

Environmental management of groundwater from the Jandakot Mound

Annual compliance report to the Office of the Environmental Protection Authority July 2014 – June 2015

January 2016 Securing Western Australia's water future

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1 Summary

This report describes the Department of Water's compliance with Ministerial conditions and commitments for the Jandakot Mound for the period 1 July 2014 to 30 June 2015. These conditions and commitments, including water level criteria, were set by the Minister for Environment in *Ministerial statement no. 688: Jandakot Mound groundwater resources* (Government of Western Australia 2005b). The report also outlines the environmental monitoring, management, research and consultation the department is doing to sustainably manage the Jandakot groundwater system.

Three sites were non-compliant with absolute minimum water level criteria in 2014– 15, the lowest number of non-compliant sites since 2009–10. The two sites that returned to compliance with the absolute minimum water level criteria were Lake Banganup and Shirley Balla Swamp, which held a significant volume of surface water for the first time since 2005.

Water levels at most sites have improved since 2010–11 because of improved rainfall compared to the extreme dry year of 2010–11, localised management of abstraction, and urbanisation. In addition, our environmental monitoring showed that wetland vegetation condition was stable and that there was a positive overall trend in macroinvertebrate condition.

In 2014–15, the department updated allocation limits for the Jandakot Groundwater Area. The updated allocation limits considered the drying climate and aligned with the environmental objectives in *Ministerial statement no. 688.* Overall future water availability has been reduced by about 8 GL per year, without impacting on current groundwater use, and up to 2.64 GL per year of water is available for future public water supply in low risk areas. Long-term access to this volume will require further investigation, monitoring and assessment.

		et Mound al aquifer)
	2013–14	2014–15
Rainfall ¹	863.6 mm	673.4 mm
Public water supply entitlements	2.90 GL	2.90 GL
Private licensed entitlements	35.22 GL	36.27 GL
No. of non-compliant sites ²	5 out of 23	3 out of 23

Table 1	Rainfall, licensing totals and compliance with Ministerial criteria for the
	Jandakot Mound

¹ Rainfall figures are for July–June and taken from Jandakot Airport (BoM station no. 9172).

² For full details of compliance, see Table 4 and Appendix A.

2 Background

2.1 Ministerial statement no. 688

Ministerial statement no. 688 sets environmental water provisions in the form of water level criteria at 23 sites across the Jandakot Mound – 10 wetland sites, nine terrestrial phreatophytic vegetation sites and four rare flora sites across the Jandakot, Perth and Cockburn groundwater areas (Figure 1).

Ministerial conditions and commitments were first established in 1992 to manage how groundwater is abstracted for public water supply and the expected growth in private licensed use. Since then, the conditions and commitments have been revised several times to remove sites where environmental values have been lost due to causes other than abstraction (see Appendix C). These causes include the drying climate, land clearing and disturbance related to changing land use. The most recent revision in 2005 removed 15 sites and amended water level criteria at five sites. Increased rainfall variability and reduced recharge to groundwater associated with the drying climate in south-west Western Australia continues to contribute to noncompliance with water level criteria.

2.2 Allocation limits and licensing

The department uses allocation limits, licensing of groundwater abstraction and monitoring as the main mechanisms to manage groundwater resources. An allocation limit is the annual volume of water set aside for consumptive use from a water resource. This includes:

- water that is available for licensing
- water we account for that is exempt from licensing, including water used by domestic garden bores
- water we set aside for future public water supply.

Water for the environment is not included in the allocation limit. This is because it is left in the system and considered a non-consumptive use. Allocation limits are set considering recharge estimates, modelling, environmental objectives and benefits of groundwater use. The limits guide water availability for individual licence assessments. The department also guides the appropriate use of domestic garden bores through sprinkler restrictions and identifying the areas that are unsuitable for the installation of new bores.

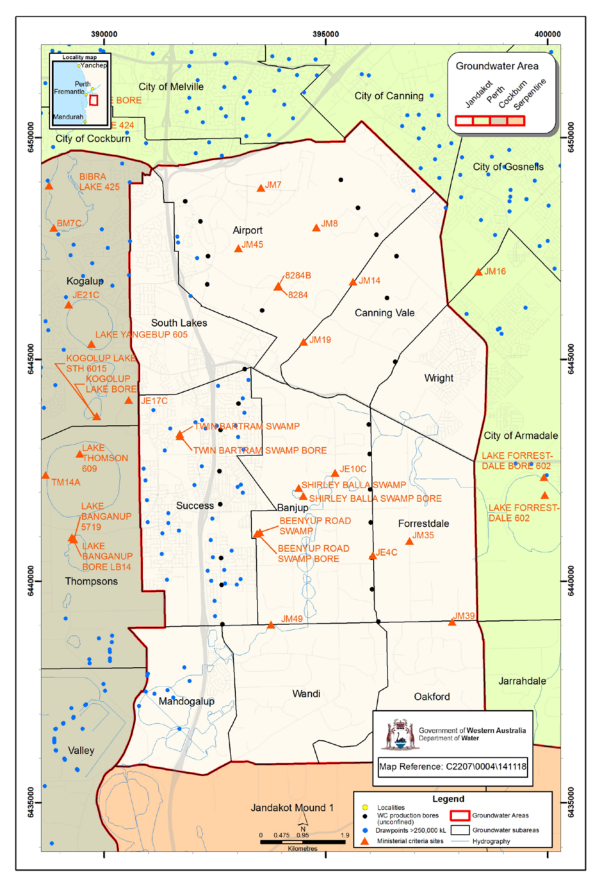


Figure 1 Location of Jandakot Ministerial sites, public water supply production bores and private licensed drawpoints

2.3 The Jandakot groundwater system

The Jandakot groundwater system is located to the south of Perth, extending to Rockingham to the south, the coast to the west, the Swan–Canning River to the north and close to the Darling Scarp to the east. The system comprises three main aquifers:

- the shallow, unconfined Superficial (watertable) aquifer known as the Jandakot Mound
- the deep, partially-confined Leederville aquifer
- the deep, mostly-confined Yarragadee aquifer.

Most of the Jandakot Mound is separated from the deeper Leederville aquifer by a confining layer of Kardinya shale that extends under all of the Ministerial sites except Lake Forrestdale. This separation means that abstraction from the Superficial aquifer has a greater impact on wetlands than abstraction from the deep aquifers.

Groundwater levels across the Jandakot Mound have generally declined over the last 40 years, but at a slower rate than seen across the Gnangara Mound, north of the Swan River. In many areas of the Jandakot Mound water levels have improved in recent years as a result of some relative improvements in rainfall compared to extreme dry years like 2010–11, localised management of abstraction, and urbanisation.

3 Rainfall

Groundwater levels in the Superficial aquifer depend on recharge from rainfall. Across south-west Western Australia there has been a general trend of declining annual rainfall since the mid 1970s. CSIRO's investigation of climate change (Bates et al. 2010), as well as relevant global climate change models, predicts continued rainfall reduction in this region. Over the 2014–15 reporting period, rainfall at the Jandakot Airport Bureau of Meteorology (BoM) station was 673.4 mm, well below the long-term (843.6 mm) and short-term (10-year; 743.5 mm) averages (Figure 2).

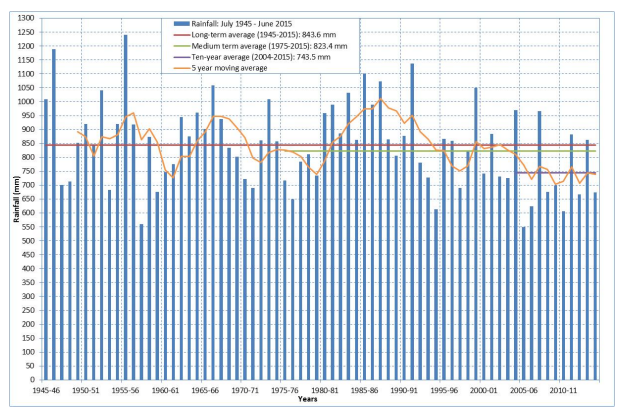


Figure 2 Annual and average water-year rainfall at Jandakot Airport (BoM site 9172)

4 Groundwater use

The Jandakot groundwater system provides water for public open space, agriculture and industry, and contributes to Perth's public water supply.

4.1 Public water supply

The Department of Water licenses the Water Corporation to take groundwater from the Gnangara and Jandakot groundwater systems for Perth's public water supply. Abstraction from these systems forms an important component of Perth's Integrated Water Supply Scheme.

A total of 13.8 GL was licensed for public supply from all aquifers of the Jandakot system for 2014–15 (Table 2). The presence of the Kardinya Shale means that the volumes licensed from the Leederville and Yarragadee aquifers are unlikely to impact on wetlands on the Jandakot Mound. Licensed entitlements for public water supply are further broken down into groundwater subareas for the Superficial aquifer in Table 3.

Aquifer	entitle	ater supply ements GL)
	2013–14	2014–15
Superficial	2.90	2.90
Leederville	6.45	6.45
Yarragadee ¹	4.00	4.45
TOTAL	13.35	13.80

Table 2	Public water supply entitlements from all aquifers of the Jandakot
	groundwater system

¹ Includes groundwater abstracted from the new Yarragadee bore in the Jandakot Groundwater Area (3 GL in 2013–14 and 3.8 GL 2014–15) and volumes licensed to bore MR17 in the Perth South Groundwater Area (1 GL in 2013–14 and 0.65 GL 2014–15).

