) a detailed description of the measures that would be implemented on site for minimising bird and bat strike during operation of the development, including:
    - minimising the availability of raptor perches on wind turbines;
    - prompt carcass removal;
    - controlling pests; and
    - using best practice methods for bat deterrence, including managing potential lighting impacts;
  - (c) trigger levels for further investigation of the potential impacts of the project on particular bird or bat species or populations;
  - (d) an adaptive management program that would be implemented if the development is having an adverse impact on a particular threatened or 'at risk' bird and/or bat species or populations; including the implementation of measures to:
    - reduce the mortality of those species or populations; or

- enhance and propagate those species or populations in the locality; and
- (e) a detailed program to monitor and report on:
  - the effectiveness of these measures; and
  - any bird and bat strikes on site;
- (f) provisions for a copy of all raw data collected as part of the monitoring program to be submitted to OEH and the Secretary.

Following the Secretary's approval, the Applicant must implement the Bird and Bat Adaptive Management Plan.

31. After condition 22 of Schedule 3, amend the sub-heading '**Protection of Aboriginal Heritage Sites**' to '**Protection of Aboriginal Heritage Items**'.

32. Delete condition 23 of Schedule 3 and insert the following:

23. The Applicant must:

- (a) ensure the development does not cause any direct or indirect impacts on Aboriginal heritage items located outside the approved disturbance area; and
- (b) avoid (as far as practicable) and otherwise minimise any impacts on Aboriginal heritage items identified in Table 1 in Appendix 5; and
- (c) undertake a salvage program for the Aboriginal heritage items identified in Table 1 in Appendix 5, if impacts to them cannot be avoided.

*Note: The locations of the Aboriginal heritage items referred to in this condition are shown in the figure in Appendix 5.*

33. Delete condition 25 of Schedule 3 and insert the following:

25. Prior to the commencement of construction, the Applicant must prepare a Heritage Management Plan for the development to the satisfaction of the Secretary. This plan must:

- (a) be prepared by a suitably qualified and experienced person whose appointment has been endorsed by the Secretary;
- (b) be prepared in consultation with OEH and Aboriginal stakeholders;
- (c) include up to date baseline mapping of the heritage items within and adjoining the development disturbance area; and
- (d) include a description of the measures that would be implemented for:
  - minimising ground disturbance within the project area during construction and decommissioning works;
  - protecting the Aboriginal heritage items located outside the approved development corridor;
  - minimising and managing impacts to Aboriginal heritage items identified in Table 1 in Appendix 5, including:
    - undertaking salvage excavations and collections where impacts cannot be avoided; and
    - a strategy for the long-term management of any Aboriginal heritage items or material collected during the salvage activities;
  - a contingency plan and reporting procedure if:
    - Aboriginal heritage items outside the approved disturbance area are harmed;
    - previously unidentified Aboriginal heritage items are found; or
    - Aboriginal skeletal material is discovered;
  - ensuring workers on site receive suitable heritage inductions prior to carrying out any development on site, and that suitable records are kept of these inductions; and
  - ongoing consultation with Aboriginal stakeholders during the implementation of the plan;
- (e) a program to monitor and report on the effectiveness of these measures and any heritage impacts of the project.

34. In condition 27 of Schedule 3, after 'upgraded road' insert ', with species that are endemic to the locality'.

35. Delete condition 28 of Schedule 3 and insert the following:

28. Prior to the commencement of construction (other than pre-construction minor works), the Applicant must:

- (a) upgrade the existing intersection at the Hume Highway and Whitefields Road in accordance with *Austrroads Guide to Road Design* (as amended by RMS supplements);
- (b) upgrade the section of Whitefields Road to be used as a primary access route (and shown in the figure in Appendix 6), including widening and sealing to a minimum width of 5 m, with 0.5 m gravel shoulders;
- (c) upgrade the section of Coppabella Road to be used as a secondary access route (and shown in the figure in Appendix 6), including applying an all-weather gravel surface seal; to the satisfaction of the relevant roads authority.

