Appendix D

Archaeology

Aboriginal Heritage Impact Permit



AHIP number: C0003512

(AHIMS Permit ID: 4223)

AHIP Issued To:

Brad Everett Director Hilton Grugeon Director Ravensfield Downs Pty Ltd PO Box 3042 THORNTON, NSW 2322 Australia

OEH Office issuing this AHIP

Office of Environment and Heritage

Regional Operations

Hunter Central Coast Branch

Level 4/26 Honey Suckle Drive

Newcastle 2300

Telephone number: (02) 4927 3140

Additional details for public register

a) Name of development or project	Farley Residential Development and associated Gravity Sewer and Rising Water Main development project, Farley, Maitland NSW.		
b) Location	The Farley district south of Maitland described in detail in the "Land to which this AHIP applies".		
c) Local Government Area(s)	Maitland City Council		
d) Description of harm authorised	Community collectionHarm to certain Aboriginal objects through the proposed works		
e) AHIP commencement date and duration	Commencement: On receiving this AHIP Duration: 10 years		



AHIP TO HARM ABORIGINAL OBJECTS

A. Background

- (i) On 14/12/2018 an application was made to the Chief Executive of the Office of Environment and Heritage (OEH) for an Aboriginal Heritage Impact Permit (AHIP) pursuant to s.90 of the National Parks and Wildlife Act 1974 (the Act). Additional information was received from the applicant on the 11/4/2018.
- (ii) The applicant Hunter Land Pty Ltd, trading as Ravensfield Downs Pty Ltd, is proposing to develop farm lands for a residential area in the district of Farley, south of Maitland City, NSW. The residential development includes associated sewer and water pipeline infrastructure.
- (iii) The application is for the collection of Aboriginal objects that have been identified within the development footprint.
- (iv) OEH considered the application and supporting information provided, and matters under section 90K of the Act and decided to issue an AHIP subject to conditions.

B. AHIP issued subject to conditions

An AHIP is issued to harm Aboriginal objects identified in Schedules B and C, in accordance with the conditions of this AHIP.

This AHIP is issued pursuant to section 90 of the Act.

C. Commencement and duration of AHIP

This AHIP commences on the date it is signed unless otherwise provided by this AHIP.

Unless otherwise revoked in writing, this AHIP remains in force for 10 years from the date of commencement.

D. Proposed Works

The applicant proposes to develop farm lands to construct a residential area in the district of Farley, south of Maitland City, NSW. The proposal involves construction of 350 residential dwelling blocks, 2 drainage reserves and a large playground. The residential development consists of associated pipeline infrastructure that connects the residential development to the Farley Waste Water Treatment Works and a Gravity Sewer.

Note: A Dictionary at the end of the AHIP defines terms used in this document. Further information about this AHIP is also set out after the Dictionary.

Aboriginal Heritage Impact Permit

Section 90 of the National Parks and Wildlife Act 1974



Itt

STEVEN COX Senior Team Leader Planning Hunter Central Coast Branch Regional Operations Division (by Delegation) DATED: 16 April 2018

Aboriginal Heritage Impact Permit

Section 90 of the National Parks and Wildlife Act 1974



CONTENTS

LAND TO WHICH THIS AHIP AF	PPLIES	5
CONDITIONS		5
Administrative Conditions		5
Operational Conditions		6
Notification and Reporting Cor	ditions	7
General Conditions		8
SCHEDULES		9
Schedule A: Aboriginal objects	which must not be harmed	9
Schedule B: Aboriginal objects	that may be harmed through the certain actions	9
Schedule C: Aboriginal objects	which may be harmed through the proposed works	10
DICTIONARY		11
INFORMATION ABOUT THIS A	НІР	13
APPENDIX A: AREA-WIDE AHII	Р МАР	15
Figure 1 Land to which this A	HIP applies	15



LAND TO WHICH THIS AHIP APPLIES

This AHIP applies to:

- a) The lands set aside for the approved Farley residential development described as occurring within:
 - Lot 100 DP 1230313
 - Lot 101 DP 1230313
 - Lot 101 DP 1239090
 - Lot 100 DP 1239090
- b) The lands set aside for approved water and waste infrastructure described as occurring within:
 - Lot 2 DP456996
 - Lot 1 DP456996
 - Lot 102 DP 1233753
 - Lot 11 DP1229964
 - Lot 10 DP1229964
 - Lot 2 DP577725
- c) Being the lands contained within the red boundary lines in figure 1, attachment A titled, "The Lands to which this AHIP applies".

CONDITIONS

The conditions of this AHIP specify the actions that are permitted and/or required in relation to areas and Aboriginal objects, which are detailed in the Schedules that follow.

Administrative Conditions

Responsibility for compliance with conditions of AHIP

1. The AHIP holder must ensure that all persons involved in actions or works covered by this AHIP (whether employees, contractors, sub-contractors, agents or invitees) are made aware of and comply with the conditions of this AHIP.

Project manager to oversee the actions relating to this AHIP

- 2. A suitably qualified and experienced individual must be appointed as a project manager who is responsible for overseeing, for and on behalf of the AHIP holder, all the actions relating to this AHIP.
- 3. The individual appointed as project manager must be the project manager nominated in the application form.
- 4. If an alternative to the nominated project manager is appointed, OEH must be notified of their contact details within 14 days of this appointment.

Actions must be in accordance with AHIP application



5. All actions on the land must be carried out in accordance with the application except as otherwise expressly provided by a condition of this AHIP.

Operational Conditions

Certain Aboriginal objects must not be harmed

6. All human remains in, on or under the land must not be harmed.

Community collection

- 7. The Registered Aboriginal Parties must be provided with an opportunity to collect Aboriginal objects within the 'community collection area' referred to in the application as "SAPO5" and which is described in Schedule B3.
- 8. The opportunity for community collection must be provided <u>before</u> any harm of Aboriginal objects described in Schedule C can commence in the area.
- 9. The collection of each Aboriginal object must include a photographic record, a description of physical characteristics and be placed in a sealed plastic bag.
- 10. Aboriginal objects that are recovered during the community collection may be analysed onsite and/or may be taken off-site for further analysis as decided by the Registered Aboriginal Parties.
- 11. If an opportunity for community collection has been provided and this collection does not occur, the AHIP holder may proceed with any actions to harm Aboriginal objects described in Schedule C, in accordance with the conditions of this AHIP.

Harm of certain Aboriginal objects through the proposed works

- 12. The Aboriginal objects described in Schedule C may be harmed. Nothing in this condition authorised harm to human remains.
- Aboriginal objects described in Schedule C must not be harmed unless all opportunities for community collection of Aboriginal objects described in Schedule B3 have been provided in the area.

Temporary storage of certain Aboriginal objects

- 14. Any Aboriginal objects that are removed from the land by actions authorised by this AHIP, must be moved as soon as practicable to the temporary storage location in the table below, pending any agreement reached about the long term management of the Aboriginal objects.
 - Location name:
 Mindaribba Local Aboriginal Land Council

 Address:
 1A Chemsford_Drive Metford 2323

 Storage particulars:
 Locked storage keeping place
- 15. The temporary storage location is as follows:

16. Any Aboriginal objects stored at the temporary storage location must not be further harmed, except in accordance with the conditions of this AHIP.



Notification and Reporting Conditions

Notification of commencement and completion of actions

- 17. Written notice must be provided to the OEH office at least 7 days prior to the commencement of actions authorised by this AHIP.
- 18. Written notice must be provided to the OEH office within 7 days of the completion of actions authorised by this AHIP.

