



Lot 9 Marmion Avenue, Brighton Urban and Residential Development, WA (EPBC 2011/6137)

Satterley Property Group

2025 Annual Compliance Report (Rev 1)

165,963 | 68889 (Rev 1)

9 April 2025





We acknowledge the Traditional Custodians of Country throughout Australia and their connections to land, sea and community.

We pay respect to Elders past and present and in the spirit of reconciliation, we commit to working together for our shared future.

Caring for Country The Journey of JBS&G
Artist: Patrick Caruso, Eastern Arrernte



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)

Position (please print)

Organisation (please print including ABN/ACN if applicable)

ABN: 38 009 054 979

Date: 14 April 2025

Justin Radici

Senior Development Manager

Satterley Property Group



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Abbreviations

Term	Definition
ACR	Annual Compliance Report
CBD	Central Business District
DEC	Department of Conservation
DCCEEW	Department of Climate Change, Energy, the Environment and Water
DPAW	The Department of Parks and Wildlife
DSEWPaC	Department of Sustainability, Environment, Water, Population and Communities
EPBC Act	<i>Environment Protection and Biodiversity Conservation Act 1999</i>
DAWE	Department of Agriculture, Water and Environment
GSM	Graceful Sun Moth
MNES	Matters of National Environmental Significance
POS	Public Open Space

1. Introduction

This Annual Compliance Report (ACR) addresses the status and compliance of Lot 9, Marmion Avenue, Brighton Urban and Residential Development, WA (Eden Beach, the Project) with the conditions in the *Environment Protection and Biodiversity Conservation Act 1999* (EPBC Act) decision notice EPBC 2011/6137 (Appendix A).

1.1 Project background

Satterley Property Group (Satterley) is developing Eden Beach, located 40 km northeast of the Perth Central Business District (CBD) within the City of Wanneroo.

Once completed the Eden Beach development will comprise:

- residential dwellings
- local business centre
- primary school
- coastal node adjacent to the Foreshore Reserve, providing beach access and amenity.

1.2 Environmental approval to implement project

In September 2011, Satterley referred Eden Beach to the then Department of Sustainability, Environment, Water, Population and Community (DSEWPaC; now the Department of Climate Change, Energy, the Environment and Water [DCCEEW]) for determination of whether it constituted a 'controlled action' under the EPBC Act; that is, being likely to have a significant impact on a Matters of National Environmental Significance (MNES). The key MNES potentially affected by the project identified were the endangered species Carnaby's Black-Cockatoo (*Calyptorhynchus latirostris*) and Graceful Sun Moth (GSM) (*Synemon gratiosa*).

On 19 October 2012 the Project was approved under the EPBC Act by the environment minister subject to ten (10) conditions prescribed in decision notice EPBC 2011/6137 (Appendix A).

On 18 May 2013, GSM was delisted from the list of Threatened Species pursuant to the EPBC Act. Satterley subsequently lodged a formal variation request to the Department of Agriculture, Water and Environment (DAWE) (now DCCEEW) on 17 July 2013 to remove and amend conditions associated with GSM from EPBC 2011/6137. DAWE accepted this variation request and issued a 'Variation to Conditions Attached to Approval' on 27 August 2013 (Appendix A). The variation included the following amendments to EPBC 2011/6137:

- deletion of conditions 1, 2, 7, 8 and 10
- amendment of conditions 5 and 6 to remove reference to the GSM Mitigation and Offset Plan, previously required under Condition 1 of the original decision notice
- deletion of definition for GSM
- deletion of Attachments A and B.

On the 16 January 2014, Satterley lodged a formal variation request to DAWE to amend conditions 3c. DAWE accepted this variation request and issued a 'Variation to Conditions Attached to Approval' on the 7 March 2014 (Appendix A). The variation included the deletion of conditions 3c and replacement with an amended condition 3c.

As such, this ACR assesses the following conditions: 3a; 3b; 3c (amended); 4; 5 (amended); 6 (amended); and 9 of EPBC 2011/6137.

2. Current Status

The Project commenced on 21 January 2013 and 30 of the 35 stages of subdivision have been constructed and titled to date. A total of ten community parks have also been developed, including Lot 8005, which comprises the Conservation Area.

In October 2015, the Foreshore carpark providing direct access and allowing residents to access the swimming beach at Eden Beach was opened. Construction on the Eden Beach foreshore landscaped park was completed in September 2016. The development of residential lots is expected to be complete in 2026.