36. Delete condition 29 of Schedule 3 and insert the following:
29. The Applicant must:
- (a) prepare a dilapidation survey in accordance with the guidelines and standards established by Austroads of the designated vehicle route on Whitefields Road and Coppabella Road, as identified in the figure in Appendix 6:
    - prior to the commencement of any construction and/or decommissioning works; and
    - within 1 month of the completion of any construction and/or decommissioning works;
  - (b) rehabilitate and/or make good any development-related damage:
    - identified during the carrying out of the relevant construction and/or decommissioning works if it could endanger road safety, as soon as possible after the damage is identified, but within 7 days at the latest; and
    - identified during any dilapidation survey carried out following the completion of the relevant construction and/or decommissioning works within 2 months of the completion of the survey, unless the relevant roads authority agrees otherwise, to the satisfaction of the relevant roads authority.
- If the construction and/or decommissioning of the development is to be staged, the obligations in this condition apply to each stage of construction and/or decommissioning.
- If there is a dispute about the scope of any remedial works or the implementation of the works, then either party may refer the matter to the Secretary for resolution.
37. In condition 30 of Schedule 3, after 'use' insert ', unless otherwise agreed with the NSW Department of Industry – Lands and Water'.
38. In condition 31 of Schedule 3:
- delete 'over-dimension' and insert 'over-dimensional and heavy';
  - after 'vehicle access' insert 'to and from the site'; and
  - delete 'Appendix 7' and insert 'Appendix 6'.
39. After condition 31 of Schedule 3, amend the sub-heading '**Traffic Management**' to '**Traffic Management Plan**'.
40. Delete condition 40 of Schedule 3 and insert the following:
40. If the development results in the disruption to radio or telecommunications services (including point-to-point microwave links) in the area, then the Applicant must make good any disruption to these services as soon as possible following the disruption, but no later than 1 month following the disruption of the service unless the relevant service provider or user or Secretary agrees otherwise.
- If there is a dispute about the mitigation measures to be implemented or the implementation of these mitigation measures, then either party may refer the matter to the Secretary for resolution.
41. In condition 41 of Schedule 3, in (b) delete '.' and insert the following:
- '; and
- (c) develop procedures to manage potential fires on site, in consultation with RFS.'
42. Delete condition 43 of Schedule 3 and insert the following:
43. The Applicant must:
- (a) minimise the waste generated by the development;
  - (b) classify all waste generated on site in accordance with the EPA's *Waste Classification Guidelines 2014* (or its latest version);
  - (c) store and handle all waste generated on site in accordance with its classification;
  - (d) not receive or dispose of any waste on site; and
  - (e) ensure all waste is disposed of at appropriately licensed waste facilities.
43. Delete condition 44 of Schedule 3 and insert the following:
44. The Applicant must:
- (a) rehabilitate all areas of the site not proposed for future disturbance progressively, that is, as soon as reasonably practicable following construction or decommissioning;
  - (b) minimise the total area exposed at any time; and
  - (c) employ interim rehabilitation strategies to minimise dust generation, soil erosion and weed incursion on parts of the site that cannot yet be permanently rehabilitated.

44. Delete condition 45 of Schedule 3 and insert the following:
45. Within 18 months of the cessation of operations, unless the Secretary agrees otherwise, the Applicant must rehabilitate the site to the satisfaction of the Secretary. This rehabilitation must comply with the objectives of Table 4.

*Table 1: Rehabilitation Objectives*

<b>Feature</b>	<b>Objective</b>
Development site (as a whole)	<ul style="list-style-type: none"> <li>• Safe, stable and non-polluting</li> <li>• Minimise the visual impact of any above ground ancillary infrastructure agreed to be retained for an alternative use as far as is reasonable and feasible</li> </ul>
Revegetation	<ul style="list-style-type: none"> <li>• Restore native vegetation generally as identified in the EA</li> </ul>
Above ground wind turbine infrastructure (excluding wind turbine pads)	<ul style="list-style-type: none"> <li>• To be decommissioned and removed, unless the Secretary agrees otherwise</li> </ul>
Wind turbine pads	<ul style="list-style-type: none"> <li>• To be covered with soil and/or rock and revegetated</li> </ul>
Above ground ancillary infrastructure	<ul style="list-style-type: none"> <li>• To be decommissioned and removed, unless an agreed alternative use is identified to the satisfaction of the Secretary</li> </ul>
Internal access roads	<ul style="list-style-type: none"> <li>• To be decommissioned and removed, unless an agreed alternative use is identified to the satisfaction of the Secretary</li> </ul>
Land use	<ul style="list-style-type: none"> <li>• Restore or maintain land capability as described in the EA</li> </ul>
Community	<ul style="list-style-type: none"> <li>• Ensure public safety</li> </ul>