4.2 Private licensed use

Most of the groundwater licensed from the Superficial aquifer is for private use. The main usage types are:

- parks, gardens and recreation
- agriculture
- industry
- commercial.

Over the reporting period, private licensed entitlements from the Superficial aquifer increased by about 1 GL (tables 1 and 3). Table 3 shows private licensed entitlements for the groundwater subareas related to the Jandakot Ministerial sites.

4.3 Use that is exempt from licensing

When we review allocation limits, we estimate and account for groundwater that is exempt from licensing. When accounting for this volume we use:

- water use surveys and local knowledge
- estimates of the number of properties that are likely to have domestic bores, from local government plans and land zoning
- information on the subdivision potential of the properties (current and future)
- information on potential changes to recharge, such as from land-use changes (e.g. bushland developed into urban)
- water use and future requirements of Commonwealth government agencies.

In 2014–15, the department reviewed exempt use as part of the allocation limit review for the Jandakot Groundwater Area. We now estimate that 2.39 GL per year is abstracted for uses exempt from licensing. This increase from our previous estimate of 1 GL per year is mainly because of better accounting techniques for stock and domestic garden bore use on semi-rural and rural blocks.

Table 3Licensed entitlements for public water supply and private use from the
Superficial aquifer in the Jandakot subareas that impact on Ministerial
sites

Groundwate r area	Subarea	Ministeria I criteria site	Allocation limit	Publ e	lic wate ntitlem GL		Priv licer entitler G	nsed ments⁵
i alea		present?	GL/year	2013 -14	2014 -15	Future water reserve ⁴	2013– 14	2014– 15
	Airport	Yes	2.64	0.69	0.70	Yes	0.81	0.83
	Banjup	Yes	2.00	0.43	0.43	Yes	0.37	0.39
	Canning Vale	No	1.10	0.32	0.32	Yes	0.07	0.07
	Forrestdale	Yes	1.30	0.16	0.15	Yes	0.76	0.85
Jandakot ¹	Mandogalup	No	2.05				1.29	1.31
Jandakot	Oakford	Yes	0.55				0.08	0.07
	South Lakes	No	0.82				0.36	0.57
	Success	Yes	3.91	1.30	1.30	Yes	0.98	0.99
	Wandi	No	0.88				0.29	0.30
	Wright	No	0.96				0.92	0.82
Total for Jand Area	akot Groundwater		16.21	2.90	2.90		5.93	6.19
	City of Armadale	Yes	4.00				3.01	3.32
	City of Canning	No	3.50				2.59	2.74
Perth ²	City of Cockburn	Yes	1.00				0.55	0.54
	City of Gosnells	No	5.50				3.25	3.35
	City of Melville	No	5.50				4.14	4.22
Total for Perth Groundwater			19.50	0.00	0.00		13.54	14.16
Caaldaura	Kogalup	Yes	11.46				10.13	10.16
Cockburn	Thompsons	Yes	8.70				5.63	5.75
Total for Cock Groundwater			20.16	0.00	0.00		15.76	15.91
	akot subareas iisterial criteria		55.87	2.90	2.90		35.22	36.27

¹ Allocation limits for the Jandakot Groundwater Area were updated in 2014–15.

² Allocation limits for subareas in the Perth South Groundwater Area, to the south of the Swan River, were reviewed in 2007.

³ Public water supply information is from both the department's Water Resources Licensing System and annual reports submitted to the department as a condition of the Water Corporation's licences.

⁴ Where groundwater is reserved for future public water supply, the reserve volumes are not included in the licensed entitlement figures presented. The reserved volumes were amended in a review of allocation limits in the Jandakot Groundwater Area in 2014–15.

⁵ The source of private licensed entitlement data is the department's Water Resources Licensing System (2013–14 report run on 30 June 2014, 2014–15 report run on 30 June 2015).

Also note:

Up-to-date figures on water availability are available from the Swan-Avon or Kwinana Peel regional offices.

1 GL = 1 000 000 kL.

Figures have been rounded to two decimal places.

5 Compliance

The conditions and commitments that the Department of Water is required to comply with from *Ministerial statement no. 688* are shown in Appendix A and B (the 'audit tables').

5.1 Compliance with water level criteria

Ministerial statement no. 688 sets water level criteria at 23 sites across the Jandakot Mound (Figure 1). There are 10 wetland sites, nine terrestrial (phreatophytic) vegetation monitoring sites and four rare flora sites. Phreatophytic vegetation is vegetation that uses groundwater to meet at least part of its water needs.

Some criteria sites have more than one water level criterion and can be noncompliant with multiple criteria. Water level criteria include:

- absolute minimum levels these are used as the main indicator for compliance from year to year
- levels allowed to fall between a preferred minimum and the absolute minimum in two out of six years to replicate natural drying cycles – these are referred to as 'other' water level criteria in this report and provide information on water level trends
- rate of decline and time of drying these are also referred to as 'other' water level criteria in this report.

In the 2014–15 reporting period three sites were non-compliant with absolute minimum water level criteria, which is two less than in the previous three years (Table 4). The two sites that became compliant with the absolute minimum water level criteria in 2014–15 were Lake Banganup and Shirley Balla Swamp, which held a significant volume of surface water for the first time since 2005. Consistent with the previous two years, four sites were non-compliant with 'other criteria'. Water levels at most sites have improved since 2010–11.

Water levels at most sites have risen in recent years as a result of improved rainfall compared to the extreme dry year of 2010–11, localised management of abstraction, and urbanisation.

Our specific management and mitigation actions in response to non-compliance are described in section 6. Details for individual sites can be found in Appendix A.

			Comp	liance		
	Absolute min	imum water level o	criteria	Other w	vater level criterior	1
Year	Wetlands	Terrestrial and rare flora vegetation	Total non- compliant	Wetlands	Terrestrial and rare flora vegetation	Total non- compliant
2012–13	North Lake Bibra Lake Lake Forrestdale Lake Banganup Shirley Balla Swamp	None	5 out of 23	Bibra Lake Thomsons Lake Lake Forrestdale Shirley Balla Swamp	None	4 out of 12
2013–14	North Lake Bibra Lake Lake Forrestdale Lake Banganup Shirley Balla Swamp	None	5 out of 23	Bibra Lake Thomsons Lake Lake Forrestdale Shirley Balla Swamp	None	4 out of 12
2014–15	North Lake Bibra Lake Lake Forrestdale	None	3 out of 23	Bibra Lake Thomsons Lake Lake Forestdale Shirley Balla Swamp	None	4 out of 12

Table 4Summary of sites that are non-compliant with Ministerial criteria for the Jandakot Mound

6 Environmental monitoring, management, research and consultation

6.1 Environmental monitoring

Expert environmental consultants undertake environmental monitoring for the department in line with the commitments in *Ministerial statement no. 688*. The department reviewed the monitoring program in 2009 and 2013 (see Appendix D) to improve cost effectiveness and efficiency. In 2014–15 the program included monitoring wetland vegetation, wetland macroinvertebrates and water quality.

Ecological condition is affected by a number of factors that influence water levels, including abstraction as well as fire and disturbance from changing land use. We use the results of environmental monitoring to continually improve our understanding of the relationship between water levels and ecological condition. We also use the information to manage abstraction at priority locations, where reduced abstraction is likely to improve ecological condition.

6.1.1 Wetland vegetation

In 2014–15, the condition of wetland vegetation was monitored during spring at Banganup Lake, North Lake, Bibra Lake, Beenyup Road Swamp, Twin Bartram Swamp and Lake Forrestdale (Wilson et al. 2015). None of the wetlands monitored were identified as a concern, with stable vegetation condition at all six sites.

6.1.2 Wetland macroinvertebrates and water quality

In 2014–15, macroinvertebrates and water quality were monitored during spring at Thomsons Lake, Lake Forrestdale, Kogolup Lake South and Shirley Balla Swamp. The results showed stable conditions in the wetlands, with no concerning trends (Harms and Halse 2015).

Water quality at all wetlands was within the expected ranges. Forrestdale Lake was less saline than previous years whereas the salinity of Thomsons Lake increased slightly. Shirley Balla Swamp now has a neutral pH (7.05), which has improved from the acidic conditions when the swamp was last sampled in 2009 (Harms and Halse 2015).

Macroinvertebrate richness was the highest ever recorded for all wetlands, especially at Shirley Balla Swamp. There was no significant change in macroinvertebrate composition compared with historic composition. The overall trend for the macroinvertebrate fauna is positive and suggests that the conservation values of the monitored wetlands are being maintained (Harms and Halse 2015).

6.2 Management actions

The department's primary approach to non-compliance on the Jandakot Mound is to manage abstraction very closely in areas where it can help improve groundwater levels and ecological condition at non-compliant sites.