Once complete, the Project will comprise of 1450 residential lots, commercial mixed-use lots, 10 landscaped parks, 13 grouped housing sites, one mixed use lot and a primary school.

3. Audit Methodology

3.1 Purpose and scope

This document has been prepared to assess compliance of the Eden Beach residential development with the conditions of EPBC 2011/6137 and in doing so, address condition 6. Condition 6 requires the proponent to publish an ACR on their website, within three months of every twelve-month anniversary of commencement of the action. Condition 6 states the report shall:

- address compliance with each of the conditions of the approval
- stay on the proponent’s website for five (5) years
- provide proof of the date of publication and non-compliance with any of the conditions of the approval be provided to the Department at the same time the compliance report is published.

Any potential non-compliance detected will be provided to DCCEEW at the same time that the ACR is published on the Satterley website as required under condition 6.

3.2 Audit period

The audit period for this ACR is 22 January 2024 to 21 January 2025, with the report to be published by 22 April 2025.

3.3 Methodology

The audit was desktop based and included a review of a variety of documents. No site inspection was conducted during the audit period. Key persons consulted during the audit are listed in Table 3.1.

Table 3.1: Persons Consulted

Person and Position	Organisation	Purpose
Justin Radici (Senior Development Manager)	Satterley	To obtain verifiable evidence to assist in determining compliance with EPBC 2011/6137.
Jenifer Shariff (Landscape Architect)	EPCAD	To provide details on planted trees.

3.4 Audit terminology

The ‘Status’ field of the audit tables (refer to Table 4.13) that describes the implementation of actions and compliance with the approval. DCCEEW (2023) has published *Annual Compliance Report Guidelines, Reporting under the Environment Protection and Biodiversity Conservation Act 1999* and terminology from this guidance was applied in this audit (Table 3.2).

Table 3.2: Action Implementation Status

Status	Description
Compliant	‘Compliance’ is achieved when all the requirements of a condition have been met, including the implementation of management plans or other measures required by those conditions.
Non-Compliant	A designation of ‘non-compliant’ must be given where the requirements of a condition or elements of a condition, including the implementation of management plans and other measures, have not been met.
Not Applicable	A designation of ‘not applicable’ must be given where the requirements of a condition or elements of a condition fall outside of the scope of the current reporting period. For example, a condition that applies to an activity that has not yet commenced.

Source: Adapted from DCCEEW (2023)

4. Audit Results

4.1 Compliance with conditions

A total of 5 conditions from EPBC 2011/6137 were audited (Table 3) as 5 conditions have been repealed. Of the 5 conditions of EPBC 2011/6137 all conditions were found to be ‘compliant’. No conditions were found to be ‘non-compliant’ or ‘not applicable’.

4.2 Non-compliance

There were no non-compliances for the reporting period.

4.3 Corrective Actions

No corrective actions were implemented as there were no non-compliances.

4.4 New Environmental Risks

There were no new environmental risks that became apparent during the reporting period.

Table 4.13: EPBC 2011/6137 Approval Conditions Compliance Table

Condition Number/ reference	Condition	Is the project compliant with this condition?	Evidence/Comments
Condition 1	Condition repealed	-	-
Condition 2	Condition repealed	-	-
Condition 3	To offset the loss of 8.1 ha of foraging habitat for Carnaby's Black Cockatoo, the person taking the action must:	As below	-
	a) Within 12 months of commencement of construction progressively undertake direct planting of a minimum of 650 trees and shrubs, within the POS, consisting of plant species known to be primary feeding plants for Carnaby's Black Cockatoo. The planting of the trees must be completed within 10 years from commencement of construction. After two years of completion of planting, for each stage, an 80% survival rate must be obtained. If this is not obtained, replanting of trees must be undertaken within two years to gain an 80% survival rate.	Compliant	Condition achieved in a previous compliance reporting year. R01_2023 Eden Beach ACR Note: During the reporting period POS 8011 and POS 8014 were constructed. 26 Carnaby's Black Cockatoo species trees (<i>Araucaria heterophylla</i> and <i>Euc. gomphocephala</i>) were planted in POS 8014 and 16 Carnaby's Black cockatoo species trees (<i>Agonis flexuosa</i>) were planted in POS 8011. E01_Eden Beach ACR evidence request
	b) progressively undertake direct planting of a minimum of 800 trees, 50% of which must be primary feeding plants for Carnaby's Black Cockatoo, within streetscaping. The planting of trees must be completed within 10 years from commencement of construction. After two years of completion of planting, for each stage, an 80% survival rate must be obtained. If this is not obtained, replanting of trees must be undertaken within two years to gain an 80% survival rate.	Compliant	Condition achieved in a previous compliance reporting year. R01_2023 Eden Beach ACR R02_2024 Eden Beach ACR
	c) Within 12 months of commencement of construction must provide funding of \$80,000 to DEC (now DPAW) for the purchase of at least 50 ha of Carnaby's Black-Cockatoo foraging habitat to be protected in perpetuity, plus an	Compliant	Condition achieved in a previous compliance reporting year. R01_2023 Eden Beach ACR