45. Delete condition 46 of Schedule 3.
46. Delete condition 3 of Schedule 4.
47. Delete condition 5 of Schedule 4 and insert the following:
5. The Applicant shall establish and operate a Community Consultative Committee (CCC) for the development to the satisfaction of the Secretary. This CCC must be established and operated in accordance with the *Community Consultative Committee Guidelines for State Significant Projects (2016)*, or its latest version.
48. After condition 5 of Schedule 4, delete the heading '**REPORTING**' and the sub-heading '**Incident Reporting**'.
49. Delete condition 6 of Schedule 4 and insert the following:
- INCIDENT NOTIFICATION**
6. The Department must be notified in writing to [compliance@planning.nsw.gov.au](mailto:compliance@planning.nsw.gov.au) immediately after the Applicant becomes aware of the incident. The notification must identify the development, including the development application number and the name of the development, and set out the location and nature of the incident.
50. Action condition 6 of Schedule 4, delete the sub-heading '**Regular Reporting**'.
51. Delete condition 7 of Schedule 4 and insert the following:
- NON-COMPLIANCE NOTIFICATION**
7. The Department must be notified in writing to [compliance@planning.nsw.gov.au](mailto:compliance@planning.nsw.gov.au) within 7 days after the Applicant becomes aware of any non-compliance. The notification must identify the development and the application number for it, set out the condition of consent that the development is non-compliant with, the way in which it does not comply and the reasons for the non-compliance (if known) and what actions have been done, or will be undertaken, to address the non-compliance.
52. After condition 7 of Schedule 4, delete the heading '**AUDITING**'.

53. Delete condition 8 of Schedule 4 and insert the following:

**INDEPENDENT ENVIRONMENTAL AUDIT**

8. Within 6 months of the commencement of construction, and every 3 years thereafter, unless the Secretary directs otherwise, the Applicant shall commission and pay the full cost of an Independent Environmental Audit of the development. These audits must:
- (a) be led and conducted by a suitably qualified, experienced and independent team of experts whose appointment has been endorsed by the Secretary;
  - (b) be carried out in consultation with the relevant agencies;
  - (c) assess whether the development complies with the relevant requirements in this consent, and any strategy, plan or program required under this consent;
  - (d) if directed by the Secretary, assess whether the performance of any noise mitigation measures implemented, including sector management and sound management mode, ensure compliance with the noise criteria in this consent; and
  - (e) recommend appropriate measures or actions to improve the environmental performance of the development, and any strategy, plan or program required under this consent.

54. Delete condition 9 of Schedule 4 and insert the following:

9. Within 3 months of commissioning this audit, or as otherwise agreed by the Secretary, the Applicant shall submit a copy of the audit report to the Secretary, and any other NSW agency that requests it, together with its response to any recommendations contained in the audit report, and a timetable for the implementation of the recommendations.

The recommendations must be implemented to the satisfaction of the Secretary.

55. In condition 10 of Schedule 4, delete ', to the satisfaction of the Secretary'.

56. Delete the **SCHEDULE OF LAND** in **APPENDIX 1** and insert the following:

<i>Landowner</i>	<i>Lot/DP</i>
1	101/881434
2	293/721898
3	284/753602
4	1/659797
	1/717646
	Y/382611
5	2/717646
6	285/753602
7	260/753602
	268/753602
10	1/593527
	135/753602
	137/753602
	138/753602
	194/753626
	197/753602
	2/593527
	200/753602
	201/753626
	211/753602
	212/753602
	213/753602
	230/753602
	234/753602
	235/753602
	31/753602
	41/753602
	42/753602
	43/753602
	61/753595
	86/753602
	87/753602
	88/753602
89/753602	
90/753602	
91/753602	
92/753602	