6.2.1 Managing public water supply allocations

As outlined in the *Gnangara groundwater areas allocation plan* (DoW 2009b), the addition of the Southern Seawater Desalination Plant to the Integrated Water Supply Scheme triggered a change in how groundwater for the public water supply is allocated. In line with the plan, the department has reduced groundwater allocations for the scheme from 145 to 120 GL per year for 2012–13 to 2016–17 (from existing infrastructure on the Gnangara and Jandakot systems).

Under the 120 GL per year allocation, we have reduced the licensed volume from the Superficial aquifer of the Jandakot system in areas where the reductions would most benefit water levels and ecological condition at non-compliant sites.

In 2014–15, 3.8 GL was abstracted from a new Yarragadee bore in the Jandakot Groundwater Area. The Water Corporation recently upgraded the Jandakot Groundwater Treatment Plant, so that up to 6 GL can be taken from the new bore in the future. Since this abstraction is from a confined aquifer it will not impact on Superficial aquifer levels in the area.

6.2.2 Managing private licensed use

Most of the groundwater licensed from the Superficial aquifer is to private users. Private licensed use is monitored through on-ground compliance inspections, meter audits and water use surveys. We use this work to check that groundwater use is within licence entitlements and that site activities are authorised.

The department has prioritised its licence compliance and enforcement activities to consider the conditions and commitments in *Ministerial statement no. 688*. This included expanding the scope of our licensing compliance plan to focus on areas potentially affecting Ministerial sites.

The department also manages the use of groundwater by private licensees in other ways:

- We work with local governments, urban developers and other licensees that use large volumes to improve water use efficiency, reduce demand for groundwater, assess water needs for future public open space and assess water supply options.
- In 2010, we updated our water trading policy and created a web-based register of licensees to facilitate water trades as a way to optimise water use.

6.2.3 Managing groundwater use exempt from licensing

Domestic garden bores are generally encouraged (where suitable and used efficiently) because they reduce demand on scheme water. To help manage this abstraction, the department developed a garden bore use guideline in 2011 that emphasises water conservation and efficiency and includes a garden bore suitability map, which is also available in the department's online Perth Groundwater Atlas. Garden bores are not encouraged in areas where there is a risk of acid sulfate soils, poor water quality or low yields. These areas are identified as unsuitable in the bore suitability map.

To help preserve water resources and encourage water use efficiency by the community, water restrictions on the use of garden bores were initiated in 2007 under the Rights in Water and Irrigation Exemption (Section 26C) Order 2007. In 2010, the total winter sprinkler ban also came into effect under the Water Agencies (Water Use) By-laws 2010. These by-laws restrict the use of domestic garden bores to a roster of three days a week, with a total ban during winter.

The annual winter sprinkler ban is now in its sixth year and has become an accepted part of the community's water use calendar, as shown by a strong reduction in the number of infringements for using garden bores during winter.

6.2.4 Strategic Assessment of the Perth and Peel regions

The Western Australian Planning Commission's *Draft Perth and Peel@3.5million* (WAPC 2015) and sub-regional planning frameworks detail how we will accommodate 3.5 million people in the Perth and Peel regions. The Strategic Assessment of the Perth and Peel regions will complement this by streamlining the environmental approvals needed for future urban, industrial and infrastructure development and significantly reducing the costs of this development.

A significant part of the strategic assessment for the Jandakot Mound is to assess potential impacts on the Thomsons and Forrestdale Lakes Ramsar site. The Department of Water is working with the Department of Parks and Wildlife and other agencies on a condition statement and risk-based impact assessment for the site, which will be published as part of the Commonwealth Impact Assessment report due for release for public comment by early 2016.

6.2.5 Jandakot Groundwater Area allocation limit review

In 2014–15, the department updated allocation limits for the Jandakot Groundwater Area. The updated allocation limits consider the drying climate and align with the environmental objectives in *Ministerial statement no. 688*. The new limits reduce the risk of abstraction increasing non-compliance. The review has reduced future water availability in the area by about 8 GL per year, without impacting on current groundwater use.

Up to 2.64 GL per year of water is available for future public water supply in areas where abstraction is not likely to have an impact on meeting water level criteria. Long-term access to this volume will require further investigation, monitoring and assessment by both the proponent and the department.

6.2.6 Cockburn Groundwater Area allocation limit review

The department has recently begun reviewing allocation limits in the Cockburn Groundwater Area. The review will update the limits set in the *Cockburn Groundwater Area water management plan* released in 2007. A key objective of the review is to meet Ministerial criteria at Bibra Lake, Lake Yangebup, Kogalup Lake, Thomsons Lake and Lake Banganup sites. The updated limits will also provide certainty to industry on the availability of shallow groundwater under the drying climate. The review is being completed in line with release of the Western Trade Coast Water Supply Strategy, which will outline the cost and benefit of all water supply options for industrial expansion in the area. These options include managed aquifer recharge, scheme supply and shallow groundwater.

6.3 Research initiatives

The department, together with research partners, is completing a number of major projects that will help us to continually improve our adaptive management of groundwater resources.

6.3.1 Perth Regional Aquifer Modelling System

The department has recently updated the Perth Regional Aquifer Modelling System (PRAMS). We are using PRAMS to model the interactions between climate, land use and groundwater abstraction. This will support future licensing and allocation limit decisions for the Jandakot system, including decisions in the current allocation limit review for the Cockburn Groundwater Area.

6.3.2 Future climate tool

The department has developed a future climate tool that will help us better predict rainfall in our drying climate. The peer-reviewed tool was built using global climate models that perform well in Western Australia. It will ensure that we use robust, up-to-date and defensible climate science in our decision making. An internal report outlining how we developed the climate tool has been completed – *Selection of future climate projections for Western Australia* (DoW 2015). We are using the future climate tool in PRAMS modelling to review allocation limits for the Cockburn Groundwater Area.

6.3.3 Perth Regional Confined Aquifer Capacity project

The department began the four-year Perth Regional Confined Aquifer Capacity (PRCAC) project in 2012. The project is investigating the best locations and depth for sustainable abstraction from the Leederville and Yarragadee aquifers and for groundwater replenishment (managed aquifer recharge). The \$7 million project will make sure that decisions about abstraction from the deep, mostly confined aquifers are based on robust, transparent science and collaboration with key stakeholders.

The project combines conventional hydrogeological investigations, innovative science from partnerships with leading research institutions, and ongoing collaboration with the Water Corporation. The project will help identify whether additional abstraction from these deeper aquifers is a viable water source option for public water supply into the future. Of particular interest is how managed aquifer recharge could be used to maximise abstraction from these aquifers while protecting groundwater-dependent ecosystems and managing seawater intrusion.

A groundwater monitoring bore has been constructed into the Leederville and Yarragadee aquifers in the vicinity of the Jandakot Mound at Woodman Point. This monitoring bore will improve our understanding of the confined aquifers in this area and serve as a long-term seawater intrusion monitoring bore.

6.4 Consultation

The department regularly engages with the community through public seminars, conferences, workshops and community meetings and presents annually to the Jandakot Community Consultative Committee (JCCC). In 2014–15, we presented at the Western Australian Wetlands Management Conference and hosted an exhibition space at the conference with interactive displays and information outlets to promote our role in managing groundwater sustainably. We also held an additional meeting with the JCCC in 2014 to discuss the Jandakot Groundwater Area allocation limits review.

To minimise the impacts on groundwater-dependent ecosystems, the department provides advice to local and state government agencies on water supply, including water for public open space, and on development proposals as required. For example, the department has provided significant input to the Strategic Assessment of the Perth and Peel regions during the reporting period.

Through the framework described in *Better urban water management* (WAPC 2008), we also provide advice to local governments and land development agencies on water management in urban areas to minimise the effects of drainage and stormwater on shallow groundwater in the Jandakot area. The *Better urban water management* framework sets out how water resources should be considered at each planning stage by identifying the various actions and investigations required to support decisions at each level of planning.

Appendices

Appendix A - Water level monitoring results for Ministerial sites on the Jandakot Mound for 2000–2015

Bold text refers to compliance with water level criteria and other criteria, with **black bold text** for compliant sites and **red bold text** for non-compliant sites. Table 1 Wetland sites