additional financial contribution (amount to be determined in consultation with DPAW) to assist in the ongoing maintenance of the purchased offset by June 2014. Within 4 weeks of the funding being provided to DPAW, the person taking the action must provide written evidence to the Department of these payments.

Condition 4	Within 30 days after the commencement of the action, the person taking the action must advise the Department in writing of the actual date of commencement.	Compliant	Condition achieved in a previous compliance reporting year. R01_2023 Eden Beach ACR
Condition 5	The person taking the action must maintain accurate records substantiating all activities associated or relevant to the conditions of approval and make them available upon request to the Department. Such records may be subject to audit by the Department or an independent auditor in accordance with section 458 of the EPBC Act, or used to verify compliance with the conditions of approval. Summaries of audits will be posted on the Department’s website. The results of audits may also be publicised through the general media.	Compliant	Accurate records for all applicable conditions have been maintained and were available at the time of the audit (refer to other items in this table).
Condition 6	Within three months of every 12 month anniversary of the commencement of the action, the person taking the action must publish a report on their website addressing compliance with each of the conditions of this approval. Each report must stay on the proponent’s website for five (5) years. Documentary evidence providing proof of the date of publication and non-compliance with any of the conditions of this approval must be provided to the Department at the same time as the compliance report is published.	Compliant	<p>Compliance Reports were posted on the Satterley Eden Beach website (confirmed during audit 13/03/2025; E02_Website Screenshot_13March2025):</p> <p>Conservation & Compliance Reports Eden Beach Satterley</p> <ul style="list-style-type: none"> • the fifth 2018 ACR was published on the 17 April 2018 • the sixth 2019 ACR was published on the 23 March 2019 • the seventh 2020 ACR was published on the 15 April 2020 • the eighth 2021 ACR was published 13 April 2021 • the ninth 2022 ACR was published 2 May 2022 • the tenth 2023 ACR was published 20 April 2023 • the eleventh 2024 ACR was published 22 April 2024. <p>It is noted the 2022 ACR was published on the Satterley website after the date required (an administrative non-compliance)</p>

however this non-compliance is not reported as it is outside of the reporting period.

Email dated 22 April 2024 to epbcmonitoring@dcceew.gov.au submitting the 2024 ACR, with link to Satterley Eden Beach website.

E03_2024 ACR Submission to DCCEEW

The 2024 ACR (R02) reports no non-compliances with any conditions of the approval.

R02_2024 Eden Beach ACR

Condition 7	Condition repealed	-	-
Condition 8	Condition repealed	-	-
Condition 9	If, at any time after five years from the date of this approval, the person taking the action has not substantially commenced the action, then the person taking the action must not substantially commence the action without the written agreement of the Minister.	Compliant	Action was substantially commenced 21/01/2013. R01_2023 Eden Beach ACR
Condition 10	Condition repealed	-	-

5. Limitations

Scope of services

This report (“the report”) has been prepared by JBS&G in accordance with the scope of services set out in the contract, or as otherwise agreed, between the Client and JBS&G. In some circumstances, a range of factors such as time and budget constraints may have limited the scope of services. This report is strictly limited to the matters stated in it and is not to be read as extending, by implication, to any other matter in connection with the matters addressed in it.