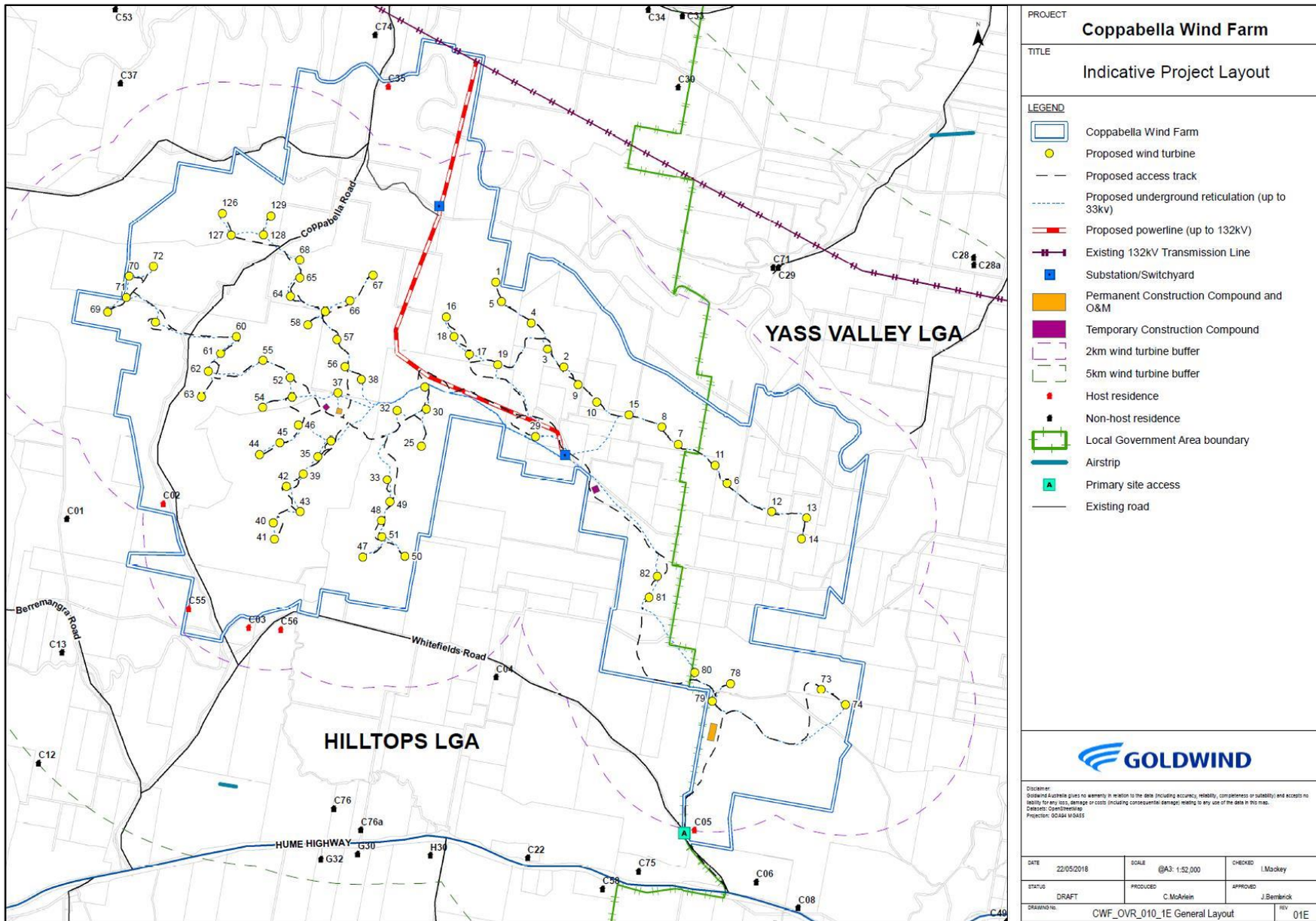
<i>Landowner</i>	<i>Lot/DP</i>
11	344/753595
	1/1199238
12	307/753595
	314/753595
13	106/753626
	119/753626
	123/753595
	124/753595
	125/753595
	126/753595
	136/753626
	137/753626
	138/753626
	146/753626
	147/753626
	148/753626
	155/753626
	180/753626
	181/753626
	182/753626
	183/753626
	184/753626
	186/753626
	222/753626
	51/753626
	57/753595
	59/753595
60/753595	
76/753626	
77/753626	
78/753626	
91/753626	