Wetland	AWRC	Water leve (mAHD)		Other	Water	r level (m	nAHD)														Comments on compliance during the 2014–15
Wetland	reference number	Preferred	Absolut e	criteria		2000 01	2001 02	2002 -03	2003 -04	2004 -05	2005 06	2006 07	2007 -08	2008 09	2009 -10	2010 -11	2011 -12	2012 -13	2013 -14	2014 -15	reporting period
	Staff 424 6142521				Max	13.67	13.56	13.42	13.50	13.24	13.79	13.18	13.07	13.22	12.93	12.68	12.93	12.71	13.01	13.11	Compliance and trends: Non-compliant with absolute minimum criterion. The lake has been non-compliant since 2006–07 and the minimum groundwater level in 2012–13 was the lowest on record. The minimum level has improved marginally in the last two years. The lake has dried in recent years.
North Lake	0142321	13.29	12.68	<0.1 m decline per year	Min	12.38	12.48	12.38	12.38	12.38	12.97	12.38	12.38	12.38	12.38	12.38	12.27	12.30	12.30	12.30	Management and mitigation: A shallow groundwater investigation finalised in 2014–15 improved our understanding of the lake's hydrogeology in relation to its ecological health. In 2014–15, we updated the allocation limits in the Jandakot Groundwater Area based on a review that considered compliance, water level trends and
	Bore 61410726				Min	12.01	12.10	11.91	11.79	11.72	12.45	11.74	11.81	11.74	11.59	11.48	11.60	11.45	11.52	11.61	ecological heath at the lake. The lower allocation limits reduce the risk of future increases in abstraction impacting on lake levels. <u>Additional information:</u> The EPA did not support the Department of Water's recommendation (Strategen 2004) to revise the absolute minimum to 12.32 mAHD.
	Staff	13.6– 14.2			Max	15.0	14.9	14.7	14.7	14.5	14.8	14.5	14.3	14.3	14.2	13.7	14.0	13.9	14.3	14.3	Compliance and trends: Non-compliant with absolute minimum criterion. The lake has been non-compliant since 2006–07. Peak levels in 2013–14 and 2014–15 were the highest since 2008–09.
Bibra Lake	6142520	<15.0 peak	13.6	Dry no more than 2 in 3 years, and preferably less than 1	Min	14.0	14.0	13.7	13.5	13.5	14.1	13.5 dry 15/03	13.5 dry 19/03	13.5 dry 12/03	13.5 dry 19/02	13.5 dry 07/12	13.5 dry 01/02	13.5 dry 05/03	13.5 dry 01/04	13.5 dry 04/05	Non-compliant with other criterion. The lake has dried every summer since 2006–07. <u>Management and mitigation:</u> In 2014–15, we updated the allocation limits in the
	Bore BM7C 61410177	<15.0 peak		in 3 years	Min																Jandakot Groundwater Area based on a review that considered compliance, water level trends and ecological heath at the lake. The revised allocation limits reduce the risk of future increases in abstraction impacting on lake levels.
Kogolup	Staff	13.1–			Max										15.2	14.5	14.8	14.6	15.1	15.2	Bore BM7C is non-operational.
Kogolup Lake (South)	6142522	14.0 <14.8 peak	13.1	N/A	Min Max	15.4	14.9	14.8	14.9	14.7	15.2	14.6	14.5	14.9	14.0 14.5	14.0 14.5	14.0 14.8	13.8 14.6	14.1 15.1	14.4 15.2	Compliance: Compliant with absolute minimum criterion.

	I criteria	Other	Wate	r level (m	nAHD)														Comments on compliance during the 2014–15		
Wetland	reference number	Preferred	Absolut e	criteria		2000 01	2001 02	2002 03	2003 04	2004 05	2005 06	2006 07	2007 -08	2008 09	2009 -10	2010 -11	2011 -12	2012 -13	2013 -14	2014 15	reporting period
	Bore 6015 61410727				Min	14.0	13.7	13.7	13.8	13.7	14.2	13.6	13.6	13.8	14.0	13.6	13.9	13.6	14.0	14.0	Groundwater levels in 2014–15 were the highest recorded since 2009–10.
	Staff 609			For 30% of time water levels >	Max						12.9	11.5	12.4	12.7	12.7	12.1	12.3	12.2	12.5	12.4	Compliance and trends: Compliant with absolute minimum criterion. Non-compliant with other criterion. 2014–15 was classed as a medium year with 863.6 mm of rainfall received at Perth Airport (BoM
Thomsons Lake	6142517	11.3– 11.8	10.8	11.8 mAHD (wet year – 10 %) 11.3-11.8	Min						11.5 dry	11.5 dry	station no. 9021). We are seeking clarification with the OEPA to confirm whether the BoM station should be used for rainfall data. The lake dries at 11.5 mAHD. Absolute minimum water levels are measured at the bore.								
	Bore TM14A 61410367			mAHD (medium year – 80 %) 10.8-11.3	Max	12.3	12.0	12.0	12.0	12.0	12.4	11.3	12.0	12.2	12.2	11.8	12.1	11.8	12.1	12.1	<u>Additional information:</u> As part of the Jandakot Drainage Scheme, the Water Corporation monitors water levels at this
	01410307			mAHD (dry year – 10 %)	Min	11.3	11.3	11.2	11.2	11.2	11.6	11.1	11.3	11.2	11.3	11.0	11.2	11.4	11.2	11.2	site. The Department of Parks and Wildlife implements a supplementation and sampling analysis plan that it developed in 2004–05.
					Max	22.4	22.0	22.0	22.3	22.1	22.4	21.7	21.9	22.1	22.0	21.7	21.9	21.7	22.0	21.9	Compliance and trends: Non-compliant with absolute summer minimum criterion. Though non-compliant since 2010–11, the peak
	Staff 6162557			Preferred earliest																	surface water level in 2013–14 and 2014–15 were the highest recorded since 2008–09. Non-compliant with other criterion.
	0102337			drying by April (wet year), February to March	Min	dry 30/01	dry 30/01	dry 30/12	dry 28/01	dry 16/05	dry 28/03	dry 25/10	dry 05/12	dry 13/01	dry 09/12	dry 07/12	dry 11/01	dry 04/02	dry 04/01	dry 13/01	The lake did not achieve a minimum depth of 0.9 m (22.6 mAHD) in 2014–15. 2014–15 was a medium year with 863.6 mm of rainfall received at Perth Airport (BoM station no.
Lake		21.2-	21.1	(medium year) or January																	9021). We are seeking clarification with the OEPA to confirm BoM station should be used for rainfall data.
Forrestdale		21.6		(dry year) Lake levels must be at	Max	23.4	23.2	23.3	23.3	23.3	23.3	22.9	23.2	23.2	23.2	23.0	23.2	22.9	23.2	23.1	<u>Management and mitigation:</u> In 2014–15, we updated the allocation limits in the Jandakot Groundwater Area based on a review that considered compliance, water level trends and
	Bore 602 61410714			least 0.9 m deep (22.6 mAHD)							04.4	00.7	04.0		04.0		04.0				ecological heath at the lake. The revised allocation limits reduce the risk of future increases in abstraction impacting on lake levels.
					Min	21.0	20.9	20.9	20.8	20.8	21.4	20.7	21.2	21.0	21.2	20.6	21.0	20.9	20.8	20.8	<u>Additional information:</u> The OEPA did not support a recommendation (Strategen 2004) to revise the absolute minimum to 20.2 mAHD.
	Staff 605	12.0		Either Bibra or	Max	16.5	16.6	16.1	16.5	15.6	16.7	16.1	16.0	16.6	16.6	15.9	15.9	15.9	17.1	16.9	<u>Compliance:</u> Compliant with absolute minimum criterion.
Yangebup	6142523	13.9– 15.5 <16.5	13.8	Yangebup Lake must contain	Min	15.5	15.6	15.4	15.3	15.3	15.7	15.0	15.0	15.6	15.4	14.5	15.1	15.2	15.6	15.5	Additional information:
Lake	Bore JE21C 61419707	peak		0.3 m water, preferably	Max	16.1	16.2	16.1	16.1	15.6	16.1	15.6	15.9	15.9	16.1	15.3	15.3	15.3	16.2	16.2	As part of the Jandakot Drainage Scheme, the Water Corporation monitors water levels at the site
				0.5 m	Min	15.1	15.1	14.9	14.8	14.7	15.2	14.6	14.8	15.1	15.0	14.1	14.6	14.6	15.0	15.0	and lowers water levels if the peak is exceeded.