Reliance on data

In preparing the report, JBS&G has relied upon data and other information provided by the Client and other individuals and organisations, most of which are referred to in the report (“the data”). Except as otherwise expressly stated in the report, JBS&G has not verified the accuracy or completeness of the data. To the extent that the statements, opinions, facts, information, conclusions and/or recommendations in the report (“conclusions”) are based in whole or part on the data, those conclusions are contingent upon the accuracy and completeness of the data. JBS&G has also not attempted to determine whether any material matter has been omitted from the data. JBS&G will not be liable in relation to incorrect conclusions should any data, information or condition be incorrect or have been concealed, withheld, misrepresented or otherwise not fully disclosed to JBS&G. The making of any assumption does not imply that JBS&G has made any enquiry to verify the correctness of that assumption.

The report is based on conditions encountered and information received at the time of preparation of this report or the time that site investigations were carried out. JBS&G disclaims responsibility for any changes that may have occurred after this time. This report and any legal issues arising from it are governed by and construed in accordance with the law as at the date of this report.

Environmental conclusions

Within the limitations imposed by the scope of services, the preparation of this report has been undertaken and performed in a professional manner, in accordance with generally accepted environmental consulting practices. No other warranty, whether express or implied, is made, including to any third parties, and no liability will be accepted for use or interpretation of this report by any third party.

The advice herein relates only to this project and all results conclusions and recommendations made should be reviewed by a competent person with experience in environmental investigations, before being used for any other purpose.

JBS&G accepts no liability for use or interpretation by any person or body other than the client who commissioned the works. This report should not be reproduced without prior approval by the client, or amended in any way without prior approval by JBS&G or reproduced other than in full, including all attachments as originally provided to the client by JBS&G.

6. References

DCCEEW. (2023). Annual Compliance Report Guidelines, Reporting under the Environment Protection and Biodiversity Conservation Act 1999. Commonwealth of Australia, Canberra.

Appendix A EPBC Approval 2011/6137



Australian Government

Department of Sustainability, Environment, Water, Population and Communities

Approval

**Lot 9, Marmion Avenue, Brighton Urban and Residential Development, WA
(EPBC 2011/6137)**

This decision is made under sections 130(1) and 133 of the *Environment Protection and Biodiversity Conservation Act 1999*.

Proposed action

person to whom the approval is granted Satterley Property Group

proponent's ABN ABN 38 009 054 979

proposed action To establish an Urban and Residential Development at Lot 9, Marmion Ave, Brighton, 40 km northeast of Perth in Western Australia [See EPBC Act referral 2011/6137].

Approval decision

Controlling Provision	Decision
Listed threatened species and communities (sections 18 & 18A)	Approved

conditions of approval

This approval is subject to the conditions specified below.

expiry date of approval

This approval has effect until 31 December 2030.

Decision-maker

name and position Matt Johnston
A/g Assistant Secretary
North, West and Offshore Assessment Branch

signature

date of decision 19 October 2012

Conditions attached to the approval

1. The person taking the action must prepare and submit to the **Minister** for approval a **Graceful Sun Moth** Mitigation and Offset Plan (GSMMOP) to mitigate impacts to the **Graceful Sun Moth** (*Synemon gratiosa*). No **construction** can commence outside the already cleared area shown as Area A on Attachment B unless the **Minister** has approved the GSMMOP.

The GSMMOP must include details of the actions to be implemented on the onsite GSM Conservation Areas shown at Attachment A and on the foreshore area adjacent to the project area shown as Area B at Attachment B:

- a) Ongoing responsibility for management of the GSM Conservation Areas;
- b) Proposed revegetation of GSM Conservation Areas and foreshore area, including species to be planted, survival targets and monitoring program;
- c) Measures to manage waste, weeds and feral pests;
- d) Bushfire prevention and management measures;
- e) Erosion control measures;
- f) Education signage;
- g) Access management (including pathways, signage and fencing);
- h) Performance indicators and corrective measures;
- i) Monitoring and reporting measures;
- j) Roles and responsibilities of contractors, staff and the person taking the action; and
- k) Timeframes (including avoidance of any activities between 15 February and 15 April) for the implementation and management of the above measures.

If the **Minister** approves the GSMMOP then the approved GSMMOP must be implemented.