Copy of this AHIP and notices to be provided to Registered Aboriginal Parties

- 19. A copy of this AHIP must be provided to each Registered Aboriginal Party, within 14 days of receipt of the AHIP from OEH.
- 20. Where this AHIP is varied or transferred, a copy of the AHIP variation or transfer notice must be provided to each Registered Aboriginal Party, within 14 days of receipt of the notice.

Human remains

- 21. If any human remains are discovered and/or harmed in, on or under the land, the AHIP holder must:
 - (a) not further harm these remains
 - (b) immediately cease all work at the particular location
 - (c) secure the area so as to avoid further harm to the remains
 - (d) notify the local police and OEH's Environment Line on 131 555 as soon as practicable and provide any available details of the remains and their location, and
 - (e) not recommence any work at the particular location unless authorised in writing by OEH.

Incidents which may breach the Act or AHIP

- 22. The AHIP holder must notify the OEH office in writing as soon as practicable after becoming aware of:
 - (a) any contravention of s.86 of the Act not authorised by an AHIP, and/or
 - (b) any contravention of the conditions of this AHIP.

Reports about incidents which may breach the Act or AHIP

- 23. Where OEH suspects that an incident has occurred which may have breached the Act or AHIP, OEH may request a written incident report, which includes the following:
 - (a) the nature of the incident
 - (b) the actual or likely impact of the incident on Aboriginal objects and/or Aboriginal places
 - (c) the nature and location of these Aboriginal objects and/or Aboriginal places, referring to and providing maps and photos where appropriate
 - (d) any conditions of an AHIP which may have been breached, and
 - (e) the measures which have been taken or will be taken to prevent a recurrence of the incident.



24. The incident report must be provided to the OEH office within the timeframe specified in the request.

Provision of Aboriginal Site Impact Recording Form

- 25. An Aboriginal Site Impact Recording Form must be completed and submitted to the AHIMS Registrar, for each AHIMS site identified in Schedules B and C, within 4 months of the completion of the actions authorised by this AHIP.
- 26. The Aboriginal Site Impact Recording Form must include the information of Aboriginal objects collected under the authorisation of this AHIP.

Note:

- (i) The Aboriginal Site Impact Recording Form can be found on the OEH website: http://www.environment.nsw.gov.au/licences/DECCAHIMSSiteRecordingForm.htm
- (ii) Contact details for the AHIMS Registrar can be found on the OEH website: http://www.environment.nsw.gov.au/contact/AHIMSRegistrar.htm

General Conditions

Indemnity

- 27. The AHIP holder agrees to indemnify and keep indemnified, the Crown in right of NSW, the Minister administering the Act, the Chief Executive of OEH, and their employees, agents and contractors, in the absence of any willful misconduct or negligence on their part, from and against all actions, demands, claims, proceedings, losses, damages, costs (including legal costs), charges or expenses suffered or incurred by them resulting from:
 - (a) any damage or destruction to any real or personal property; and
 - (b) injury suffered or sustained (including death) by any persons arising out of or in connection with any actions undertaken pursuant to this AHIP.

Release

- 28. The AHIP holder agrees to release to the full extent permitted by law, the Crown in right of NSW, the Minister administering the Act, the Chief Executive of OEH, and their employees, agents and contractors, in the absence of any willful misconduct or negligence on their part, from all suits, actions, demands and claims of every kind resulting from:
 - (a) any damage or destruction to any real or personal property; and
 - (b) injury suffered or sustained (including death) by any persons arising from or in connection with any actions undertaken pursuant to this AHIP.

Written notice

29. Any requirement to provide written notice to the OEH office in this AHIP may be complied with by faxing the notice to the OEH office's fax number or by sending by registered post to the OEH office's address. The OEH office's contact details are specified at the front of this AHIP.



SCHEDULES

The following schedules identify the areas and Aboriginal objects that are subject to the conditions of this AHIP.

Schedule A: Aboriginal objects which must not be harmed

A1 Human remains

All human remains in, on or under the land must not be harmed, as specified by the conditions of this AHIP.