	AWRC	Water leve (mAHD)	l criteria	Other	Wate	r level (n	nAHD)																																
Wetland	reference number	Preferred	Absolute	criteria		2000 01	2001 02	2002 03	2003 04	2004 -05	2005 -06	2006 07	2007 08	2008 09	2009 -10	2010 -11	2011 -12	2012 -13	2013 -14	2014 15																			
	Staff 5719				Max			12.5	12.7	12.7	12.8	12.7	12.7	12.7	12.7	12.7	12.7	12.7	12.7	12.7	Compliance and trends:																		
Banganup	6142516	N/A	11.5	N/A	Min						12.7	12.7	12.7	12.7	12.7	12.7	12.7	12.7	12.7	12.7	Compliant with absolute minimum criterion.																		
Lake	Bore LB14	11/7	11.0	11/7	Max						12.7	12.4	12.6	12.6	12.5		12.3	12.1	12.4	12.2	2014–15 was the first year groundwater levels at the lake have been compliant with the absolute																		
	61419614				Min	11.6	11.6	11.5	11.5	11.5	11.8	11.5	11.7	11.5	11.6	11.2	11.4	11.4	11.4	11.6	minimum criteria since 2009–10.																		
	Staff JE7C			No drying before end	Max			24.1	24.4	24.5	24.4	23.8	23.8	24.4	24.4	23.7	23.8	24.3	24.7	24.6																			
Twin	6142544	00.0	00.5	of January. Must be	Min	23.0 dry 07/03	23.0 dry 03/02	23.0 dry 26/02	23.0 dry 25/03	23.0 dry 22/03	23.6	23.0 dry 12/01	23.0 dry 09/01	23.5	23.2	23.0 dry 04/01	23.1	23.2	23.4	23.5	Compliance and trends: Compliant with absolute minimum and other criteria.																		
Bartram Swamp	Bore JE6C	22.8	22.5	above preferred minimum 4	Мах						24.5	23.9	24.4	24.5	24.5	23.8	23.9	24.3	24.7	24.6	In 2014–15, the peak surface water level was the second highest on record and the minimum level was the highest recorded since 2009–10.																		
	61410715			in every 6 years.	Min	23.0	23.1	23.0	23.2	23.2	23.6	23.0	23.1	23.5	23.4	22.7	23.1	23.3	23.4	23.6																			
	Staff			No drying before end of January. Must be	Max			25.2		25.2	25.6	25.1	25.0	25.0	25.0	25.1	25.1	25.0	25.2	25.5	Compliance and trends: Compliant with absolute minimum criterion. 2014–15 was the first year the site has been compliant with this criterion since 2000–01. Non-compliant with other criterion.																		
Shirley	6142576		23.1 mAHD or 0.5 m below	mAHD or 0.5 m below	mAHD or 0.5 m below	mAHD or 0.5 m below	mAHD or 0.5 m below	mAHD or 0.5 m below	mAHD or 0.5 m below	mAHD or 0.5 m	mAHD or 0.5 m below	mAHD or 0.5 m below lake	mAHD or 0.5 m below lake	mAHD or 0.5 m below	23.1preferredmAHD orminimum0.5 min every 6belowyears.lakeWater	minimum 4 in every 6 years.	Min	dry 02/01	dry 03/12	dry 03/12	dry 27/11	dry 27/11	dry 21/02	dry 27/09	dry	dry	dry	dry 01/09	dry 01/12	dry 05/11	dry 02/12	dry 02/02	The swamp dries every year. <u>Management and mitigation:</u> In 2014–15, we updated the allocation limits in the Jandakot Groundwater Area based on a review						
Balla Swamp	Doro	N/A		levels should not decline at rate greater	Max				25.4	25.2	25.7	24.9	25.0	25.4	25.3	24.6	24.6	25.1	25.3	25.6	that considered compliance, water level trends and ecological heath at the lake. The revised allocation limits reduce the risk of future increases in abstraction impacting on lake levels.																		
	Bore 61410713		27.0	27.0	than 0.1 m/year Monitor staff gauge.	Min	24.3	24.3	24.2	24.2	24.1	24.5	24.0	24.3	24.2	24.2	23.8	24.3	24.1	24.4	24.7	Additional information: The EPA endorsed the new absolute minimum water level criterion in 2004. However, no preferred minimum was established. Therefore the 4 in 6 year criteria cannot be applied. Further review of criteria is required.																	
	Staff			Bore must	Max			24.7	24.9	24.8	25.2	24.6	24.7	25.1	25.1	24.7	25.1	25.1	25.3	25.3	Compliance:																		
Beenyup Road	6142547	24.0	23.6	be above preferred	Min						24.6	24.6 dry	24.6 dry	24.6 dry	Compliant with absolute minimum and other criteria.																								
Swamp	Bore	24.0	23.0	minimum 4 in every 6	Max	25.0	24.7	24.3	24.8	24.6	25.2	24.5	24.9	25.1	25.2	24.7	25.2	25.1	25.4	25.3	Surface water levels in 2014–15 were the highest																		
	61410711			years.	Min	23.7	23.7	23.5	23.7	23.8	24.2	23.8	24.1	24.2	24.2	23.9	24.3	24.3	24.4	24.4	on record.																		

Table 2Rare or phreatophytic flora sites

Monitoring	AWRC	Water leve (mAHD)	el criteria	Other	Wate	er level (I	mAHD)														
bore	reference number	Preferred	Absolut e	criteria		2000 01	2001 02	2002 -03	2003 -04	2004 -05	2005 -06	2006 -07	2007 -08	2008 09	2009 -10	2010 -11	2011 -12	2012 -13	2013 -14	2014 -15	- Co rej
Vegetation	sites																				
	04040047	04.00			Max			25.67	25.72	25.74	26.27	25.33	25.08	25.65	25.64	25.08	25.30	25.16	25.67	25.91	Co
JM14	61610247	24.39	23.89		Min	24.71	24.53	24.47	24.59	24.34	24.91	24.05	24.39	24.63	24.64	23.82	24.59	24.34	24.61	24.78	-
					Max			25.47	25.73	25.37	25.95	25.02	25.19	25.51	25.50	24.95	25.27	24.94	25.53	25.56	Co
JM16	61610445	23.90	23.40		Min	24.59	24.31	24.29	24.30	24.28	24.59	24.09	24.30	24.26	24.38	23.98	24.31	24.17	24.31	24.39	~
					Max			26.16	26.02	25.95	26.57	25.77	25.68	26.51	26.27	25.59	25.90	25.65	26.06	26.18	Co
JM19	61610177	25.26	24.76		Min	25.08	25.16	24.76	24.90	24.90	25.33	24.41	24.90	25.16	25.26	24.29	25.12	24.86	24.90	25.26	
					Max			25.58	26.03	25.83	26.24	25.43	25.64	25.95	25.82	24.33	25.68	25.44	25.76	26.06	Co
JM35	61610333	21.25	20.75		Min	23.44	23.47	23.32	23.41	24.44	24.86	24.23	24.63	23.60	23.11	21.22	21.74	23.42	24.08	21.76	~
					Max			24.10	24.49	24.20	24.48	23.06	23.12	23.87	24.27	22.66	23.86	23.46	23.80	23.71	Co
JM39	61410142	21.20	20.70		Min	21.56	21.65	21.49	21.67	21.66	22.06	21.30	21.56	21.56	21.62	21.16	21.86	21.88	21.52	21.37	Co
					Max	23.65	23.78	23.69	23.81	23.88	24.04	23.71	23.76	23.80	23.81	23.49	23.86	23.73	23.89	23.98	Co
JM49	61410111	22.34	21.84		Min	23.09	23.10	23.04	23.15	23.12	23.29	22.92	23.15	23.12	23.19	22.75	23.25	22.98	23.04	23.01	Co
																					<u>Ca</u>
					Max			25.90	25.80	25.90	26.30	25.60	25.80	25.80	25.70	25.35	25.62	25.38	25.79	25.99	
8284	61610178	24.82	24.32																		Ac Ur
																					mi cu
					Min	25.40	25.30	25.00	25.10	25.10	25.30	25.00	25.00	25.00	25.00	25.00	25.03	25.00	25.07	25.29	re (A
					Max			24.93	25.54	25.32	26.06	25.19	25.18	25.85	25.70	24.83	25.63	23.85	25.81	25.95	Co
JE4C	61610234	24.00	23.50		Min	24.10	24.05	23.95	24.14	24.21	24.76	24.00	24.41	24.49	24.43	24.00	24.78	23.30	24.59	24.71	Co
					Max		26.09	26.14	23.25	26.10	26.32	25.21	25.39	25.79	25.98	24.86	25.28	25.06	25.72	25.98	Co
JE10C	61410250	21.80	21.30		Min	23.08	23.86	23.67	23.83	23.68	23.86	22.66	23.70	23.46	23.25	22.46	23.81	23.26	23.31	23.94	
Rare flora s	sites																				
				< 0.1 m decline	Max			23.65	23.73	23.42	24.01	23.29	23.38	23.86	23.84	23.27	23.84	23.85	24.48	24.61	<u></u>
JM7	61610180		22.06	per year	Min	23.06	22.97	22.80	22.79	22.71	23.06	22.52	22.82	22.90	22.97	22.30	23.13	23.06	23.59	23.77	0
				< 0.1 m decline	Max			25.08	25.21	24.98	25.51	24.63	24.57	25.00	25.12	24.49	24.88	24.66	25.29	25.58	Ur sto
JM8	61610248		23.38	per year	Min	24.34	24.24	24.10	24.11	24.05	24.34	23.77	24.02	24.09	24.19	23.67	24.15	23.96	24.42		we su
				< 0.1 m	Max			24.34	24.22	24.12	24.70	23.88	23.57	24.12	24.12	23.62	23.91	23.85	24.45	24.76	Co
JM45	61610179		22.71	decline per year	Min	23.68	23.69	23.42	23.43	23.34	23.67	23.03	23.17	23.38	23.38	22.71	23.45	23.30	23.72	23.97	0
JE17C	61419703		16.35		Max			18.08	18.12	18.10	18.19	18.01	18.12	18.15	18.13	18.06	18.05	18.06	18.16	18.27	Co

Comments on compliance during the 2014–15 reporting period

Compliance:

Compliant with absolute minimum criterion.

<u>Compliance:</u> Compliant with absolute minimum criterion.

Compliance: Compliant with absolute minimum criterion.

Additional information:

Unable to monitor compliance with absolute summer minimum when levels fall below 25 mAHD as the current bore is not deep enough. The department recommends using the recently installed 8284B (AWRC ref. 61611864) to measure water level criteria.

<u>Compliance:</u> Compliant with absolute minimum criterion.

<u>Compliance:</u> Compliant with absolute minimum criterion.

Compliance: Compliant with absolute minimum criterion.

Unavailable for 2014–15. Monitoring of water levels stopped in September 2014 due to access issues so we are unable to determine compliance with absolute summer minimum water level criteria.