2. To offset the loss of habitat for **Graceful Sun Moth**, the person taking the action must, within 12 months of commencement of **construction**, provide written evidence to the **department** of payment of \$60,000 to **DEC** for the purpose of funding the management of a minimum of 100 ha of *Lomandra maritima* in the Wilbinga Conservation park, approximately 20 km north of the **project area**.
3. To offset the loss of 8.1 ha of foraging habitat for **Carnaby's Black Cockatoo**, the person taking the action must:
 - a) Within 12 months of commencement of **construction** progressively undertake direct planting of a minimum of 650 trees and shrubs, within the **POS**, consisting of plant species known to be **primary feeding plants** for **Carnaby's Black-Cockatoo**. The planting of the trees and shrubs must be completed within 10 years from commencement of **construction**. After two years of completion of planting, for each stage, an 80% survival rate must be obtained. If this is not obtained, replanting of trees must be undertaken within two years to gain an 80% survival rate.
 - b) Within 12 months of commencement of **construction** progressively undertake direct planting of a minimum of 800 trees, 50% of which must be primary feeding plants for **Carnaby's Black Cockatoo**, within streetscaping. The planting of the trees must be completed within 10 years from commencement of **construction**. After two years of completion of planting, for each stage, an 80% survival rate must be obtained. If this is not obtained, replanting of trees must be undertaken within two years to gain an 80% survival rate.

- c) Within 12 months of commencement of **construction** provide funding of \$80,000 to **DEC** for the purchase of at least 50 ha of **Carnaby's Black-Cockatoo** foraging habitat to be protected in perpetuity, plus an additional financial contribution (amount to be determined in consultation with **DEC**) to assist in the ongoing maintenance of the purchased offset. Within 4 weeks of the funding being provided to **DEC**, the person taking the action must provide written evidence to **the Department** of these payments.
4. Within 30 days after the commencement of the action, the person taking the action must advise **the Department** in writing of the actual date of commencement.
 5. The person taking the action must maintain accurate records substantiating all activities associated with or relevant to the conditions of approval, including measures taken to implement the **GSMMOP** required by this approval, and make them available upon request to **the Department**. Such records may be subject to audit by **the Department** or an independent auditor in accordance with section 458 of the **EPBC Act**, or used to verify compliance with the conditions of approval. Summaries of audits will be posted on **the Department's** website. The results of audits may also be publicised through the general media.
 6. Within three months of every 12 month anniversary of the commencement of the action, the person taking the action must publish a report on their website addressing compliance with each of the conditions of this approval, including implementation of the **GSMMOP** as specified in the conditions. Each report must stay on the proponent's website for five (5) years. Documentary evidence providing proof of the date of publication and non-compliance with any of the conditions of this approval must be provided to **the Department** at the same time as the compliance report is published.
 7. If the person taking the action wishes to carry out any activity otherwise than in accordance with the **GSMMOP** as specified in the conditions, the person taking the action must submit to **the Department** for the **Minister's** written approval a revised version of the **GSMMOP**. The varied activity shall not commence until the **Minister** has approved the varied **GSMMOP** in writing. The **Minister** will not approve a varied **GSMMOP** unless the revised **GSMMOP** would result in an equivalent or improved environmental outcome over time. If the **Minister** approves the revised **GSMMOP** that **GSMMOP** must be implemented in place of the **GSMMOP** originally approved.
 8. If the **Minister** believes that it is necessary or convenient for the better protection of Listed Threatened Species and Communities to do so, the **Minister** may request that the person taking the action make specified revisions to the **GSMMOP** specified in the conditions and submit the revised **GSMMOP** for the **Minister's** written approval. The person taking the action must comply with any such request. The revised approved **GSMMOP** must be implemented. Unless the **Minister** has approved the revised **GSMMOP** then the person taking the action must continue to implement the **GSMMOP** originally approved, as specified in the conditions.
 9. If, at any time after five years from the date of this approval, the person taking the action has not substantially commenced the action, then the person taking the action must not substantially commence the action without the written agreement of the **Minister**.

10. Unless otherwise agreed to in writing by the **Minister**, the person taking the action must publish the GSMMOP referred to in these conditions of approval on their website. Each GSMMOP must be published on the website within 1 month of being approved. The GSMMOP must remain on their website for the life of the action.

Definitions

Carnaby's Black Cockatoo (*Calyptorhynchus latirostris*) is an endangered large brownish-black cockatoo.

Construction includes any preparatory works required to be undertaken including clearing vegetation, the erection of any onsite temporary structures and the use of heavy duty equipment for the purpose of breaking the ground for buildings or infrastructure.

DEC is the Western Australian Department of Environment and Conservation.

EPBC Act is the *Environment Protection and Biodiversity Conservation Act 1999*.