57. In the **GENERAL LAYOUT OF DEVELOPMENT** in **APPENDIX 2**, insert the following:

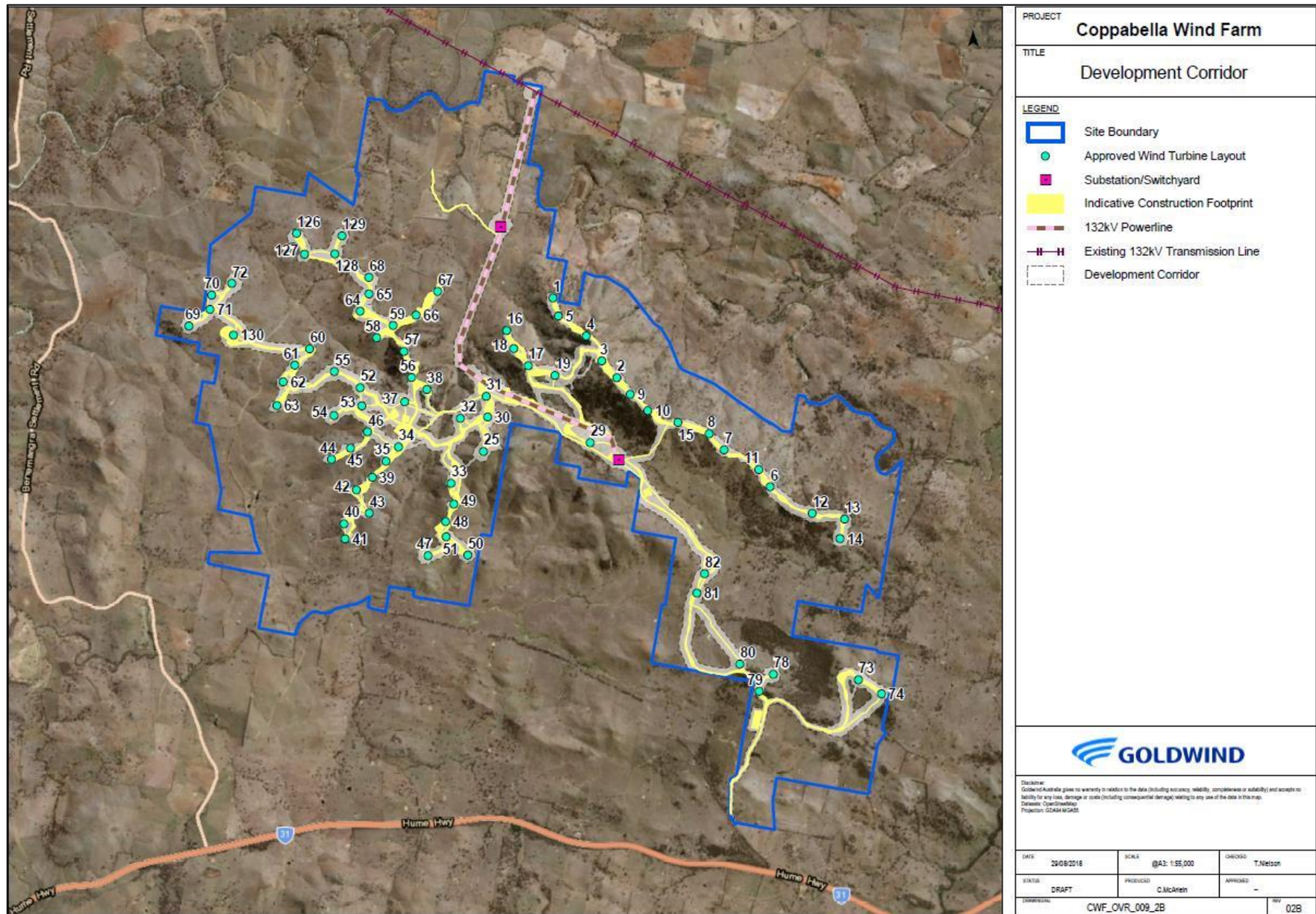
<b>Turbine No.</b>	<b>Easting</b>	<b>Northing</b>
1	641135	6156615
2	642183	6155309
3	641934	6155584
4	641683	6155973
5	641228	6156306
6	644704	6153528
7	643949	6154128
8	643690	6154400
9	642410	6155033
10	642697	6154767
11	644507	6153820
12	645386	6153102
13	645920	6153005
14	645844	6152689
15	643186	6154579
16	640374	6156085
17	640731	6155502
18	640494	6155780
19	641174	6155340
25	639997	6154114
29	641753	6154245
30	640070	6154676
31	640038	6155010
32	639618	6154648
33	639464	6153582
34	638607	6154188
35	638391	6153940
36	639022	6154556
37	638704	6154914
38	639088	6155044
39	638176	6153691
40	637724	6153002
41	637724	6152676
42	637890	6153483
43	638123	6153103
44	637501	6153978
45	637821	6154164
46	638091	6154423
47	639088	6152412
48	639374	6152965