<u>Compliance:</u> Compliant with absolute minimum criterion.

Compliance:

Monitoring	AWRC	Water leve (mAHD)	el criteria	Other	Wate	r level (r	mAHD)														Co
bore	reference number	Preferred	Absolut e	criteria		2000 01	2001 02	2002 -03	2003 04	2004 05	2005 06	2006 07	2007 08	2008 09	2009 –10	2010 -11	2011 -12	2012 -13	2013 -14	2014 -15	rep
				< 0.1 m decline per year	Min	17.31	17.44	17.38	17.50	17.63	17.67	17.37	17.46	17.53	17.68	16.97	17.48	17.36	17.55	17.39	Co

Comments on compliance during the 2014–15 reporting period

Compliant with absolute minimum criterion.

Appendix B - Audit tables: Environmental conditions, procedures and commitments for the Jandakot Mound

Proponent: Department of Water

Period: 1 July 2014 to 30 June 2015

Blue text shows where the Department of Water seeks advice from the Department of Parks and Wildlife (DPaW) and/or the Office of the Environmental Protection Authority (OEPA) on 'clearing' conditions and/or proponent commitments.

Note: Ministerial statement no. 688 refers to the former Water and Rivers Commission's (now Department of Water's) responsibilities to the OEPA. In some cases, although referred to below as OEPA, some responsibilities now lie with DPaW.

Table 1 Ministerial conditions and procedures

Audit code	Subject	Action	How	Evidence	Require- ment of	On advice from	Phase	When/ Where	Status
688: M 1-1	Implementation	The proponent shall implement the proposals as documented in "Section 46 Review of Environmental Conditions on Management of the Gnangara and Jandakot Mounds – Stage 1 Proposal for Changes to Conditions" (August 2004), as modified and documented in Environmental Protection Authority Bulletin 1155.	Implement proposals (conditions, procedures) given in EPA Bulletin 1155 and <i>Ministerial statement</i> <i>no. 688</i> .	Compliance report.	Minister for the Environment		Overall		Partly Compli status
688: M 2-1	Proponent commitments	The proponent shall implement the environmental management commitments, as revised in December 2004, and documented in schedule 1 of Statement 688, to the requirements of the Minister for the Environment on advice of the Environmental Protection Authority (EPA).	Implement environmental management commitments given in EPA Bulletin 1155 and <i>Ministerial statement no.</i> 688.	Compliance report	Minister for the Environment	EPA	Overall		Partly Compli status o
688: M 3-1	Proponent nomination & contact details	The proponent for the time being nominated by the Minister for the Environment under section 38(6) or (7) of the <i>Environmental Protection Act 1986</i> is responsible for the implementation of the proposal until such time as the Minister for the Environment has exercised the Minister's power under section 38(7) of the Act to revoke the nomination of that proponent and nominate another person as the proponent for the proposal.	Adhere to conditions, procedures and commitments given in EPA Bulletin 1155 and <i>Ministerial statement no.</i> 688.	Letter notifying the Chief Executive Officer of the OEPA of any change in proponent details.	Minister for the Environment	EPA	Overall		N/A at
688: М 3-2	Proponent nomination & contact details	If the proponent wishes to relinquish the nomination, the proponent shall apply for the transfer of proponent and provide a letter with a copy of this statement endorsed by the proposed replacement proponent that the proposal will be carried out in accordance with this statement. Contact details and appropriate documentation on the capability of the proposed replacement proponent to carry out the proposal shall also be provided.	Follow procedure given in 'action'.	Letter notifying the Chief Executive Officer of the OEPA of any change in proponent details.	Minister for the Environment		Overall		N/A at
688: M 3-3	Proponent nomination & contact details	The nominated proponent shall notify the OEPA of any change of contact name and address within 60 days of such change.	Follow procedure given in 'action'.	Letter notifying the Chief Executive Officer of the OEPA of any change in proponent details.	CEO		Overall	60 days of change	N/A at
688: M 4-1	Commencement and time limit of approval	The proponent shall provide evidence to the Minister for the Environment within five years of the date of this statement that the proposals have been substantially commenced or the approvals granted in the statements of 8 March 1988 and 17 February 1999 shall lapse and be void.	Provide evidence in annual/triennial reports.	Compliance report.			Overall	Condition complete	The De this co The 'sta 'comple fully co

us for 2014–15
y compliant. pliant with most Ministerial conditions – refer to the s column of this table.
y compliant. pliant with most proponent commitments – refer to the s column of this Appendix.
at this time.
at this time.
at this time.
Department of Water seeks advice on 'clearing' condition. status of implementation of the proposals' is pleted' because Jandakot scheme stages 1 and 2 are commissioned.

Audit code	Subject	Action	How	Evidence	Require- ment of	On advice from	Phase	When/ Where	Status
688: M 5-1 1	Compliance audit and performance review	The proponent shall prepare an audit program and submit compliance reports to the OEPA which address:1. the status of implementation of the proposals	Detail in annual/triennial reports. Compliance report will include: 1. the status of implementation of the proposals	Compliance report.	CEO		Overall	Condition complete	The De this co An aud EPA or The 'sta 'comple commis
688: M 5-1 2	Compliance audit and performance review	The proponent shall prepare an audit program and submit compliance reports to the OEPA which address:2. evidence of compliance with the conditions and commitments	Detail in annual/triennial reports. Compliance report will include: 2. evidence of compliance with the conditions and commitments	Compliance report.	CEO			Annually	Compli Detaile column
688: M 5-1 3	Compliance audit and performance review	 The proponent shall prepare an audit program and submit compliance reports to the OEPA which address: 3. the performance of the environmental management plans and programs. Note: Under delegation No. 54 issued on 18 June 2004 and section 48(1) of the <i>Environmental Protection Act 1986</i>, the EPA is empowered to monitor the compliance of the proponent with the statement and should directly receive the compliance documentation, including environmental management plans, related to the conditions, procedures and commitments contained in this statement. 	Detail in annual/triennial reports. Compliance report will include: 3. the performance of the environmental management plans and programs.	Compliance report.	CEO			Annually	Compli Detailed column Append
688: M 5-2 1	Compliance audit and performance review	The proponent shall submit a performance review report by 1 December each year and more detailed reports by 1 February every three years, to the requirements of the EPA, which address: 1. compliance with the conditions	The performance review will address:1. compliance with the conditions	Compliance report.	CEO		Overall	By 1 December each year and more detailed reports by 1 February every three years.	Compli Detaile column Append
688: M 5-2 2	Compliance audit and performance review	 The proponent shall submit a performance review report by 1 December each year and more detailed reports by 1 February every three years, to the requirements of the EPA, which address: 2. the achievement of environmental objectives set for the proposal 	 The performance review will address: 2. the achievement of environmental objectives set for the proposal 	Compliance report.	CEO		Overall	By 1 December each year and more detailed reports by 1 February every three years.	Compl This re evidenc Table 2
688: M 5-2 3	Compliance audit and performance review	 The proponent shall submit a performance review report by 1 December each year and more detailed reports by 1 February every three years, to the requirements of the EPA, which address: 3. stakeholder and community consultation about environmental performance and the outcomes of that consultation, including a report of any on-going concerns being expressed 	 The performance review will address: 3. stakeholder and community consultation about environmental performance and the outcomes of that consultation, including a report of any on- going concerns being expressed. Comply with commitments 688: P 7, 9, 10, 11, 16, and 17. 	Compliance report.	CEO		Overall	By 1 December each year and more detailed reports by 1 February every three years.	Compli Detailed Consult discuss from the

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Department of Water seeks advice on 'clearing' condition.

udit program (see 688: P 14) was submitted to the on 25 November 2005.

'status of implementation of the proposals' is pleted' as Jandakot scheme stage 1 and 2 are fully missioned.

pliant.

iled in sections 6 and 7 of this report and status mn of this Appendix.

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ailed in sections 6 and 7 of this report and status mn of this Appendix. Also refer to the results in endix A and Table 4 (Section 6).

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iled in sections 6 and 7 of this report and status mn of this Appendix. Also refer to the results in endix A and Table 4 (Section 6).

pliant.

report provides the required performance review and ence of whether the environmental objectives (refer to e 2 in the Appendix B for objectives) are being met.

pliant.

iled in this report. The Jandakot Community sultative Committee (JCCC) met in August 2014 and ussed the environmental management of abstraction the Jandakot groundwater system.