Graceful Sun Moth (*Synemon gratiosa*) is a medium sized diurnal flying sun moth that is similar in appearance to a butterfly.

POS is Public Open Space managed and planned for existing and future generations for the purpose of public enjoyment and protection of unique values as shown at Attachment A.

Primary feeding plants include: any Banksia sp., any plants identified in a search of the WA DEC's Plants for Carnaby's Search Tool (at <http://www.dec.wa.gov.au/content/view/5983/1556/>), or other plants approved in writing by the Department.

Project area – is Lot 9, Marmion Ave, Brighton, Western Australia.

Minister is the Minister administering the *Environment Protection and Biodiversity Conservation Act 1999* and includes a delegate of the Minister.

The Department is the Australian Government Department administering the *Environment Protection and Biodiversity Conservation Act 1999*.



Attachment A

Scale
 0 50 100 150
 Meters

Legend
 [Red outline] Project boundary
 [Green fill] GSM conservation areas
 [Black line] Structure Plan

Note:
 Conservation area west = 3.5 ha
 Conservation area east = 3.2 ha
 Total = 3.7 ha

Coordinate system: GDA 1994 MGA Zone 50
 Date: 18/10/2012
 Author: jprule
 Path: G:\Consul\2011\SPG\SPG11086\ArcMap_Documents\SPG11086_03_M001.mxd

Scale: 1:8,000 at A4
 Source: Aerial image: Nearmap 2011.
 Note that positional errors may occur in some areas.