Schedule B: Aboriginal objects that may be harmed through the certain actions

B1 Movement only

"Not applicable"

B2 Test/Salvage excavations

"Not applicable"

B3 Community collection

Community collection may be carried out in the area marked "SAPO5 Community Collection Area", on the map titled "AHIP Area" that was submitted to the OEH via email on the 11/4/2018 and which is located in Attachment A of this AHIP, in accordance with the conditions of this AHIP.

The community collection area includes the Aboriginal objects, as identified on AHIMS as:

Portion of Site (whole or part)	AHIMS Site ID	Site Feature	Site Name	Information access restriction? (Y/N)	Easting	Northing	Datum
Part	38-4- 1935	Artefact	Olwpen Lane East AS: PAD1	Ν	361166	6376305	GDA



Schedule C: Aboriginal objects which may be harmed through the proposed works

The Aboriginal objects described in this schedule may be harmed, but only in accordance with the conditions of this AHIP.

C1 Harm of Aboriginal objects identified on AHIMS

Portion of Site (whole or part)	AHIMS Site ID	Site Feature	Site Name	Information access restriction? (Y/N)	Easting	Northing	Datum
Part	38-4- 1935	Artefact	Olwpen Lane East AS: PAD1	Ν	361166	6376305	GDA

C2 Areas where harm of Aboriginal objects is authorised

All Aboriginal objects (except human remains) in, on or under the land within the bordered red boundary lines on the map attached to this AHIP titled "Land to which this AHIP applies" provided to OEH on the 11/4/2018.



DICTIONARY

In this AHIP, unless the contrary is indicated the terms below have the following meanings:

Aboriginal object	has the same meaning as in the Act.
Act	means the National Parks and Wildlife Act 1974.
AHIMS	means the Aboriginal Heritage Information Management System maintained by OEH, as defined in s.90Q of the Act.
AHIP	means Aboriginal Heritage Impact Permit
AHIP holder	means the entity or person listed on the cover page under the heading "AHIP issued to".
Application	means the completed application form and all other documents in written or electronic form which accompanied the application when it was lodged or which were subsequently submitted in support of the application.
Community collection	means the collection of Aboriginal objects by one or all Registered Aboriginal Parties or their representatives.
Community collection area	means an area described as a community collection area in Schedule B3
Harm	has the same meaning as in the Act. In relation to Aboriginal objects, harm means the movement, damage, defacement and/or destruction of Aboriginal objects. In relation to an Aboriginal place, harm means the damage, defacement and/or destruction of the Aboriginal place.
Land	means the land described under the heading "Land to which this AHIP applies".
No-harm areas	means those areas described in Schedule A3.
OEH	Office of Environment and Heritage (NSW).
OEH office	means the office listed on the cover page of this AHIP.
Proposed works	means the works described under the heading "D. Proposed Works" at the front of this AHIP.
Public register	means the public register established under s.188F of the Act, that contains details of AHIPs issued by the Chief Executive of OEH, as described under the heading "Information about this AHIP".
Registered Aboriginal Parties	means the Registered Aboriginal Parties listed in the application.
Salvage excavation	means an archaeological excavation carried out in accordance with the methodology accompanying the application, as modified by the conditions of this AHIP. The purpose of salvage excavation is to recover a sample of Aboriginal objects as an archival record of Aboriginal life from a site that will be destroyed.
Salvage excavation area	means any area described as a salvage excavation area in Schedule B2.
Test excavation	means an archaeological excavation carried out in accordance with



methodology accompanying the application, as modified by the conditions of this AHIP. The purpose of test excavation is to collect a sample of Aboriginal objects, in order to establish the nature and extent of sub-surface Aboriginal objects and to assist in the assessment of management options for the site.