<b>Turbine No.</b>	<b>Easting</b>	<b>Northing</b>
49	639508	6153251
50	639733	6152377
51	639315	6152655
52	637982	6155133
53	637955	6154807
54	637553	6154697
55	637558	6155411
56	638814	6155310
57	638692	6155728
58	638239	6155953
59	638546	6156147
60	637143	6155777
61	636904	6155521
62	636707	6155235
63	636604	6154848
64	637973	6156390
65	638118	6156671
66	638884	6156320
67	639241	6156706
68	638060	6157008
69	635163	6156152
70	635540	6156654
71	635509	6156422
72	635867	6156842
73	646131	6150401
74	646521	6150162
75	645789	6149787
76	646174	6149496
77	645814	6149346
78	644751	6150491
79	644514	6150205
80	644204	6150650
81	643496	6151799
82	643622	6152119
126	636929	6157657
127	637065	6157311
128	637560	6157324
129	637674	6157619
130	635896	6156000

58. Delete the figure in **APPENDIX 2** and insert the following:



59. Delete the figure in **APPENDIX 3** and insert the following:

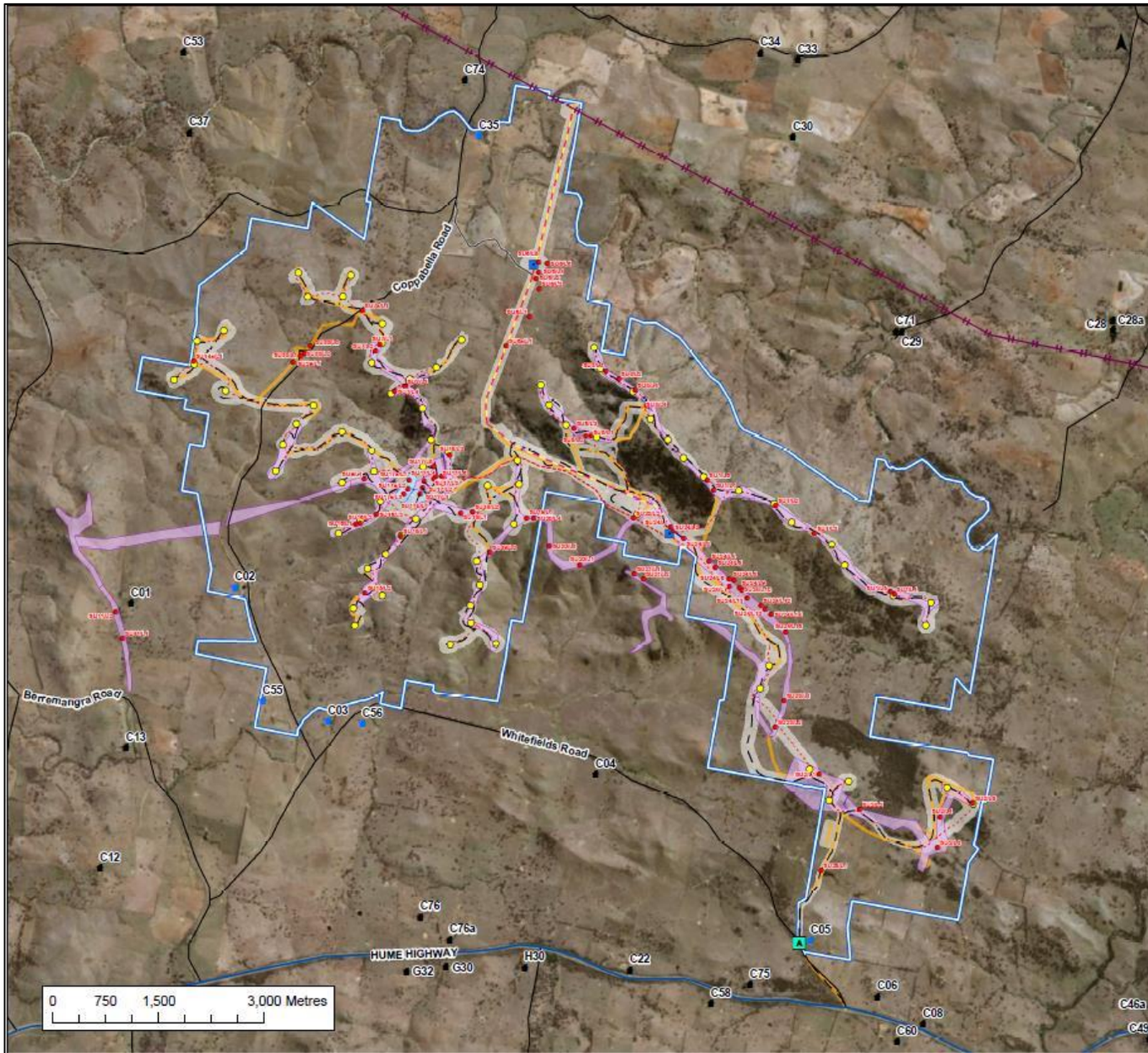