Info@strategen.com.au www.strategen.com.au

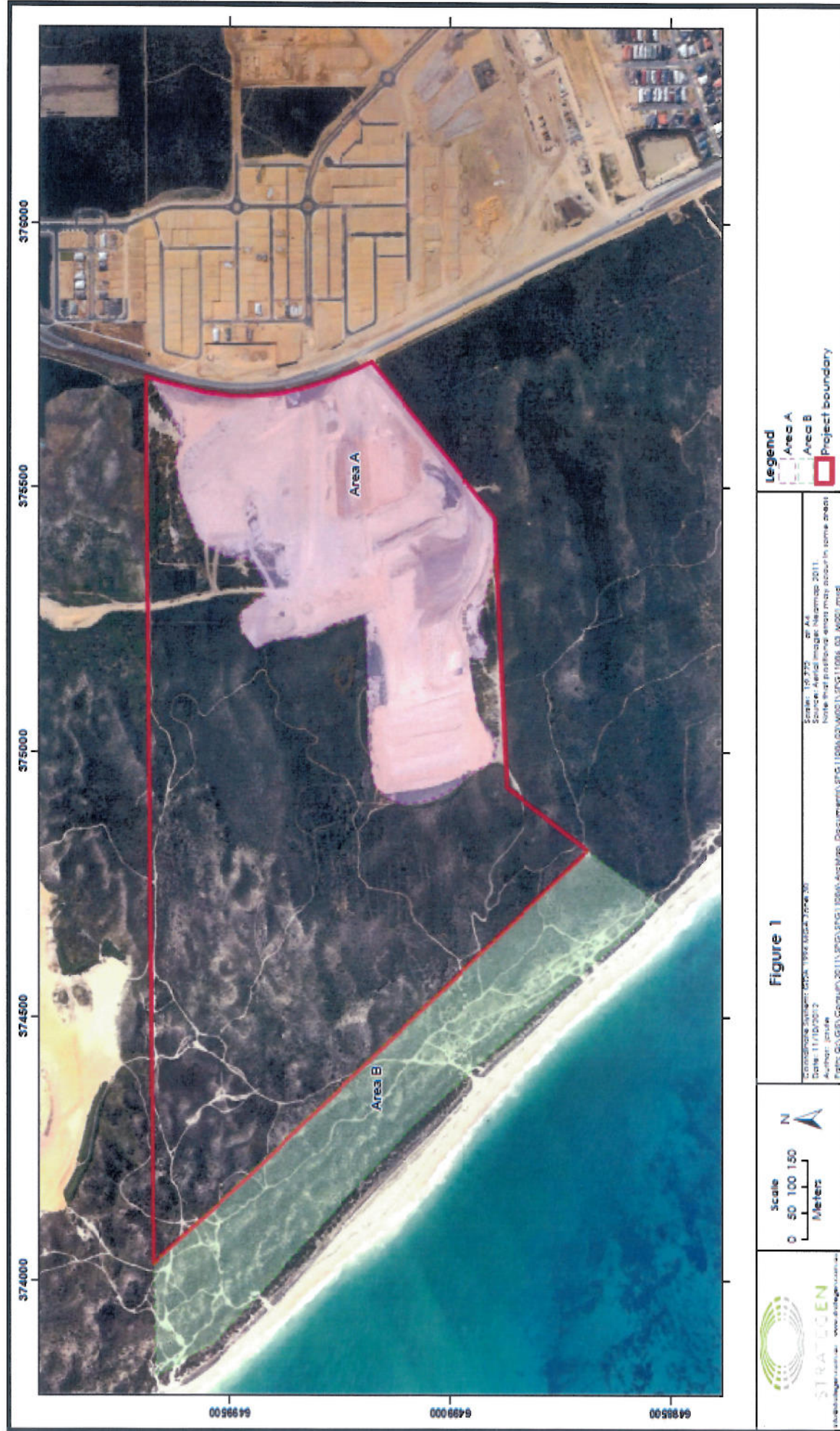


Figure 1

Scale: 1:5,372 @ A4
 Source: Aerial Imagery Nazmap 2011.
 Note: All positions shown may differ in some areas.

Legend
 Area A
 Area B
 Project boundary



VARIATION TO CONDITIONS ATTACHED TO APPROVAL

**Lot 9, Marmion Avenue, Brighton Urban and Residential Development, WA
(EPBC 2011/6137)**

This decision to vary conditions of approval is made under section 143 of the *Environment Protection and Biodiversity Conservation Act 1999* (EPBC Act).

Approved action

Person to whom the approval is granted Satterley Property Group
ABN: 38 009 054 979

Approved action To establish an Urban and Residential Development at Lot 9, Marmion Ave, Brighton, 40 km northeast of Perth in Western Australia [See EPBC Act referral 2011/6137]

Variation

Variation of conditions of approval The variation is:
Revoke conditions 1, 2, 7, 8 and 10 attached to the approval dated 19 October 2012;
Delete conditions 5, and 6 attached to the approval dated 19 October 2012 and substitute the conditions specified below.
Delete Definition for Graceful Sun Moth
Delete Attachment A to the approval dated 19 October 2012 and substitute with amended Attachment A below.
Delete Attachment B to the approval dated 19 October 2012.

Date of effect This variation has effect on the date the instrument is signed

Person authorised to make decision

name and position Shane Gaddes
Assistant Secretary
Compliance & Enforcement Branch

Signature *S. Gaddes*

Date of decision *27 August 2013*



Conditions attached to the approval:

- 5. The person taking the action must maintain accurate records substantiating all activities associated with or relevant to the conditions of approval and make them available upon request to the Department. Such records may be subject to audit by the Department or an independent auditor in accordance with section 458 of the EPBC Act, or used to verify compliance with the conditions of approval. Summaries of audits will be posted on the Department's website. The results of audits may also be publicised through the general media.
- 6. Within three months of every 12 month anniversary of the commencement of the action, the person taking the action must publish a report on their website addressing compliance with each of the conditions of this approval. Each report must stay on the proponent's website for five (5) years. Documentary evidence providing proof of the date of publication and non-compliance with any of the conditions of this approval must be provided to **the Department** at the same time as the compliance report is published.

<p>To establish an Urban and Residential Development at Lot 9, Mannion Ave, Brighton, 40 km northeast of Perth in Western Australia [see EPBC Act referral 2011/8137]</p>	<p>Approved action</p>
<p>The variation is Revoke conditions 1, 2, 7, 8 and 10 attached to the approval dated 19 October 2012. Delete conditions 5, and 6 attached to the approval dated 19 October 2012 and substitute the conditions specified below. Delete Definition for Gracful Sun Moth. Delete Attachment A to the approval dated 19 October 2012 and substitute with amended Attachment A below. Delete Attachment B to the approval dated 19 October 2012.</p>	<p>Variation Variation of conditions of approval</p>
<p>The variation has effect on the date the instrument is signed</p>	<p>Date of effect</p>
<p>Person authorised to make decision Shane Gaddes Assistant Secretary Compliance & Enforcement Branch</p>	<p>Name and position</p>
<p><i>[Signature]</i></p>	<p>Signature</p>
<p>19 August 2012</p>	<p>Date of decision</p>

All road contingency details depicted on this plan including pavements, road treatments, medians and parking are for illustrative purposes only and are subject to final engineering design and any relevant approvals. The details reflect the layout of the site through conceptual planning for this location. All dimensions and areas depicted on this plan are subject to pre- and post-construction survey and may vary from the figures shown.