Audit code	Subject	Action	How	Evidence	Require- ment of	On advice from	Phase	When/ Where	Status
688: M 5-2 4	Compliance audit and performance review	 The proponent shall submit a performance review report by 1 December each year and more detailed reports by 1 February every three years, to the requirements of the EPA, which address: 4. proposed environmental management over the next three years to comply with conditions and environmental objectives set for the proposal. 	 The performance review will address: 4. proposed environmental management over the next three years to comply with conditions and environmental objectives set for the proposal. 	Compliance report.	CEO		Overall	By 1 December each year and more detailed reports by 1 February every three years.	Compl The de enviror resource • en • hy sh Re Se The de monito allocati also us
688: М 5-3	Compliance audit and performance review	The proponent shall make the reports required by condition 5-2 publicly available, to the requirements of the EPA.	Available on Department of Water website: <www.water.wa.gov.au></www.water.wa.gov.au>	Reports made available on the Department of Water website: <www.water.wa.gov.au></www.water.wa.gov.au>	CEO		Overall	After OEPA acknowled- gement letter being received. Department of Water website.	Compl The fol on the 20 20 20 20 20 20 20 20 20 20 20 20 20
688: М 5-4	Compliance audit and performance review	The proponent shall report any breach or anticipated breach of the environmental criteria set out in tables 1 and 2 (attached to statement 688) or environmental objectives to the OEPA immediately it becomes evident to the proponent.	Report in regular summaries sent to the Chief Executive Officer of the OEPA.	Letter to the Chief Executive Officer of the OEPA reporting non compliances with water level and other criteria as required. Compliance report.	CEO		Overall	Immediately as it becomes evident.	Compl The de criteria triennia
688: M 6-1	Management plan	The proponent shall implement the Environmental Management Plan prepared by the Water Authority of Western Australia (1992) to the requirements of the EPA.	Comply with environmental objectives and criteria listed in WAWA EMP (1992).	Compliance report	EPA		Overall		The De this co The co Environ meetin The Er the forr in 1992 amend The de Environ commi of Envi demon annual Implerr • co • pro • rep co

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department is continuing to review and refine its ironmental management of Jandakot groundwater burces using results from:

environmental monitoring (see Section 6.1)

hydrogeological investigations including the Perth shallow groundwater systems investigation and Perth Regional Confined Aquifer Capacity project (see Section 6.3).

department used outcomes from environmental nitoring and hydrogeological investigations to review cation limits for the Jandakot Groundwater Area and o uses these in licence assessments.

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following Jandakot compliance reports can be found he department's website <www.water.wa.gov.au>:

2006-07 annual (DoW 2007b)

2005-08 triennial (DoW 2008a)

2008-09 annual (DoW 2009a)

2009–10 annual (DoW 2010)

2008-11 triennial (DoW 2012a)

2011-12 annual (DoW 2012b)

2012–13 annual (DoW 2013)

2011–14 triennial (DoW 2014)

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department informs the OEPA of non-compliance with ria water levels and other criteria in annual and inial compliance reports.

Department of Water seeks advice on 'clearing' condition.

condition to implement the requirements set out in the ironmental Management Plan is met by following and ting the commitments in *Ministerial statement no. 688.* Environmental Management Plan was submitted to former Department of Environment and Conservation

992 and since then there have been a number of andments to Ministerial conditions relating to the plan.

department considers the implementation of the

ronmental Management Plan an ongoing

mitment. From 2005 onwards the former Department nvironment and now Department of Water has been ionstrating its implementation through the

ual/triennial compliance reports to the OEPA. ementation is reported as:

compliance with water level and other criteria predictions of non-compliance with water level criteria

reporting on proponent and Ministerial conditions/commitments (audit tables)

implementation of the environmental monitoring

program (required under other conditions).

Audit code	Subject	Action	How	Evidence	Require- ment of	On advice from	Phase	When/ Where	Status
688: M 7-1	Groundwater allocations	The proponent shall inform the EPA immediately of any proposed changes to allocations, abstraction limits and licence or allocation periods.	Detail limits on availability on the Department of Water website. <www.water.wa.gov.au> Detailed in annual/triennial reports.</www.water.wa.gov.au>	Reports made available on the Department of Water website: <www.water.wa.gov.au></www.water.wa.gov.au>	Minister for the Environment		Overall		Change docume There h abstract recent h review 6.2.1). that have
688: M 8-1	Water conservation	The proponent shall actively encourage further reduction in public and private water demand in accordance with the State Water Strategy (2003) and other water conservation initiatives.	Engage in activity that supports water conservation.	Compliance reports	Minister for the Environment		Overall		Compli Section departr public a Followi as well develop Policy o 2009d) The de underta water c include permar
688: M Procedure 1		Where a condition states 'to the requirements of the Minister for the Environment on advice of the Environmental Protection Authority', the EPA will prepare the written notice to the proponent.	The EPA to provide written notice to the proponent (Department of Water).		Minister for the Environment		Overall		No acti
688: M Procedure 2		The EPA may seek advice from other agencies or organisations, as required, in order to provide its advice.	The EPA to seek advice as required.		EPA	Other agencies as required	Overall		No acti
688: M Procedure 3		Where a condition lists advisory bodies, it is expected that the proponent will obtain the advice of those listed as part of its compliance reporting to the EPA.	Department of Water liaises with advisory body as required.	Liaison with advisory body in compliance report	EPA	Agencies listed as part of compliance reporting	Overall		Compl

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nges to allocations, abstraction limits and licensing is imented in annual and triennial compliance reports. the has been limited change (mostly reductions in raction) over the last five years. The department's int management focus has been an allocation limit ew for the Jandakot Groundwater Area (see Section 1). The OEPA will be consulted regarding changes have resulted from the review.

pliant.

ion 6 outlines the management actions the artment is taking to encourage further reduction in ic and private water demand.

wing extensive consultation with the irrigation industry ell as local government, the Department of Water eloped and implements *Operational policy no. 1.2 – cy on water conservation/efficiency plans* (DoW ed).

department's Water Recycling and Efficiency staff ertake projects to reduce water demand and achieve er conservation initiatives (see Section 6.2.3). This des implementing the above policy and the nanent winter sprinkler ban.

ction required by the Department of Water.

ction required by the Department of Water.

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Audit code	Subject	Objective	Action	How	Evidence	Require- ment of	On advice from	When/ Where	Status
688: P 1	Groundwater- dependent ecosystems	To protect significant environmental values.	Ensure that groundwater abstraction satisfies the environmental criteria presented in tables 1 and 2 (<i>Ministerial statement no. 688</i>).	Meet objectives and Environmental Water Provisions criteria presented in Tables 1 and 2 (<i>Ministerial</i> statement no. 688).	Compliance report.	Minister for the Environment		Overall	Partly compliant. Detailed in section
688: P 2 1	Environmental management and monitoring	To minimise environmental and/or significant impact.	 In the event that monitoring indicates that there will be significant impacts of a nature not predicted or indicates that a breach of the specified criteria has occurred or is likely to occur, then one or more of the following actions will be undertaken: 1. demonstrate to the satisfaction of the EPA that the breach of criteria is not a result of groundwater abstraction; or 	Review of monitoring results, advice from expert hydrogeologists, groundwater modelling.	Compliance report. See Condition 688: M 5- 4	EPA		Overall	Compliant. The department ar compliant with wat reviews public wat non-compliant site
688: P 2 2	Environmental management and monitoring	To minimise environmental and/or significant impact.	2. satisfy the EPA that the breach of a criterion is transient and not of permanent significance; or	Review of similar occurrence in the past and consequences from environmental monitoring results Advice from expert hydrogeologists.	Compliance report	EPA		Overall	Partly compliant. Water levels at a r and Bibra Lake) ar other criteria. The ecological conditio the Jandakot and o The department al distributing public s private use.
688: P 2 3	Environmental management and monitoring	To minimise environmental and/or significant impact.	 3. take the following actions: a. modify pumping from any bore where such changes can have a measurable effect (say raise water levels 1 centimetre or more), except in extenuating circumstances such as where significant economic hardship would occur, or CALM declare that the low water levels would be beneficial b. in the case of a wetland, artificially maintain the 'action minima' water level c. implement a short-term detailed monitoring program to establish the condition of agreed species in the affected area. 	Implement actions as outlined.	Compliance report	EPA		Overall	Compliant. No new actions we As described in pro Water Corporation sites and other gro
688: P 3	Water allocation	To minimise environmental and/or significant impact and manage the resource sustainability.	Regularly review the bulk allocations for private abstraction, as part of the total water abstraction allocation for the Jandakot PWSA, with regard to the sustainable yield of the superficial aquifer, including consideration of the environmental impacts of that abstraction.	Make part of Department of Water, water allocation planning program.	Compliance report	EPA		Overall	Compliant. The department's limit review for the Section 6.2.2 and private and public

Table 2The proponent's (Department of Water's) environmental management conditions

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on 6 and in Appendix A of this report.

annually predicts whether sites are likely to be nonvater level criteria during the coming summer and vater supply abstraction to limit impacts at potentially ites.

nt.

a number of Ministerial sites (including North Lake are consistently non-compliant with water level and ne department considered non-compliance and ition at these sites in its review of allocation limits for ad Cockburn groundwater areas.

also considers non-compliance at these sites in ic supply abstraction and in licensing decisions for

were required in the reporting period.

previous compliance reports, the department restricts ion abstraction from bores that impact on Ministerial groundwater-dependent ecosystems.

's recent management focus has been an allocation he Jandakot and Cockburn groundwater areas (see nd 6.2.3). This review considered allocations for both lic abstraction.