Test excavation area means any area described as a test excavation area in Schedule B2



INFORMATION ABOUT THIS AHIP

Public Register

Under section 188F of the Act, the Chief Executive of OEH is required to keep a public register containing the details of each AHIP issued. The details of this AHIP that will be published on the public register are outlined on the front page of this AHIP.

The public register is available online at <u>www.environment.nsw.gov.au</u>

Appeals

Under section 90L of the Act, the AHIP holder may appeal to the Land and Environment Court if they are dissatisfied with any condition of this AHIP. The appeal must be lodged within 21 days of the date this AHIP was issued.

Penalties for breach of the Act or AHIP condition

Significant penalties can be imposed by the Land and Environment Court for harm to an Aboriginal object or Aboriginal Place other than as authorised by a condition of an AHIP, or for a breach of an AHIP condition. OEH can also issue penalty notices for a breach of the Act or AHIP condition.

Responsibility for obtaining all approvals and compliance with applicable laws

The AHIP holder is responsible for obtaining and complying with all approvals necessary to lawfully carry out the work referred to in this AHIP, including but not limited to development consents.

Other relevant provisions of the National Parks and Wildlife Act

Newly identified Aboriginal objects must be notified to the Chief Executive of OEH under s.89A of the Act using the form available online at <u>www.environment.nsw.gov.au</u>

Stop work orders, interim protection orders and remediation directions may be issued in certain circumstances to protect Aboriginal objects or places.

Obligation to report Aboriginal remains under Commonwealth laws

The AHIP holder may have additional obligations to report any discovery of Aboriginal remains under the *Aboriginal and Torres Strait Islander Heritage Protection Act 1984*.

Exercise of investigation and compliance powers

Officers appointed or authorised under the Act may exercise certain powers and functions, including the power to enter land.

Duration of AHIP

This AHIP remains in force for the period specified in the AHIP.

Variation of AHIP

The AHIP holder may apply to the OEH office for a variation of any conditions of an AHIP, using the AHIP variation application form available online at <u>www.environment.nsw.gov.au</u>. Requests for significant variations must be accompanied by evidence of further consultation with Registered Aboriginal Parties and may include payment of fees.



The conditions of an AHIP may be varied at any time by the Chief Executive of OEH in order to correct a typographical error or to resolve an inconsistency between conditions. The AHIP holder may appeal a decision of the Chief Executive of OEH to vary the conditions of the AHIP.

Transfer of AHIP

The AHIP holder may apply to transfer this AHIP to another person by using the AHIP transfer application form available online at <u>www.environment.nsw.gov.au</u>.

Surrender of AHIP

The AHIP holder may apply to surrender this AHIP by using the AHIP surrender application form available online at <u>www.environment.nsw.gov.au</u>. The surrender must be approved by the Chief Executive of OEH and may be subject to conditions.

Suspension and revocation of AHIP

An AHIP may be suspended or revoked at any time at the discretion of the Chief Executive of OEH. Prior to suspending or revoking the AHIP, the AHIP holder will be given notice and an opportunity to make submissions. The AHIP holder will be notified in writing of the final decision. The AHIP holder may appeal a decision to revoke the AHIP.

Entry to land

An AHIP does not automatically entitle its holder to enter land for the purpose of conducting work related to the AHIP. The AHIP holder is responsible for obtaining permission to enter land from the owner and/or occupier of the land.

Disclosure of information pursuant to lawful requirement

This AHIP does not prevent the disclosure of any information or document in OEH's possession in accordance with any lawful requirement.

Making copies of reports

By providing a report, the AHIP holder acknowledges that OEH can use the information in that report to inform its regulatory functions, note details of that report in AHIMS and include a copy of the report in its library which may be available to members of the public.

OEH is able to make copies of any reports provided to OEH under this AHIP.



APPENDIX A: AREA-WIDE AHIP MAP

Figure 1 Land to which this AHIP applies

(Modified Map provided by RPS Australia Pty Ltd via email dated 18/4/2018 on behalf of the applicant).