LEGEND

- MRS Reserve - 3.6743ha
- Public Open Space - 12.4882 (Credit)
- Public Open Space - 0.5435ha (No Credit)

YIELD SUMMARY (885-462C-02)

Single Lot Product	Stage 1		
	Lot	DU's	% Lot Product
20m x 30m	11	11	0.8%
17.19 x 30m	111	111	8.1%
18 x 30m	419	419	30.4%
12.5-13 x 30m	223	223	16.4%
Sub Total	744	744	55.6%
12 x 30m	40	40	2.9%
11 x 30m	135	135	9.9%
10 x 30m	227	227	16.8%
7.5 x 30m	303	303	22.5%
Sub Total	605	605	45.4%
TOTAL	1349	1349	100%
Group	4	42	0.3%
Apartment	5	229	0.4%
Sub Total	9	271	0.2%
TOTAL	1378	1440	100%

Job Number: L1848
 Date: 18/08/11
 Scale: 1:500 @ A3
 Drawn by: SC
 Source: Casspell Lambert Emmet 30.06.11





VARIATION TO CONDITIONS ATTACHED TO APPROVAL

**Lot 9, Marmion Avenue, Brighton Urban and Residential Development, WA
(EPBC 2011/6137)**

This decision to vary conditions of approval is made under section 143 of the *Environment Protection and Biodiversity Conservation Act 1999* (EPBC Act).

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Person to whom the approval is granted Satterley Property Group
ABN: 38 009 054 979

Approved action To establish an Urban and Residential Development at Lot 9, Marmion Ave, Brighton, 40 km northeast of Perth in Western Australia [See EPBC Act referral 2011/6137]

Variation

Variation of conditions of approval The variation is:
Delete condition 3(c) of the approval and replace with the condition below.

Date of effect This variation has effect on the date the instrument is signed

Person authorised to make decision

name and position Shane Gaddes
Assistant Secretary
Compliance & Enforcement Branch

Signature

S. Gaddes

Date of decision

7 March 2014



Condition attached to the approval:

3. To offset the loss of 8.1 ha of foraging habitat for Carnaby's Black Cockatoo, the person taking the action must:
 - (c) must provide funding of \$80,000 to DEC (now DPaW) for the purchase of at least 50 ha of Carnaby's Black-Cockatoo foraging habitat to be protected in perpetuity, plus an additional financial contribution (amount to be determined in consultation with DPaW) to assist in the ongoing maintenance of the purchased offset by 1 June 2014. Within 4 weeks of the funding being provided to DPaW, the person taking the action must provide written evidence to the Department of these payments.

	Approved action
Satterley Property Group ABN 38 008 054 878	Person to whom the approval is granted
To establish an Urban and Residential Development at Lot 9, Marmion Ave, Brighton, 40 km northeast of Perth in Western Australia [See EPBC Act referral 2011/6137]	Approved action
The variation is Delete condition 3(c) of the approval and replace with the condition below	Variation of conditions of approval
This variation has effect on the date the instrument is signed	Date of effect
Shane Geddes Assistant Secretary Compliance & Enforcement Branch	Person authorized to make decision name and position
<i>Shane Geddes</i>	Signature
9 March 2014	Date of decision

Appendix B Evidence Register

Code	Reference	Author	Electronic	Hard Copy	Topic
E01	E01_Eden Beach ACR evidence request	Satterley	X		Satterley response to JBS&G request for evidence for the 2025 ACR
E02	E02_Website Screenshot_13March2025	JBS&G	X		Website screenshot of the Eden Beach website publishing historic ACRs
E03	E03_2024 ACR Submission to DCCEEW	JBS&G	X		Email to DCCEEW dated 22 April 2024 submitting the 2024 ACR
E04	E04_Eden Beach ACR environmental risks	Satterley	X		Satterley response to JBS&G information request regarding new environmental risks
R01	R01_2023 Eden Beach ACR	JBS&G	X		Annual compliance report for the 2023 reporting period
R02	R02_2024 Eden Beach ACR	JBS&G	X		Annual compliance report for the 2024 reporting period

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