60. Delete **APPENDIX 5** and insert the following:

**ABORIGINAL HERITAGE ITEMS**

*Table 1: Aboriginal heritage items*

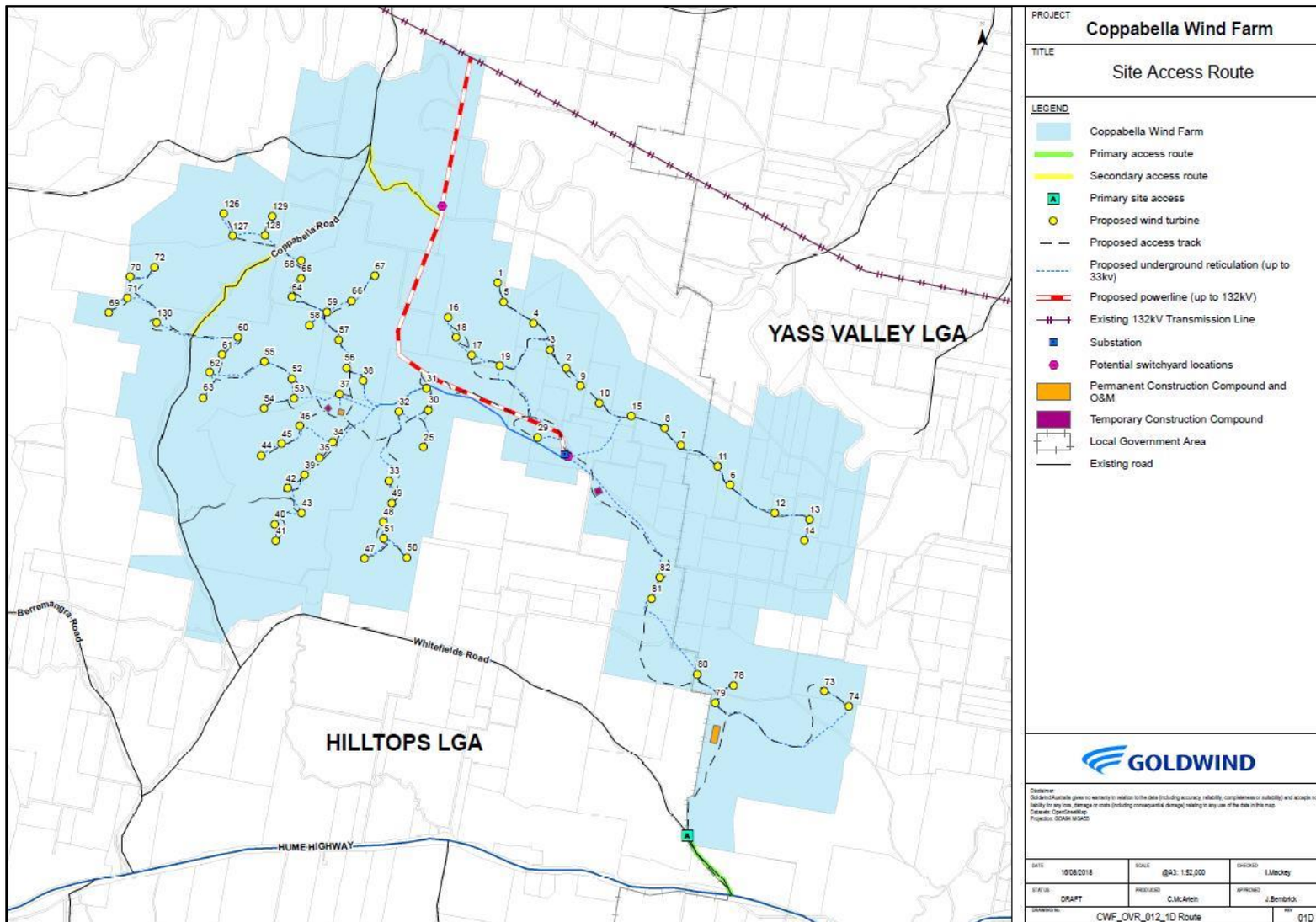
<b>Survey Unit</b>	<b>Site</b>
SU1	SU1/L1, SU1/L2, SU1/L3, SU1/L4, SU1/L5, SU1/L6
SU2	SU2/L2, SU2/L5
SU3	SU3/L1, SU3/L2, SU3/L3, SU3/L4
SU5	SU5/L1
SU6	SU6/L2, SU6/L4, SU6/L5, SU6/L6
SU6a	SU6a/L1
SU7	SU7/L1, SU7/L2, SU7/L3, SU7/L4
SU7a	SU7a/L1
SU9	SU9/L1
SU14a	SU14a/L1
SU15	SU15/L1, SU15/L3
SU16	SU16/L1, SU16/L2, SU16/L3
SU17	SU17/L1, SU17/L2, SU17/L5
SU17a	SU17a/L1, SU17a/L2
SU17b	SU17b/L1
SU18	SU18/L2
SU19	SU19/L1, SU19/L2
SU20	SU20/L2, SU20/L4
SU23	SU23/L2
SU24	SU24/L1, SU24/L2, SU24/L3
SU25	SU25/L1
SU29	SU29/L1
SU30	SU30/L1, SU30/L3



PROJECT		<b>Coppabella Wind Farm</b>	
TITLE		Survey Units and Sites	
LEGEND			
	Site		Heritage survey unit
	Survey Unit 2017		Survey Unit 2018
	Proposed wind turbine		Substation/Switchyard
	Primary site access		Host residence
	Non-host residence		Proposed access track
	Proposed underground reticulation (up to 33kv)		Existing 132kV Transmission Line
	132kV Powerline		Existing road
	Permanent construction compounds and operations facilities		Temporary construction compounds
	Development Corridor		Coppabella Wind Farm
<small>Disclaimer: Goldwind Australia gives no warranty in relation to the data (including accuracy, reliability, completeness or stability) and accepts no liability for any loss, damage or cost (including consequential damage) resulting in any use of the data in this map. Drawn by: C.McAleen Projection: GDA94 MGA55</small>			
DATE	30/08/2018	SCALE	@A3: 1:55,000
CHECKED	L.McCloy	PRODUCED	C.McAleen
STATUS	DRAFT	APPROVED	J.Bennick
REVISIONS	CWF_OVR_014_1F Survey Units and Sites		REV 01F

61. Delete APPENDIX 6 and insert the following:

### OVER-DIMENSIONAL AND HEAVY VEHICLE ACCESS ROUTE RESTRICTIONS



60. Delete APPENDIX 7.