Audit code	Subject	Objective	Action	How	Evidence	Require- ment of	On advice from	When/ Where	Status
688: P 4	Water allocation	To minimise environmental and/or significant impact and manage the groundwater resource sustainability.	Restrict the issuing of licences for private abstraction to the limits set by the bulk allocations for both the Jandakot PWSA in its entirety and the licensing subareas.	Set sub-area groundwater allocation limits to values equal to or less than those set for the Jandakot PWSA.	Compliance report	EPA			Compliant. The department's limit review for the Section 6.2.2 and
688: P 5	Water allocation	Provide up-to-date mechanisms for groundwater allocation.	Investigate and implement efficient mechanisms for groundwater allocation.	Incorporate in regular Department of Water water allocation work program.	Compliance report	EPA			Compliant. The department's limit review for the Section 6.2.2 and determining sustai
688: P 6	Groundwater protection	To minimise environmental and/or significant impact and manage the groundwater resource sustainability.	Assist the EPA in the development of environmental protection policies to protect groundwater.	Liaise with the EPA as required	Compliance report	EPA			N/A at this time.
688: P 7	Groundwater protection	Integrated land and water resource planning to minimise environmental and/or significant impact.	Participate in the review of regional plans proposed by the Department for Planning and Infrastructure, local government town planning schemes, and rezoning and development applications.	Liaise with local government, the Department for Planning and Infrastructure, and other relevant land- use planning agencies.	Compliance report	EPA			Compliant. The department as resource issues re In partnership with the department he (WAPC 2008), a fr The department al management plan developers and loc quantity and qualit The department re Metropolitan and F management stratt opportunities asso The department is advice into the Strat
688: P 8	Groundwater protection	Integrated land and water resource planning to minimise environmental and/or significant impact.	Participate in the review of development submissions to the EPA.	Provide advice to the EPA as requested.	Compliance report. See 688: P 7	EPA			Compliant. See the status of 6
688: P 9	Groundwater protection	Integrated land and water resource planning to minimise environmental and/or significant impact.	Work with the Department for Planning and Infrastructure to prepare an integrated Land Use and Water Management Strategy for the Jandakot Mound.	Liaise with the Department of Planning and Infrastructure to prepare an integrated Land Use and Water Management Strategy for the Jandakot Mound.	Compliance report	EPA			Compliant. The department pr management plan developers and loc quantity and qualit With the Department has produced the b (WAPC 2008). The department re Metropolitan and F management strate opportunities asso The department is advice into the Strate
688: P 10	Water conservation	Water conservation.	Actively pursue programs in both supply and demand management. This includes ongoing public information programs and, where appropriate, regulation for design changes and regular reviews of pricing to conserve water. Improvements in the Water Corporation's supply system will also be pursued.	Engage in activity that supports water conservation. Development of a policy on water conservation plans.	Compliance report	EPA			Compliant. Section 6.2 outline supply and deman

's recent management focus has been an allocation he Jandakot and Cockburn groundwater areas (see nd 6.2.3).

i's recent management focus has been an allocation he Jandakot and Cockburn groundwater areas (see nd 6.2.3). This review used contemporary methods for tainable limits.

assesses land use proposals with potential water referred from local and state government agencies. with the Department of Planning (and other agencies), helped develop *Better urban water management* a framework for land use planning assessments. also produced the *Jandakot drainage and water an* (DoW 2009c), which aims to assist land local government to better manage groundwater ality in the area.

t recently provided advice on the Southern d Peel sub-regional structure plan – Regional water rategy, which identifies water related constraints and sociated with proposed urban and industrial areas. t is working with other state agencies to provide Strategic Assessment of the Perth and Peel regions.

of 688: P 7.

produced the *Jandakot drainage and water an* (DoW 2009c), which aims to assist land local government to better manage groundwater ality in the area.

ment of Planning (and other agencies) the department ne Better urban water management publication

t recently provided advice on the Southern d Peel sub-regional structure plan – Regional water rategy, which identifies water related constraints and sociated with proposed urban and industrial areas. t is working with other state agencies to provide Strategic Assessment of the Perth and Peel regions.

ines the actions the department is taking to manage and and support water conservation.

Audit code	Subject	Objective	Action	How	Evidence	Require- ment of	On advice from	When/ Where	Status
688: P 11	Groundwater protection	Integrated land and water resource management to minimise environmental and/or significant impact.	Actively participate in integrated management of the Jandakot catchment.	Liaise with other water and land-use agencies.	Compliance report	EPA			Compliant. The department lia integrate manager Water Corporation Commission. For e drainage and wate structure plan area from the Water Co
688: P 12	Environmental management and monitoring	Environmental management of groundwater abstraction is based on best available scientific knowledge.	Review and revise the management criteria and strategies, with the agreement of the EPA, as knowledge of the Jandakot environment and its interaction with groundwater improves.	Stage 1 and 2 Section 46 review supported by scientific research results.	Compliance report	EPA	EPA		Compliant. Stage I Section 46 were supported by 46 work has conce priorities (refer 200 2008). The department's reviews for the Jar Section 6.2.2 and
688: P 13	Environmental management and monitoring	Monitor compliance with Ministerial water level criteria. Management of groundwater levels to protect environmental values of select wetlands.	Monitor water levels in groundwater monitoring bores and North, Bibra, Yangebup, Kogolup, Thomsons and Forrestdale lakes, and The Spectacles and Twin Bartram Swamp, as well as some other small wetlands.	Include in Department of Water regional groundwater monitoring program.	Compliance report. Hydrographs available on the Department of Water website: <www.water.wa.gov.au> See 688: P 14</www.water.wa.gov.au>	EPA			Compliant. Detailed in this rep Wetlands were inc Monitoring Program P 14). Hydrographs of Mi available on the de
688: P 14 1	Environmental management and monitoring	Provide a means for the assessment of compliance with Ministerial environmental criteria for the Jandakot Mound.	 Prepare an environmental monitoring program for submission to the EPA for review and subsequent finalisation of the program to the satisfaction of the EPA. The monitoring program will include: monitoring of groundwater levels in all relevant aquifer systems relevant wetland water levels and water quality condition of vegetation and fauna associated with groundwater-dependent ecosystems. 	Prepare an environmental monitoring program.	Submit monitoring program to the EPA for approval. Compliance report.	EPA	DEC	Within four months of a revised statement being issued following the 2004 Stage 1 section 46 review	Compliant. The department's monitoring of relevant wetla condition of ve dependent ec The previous envir EPA on 21 Decem Gnangara triennial of the 2006–07 col be 'cleared' upon of The department re June 2009 with the D). A number of ar Director General of input on the among The department mong recommendations investigations and Section 6.3).
688: P 14 2	Environmental management and monitoring	To enable assessment of compliance with Ministerial environmental criteria for the Jandakot Mound.	2. Implement the approved environmental monitoring plan	Make part of annual departmental work program	Compliance report	EPA	DEC		Compliant. A summary of the reporting period (2 used these results environmental imp The department ha allocation limits in

I liaises with other water and land-use agencies to gement of the Jandakot catchment, including the ion, OEPA and the Western Australian Planning or example, the department prepared the *Jandakot ater management plan* for the WAPC Jandakot rea (see 688: P 9) with some modelling assistance Corporation.

46 (DoE 2005) is complete and a number of changes by the OEPA (refer Bulletin 1155). Stage II Section ncentrated on the Gnangara Mound area due to 2007–08 Gnangara compliance report, December

's recent management focus has been allocation limit Jandakot and Cockburn groundwater areas (see nd 6.2.3).

report, refer to the results given in Appendix A. included in the department's Jandakot Environmental ram referred to the EPA in December 2005 (see 688:

Ministerial wetland and terrestrial vegetation sites are department's website.

's monitoring program includes:

of groundwater levels in all relevant aquifer systems tland water levels and water quality

f vegetation and fauna associated with groundwaterecosystems.

avironmental monitoring program was submitted to the ember 2005. It was detailed in Appendix 7 of the nial report for 2003–06 (DoW 2007a). The EPA's audit compliance report agreed that the commitment could on confirmation from the DEC.

reviewed the environmental monitoring program in the ecologists that do the monitoring (see Appendix amendments were made. A letter was sent to the of the DEC in December 2009, seeking advice and endments.

may request further revisions after considering ns from the Perth shallow groundwater systems nd the eco-hydrological states investigation (see

he results of the environmental monitoring over the (2014–15) is reported in Section 6.1. The department lts to distribute public supply abstraction to limit mpacts and inform licensing decisions for private use. thas also considered the results in its review of in the Jandakot and Cockburn groundwater areas.

Audit code	Subject	Objective	Action	How	Evidence	Require- ment of	On advice from	When/ Where	Status
688: P 14 3	Environmental management and monitoring	Monitoring program is a reflection of the best available knowledge of groundwater/environment interaction.	3. Review and revise the program every six years (coinciding with triennial reports), to the satisfaction of the EPA.	Incorporate review in triennial reporting in 6 year intervals.	Triennial compliance report	EPA	DEC	Every six years (coincides with triennial report)	Compliant. The department re June 2009 with the Appendix D). A nu to the Director Gel and input on the a The department m recommendations investigations and Section 6.3).
688: P 15	Environmental management and monitoring	Monitor habitat shifts in conjunction with the assessment of potential impacts on environmental values from groundwater abstraction on the Jandakot Mound.	Use aerial photographs or equivalent on a triennial basis to detect habitat shifts in North Lake, Yangebup, Kogolup, Thomsons and Forrestdale lakes.	Aerial photographs not an effective method. Instead the department focuses on field surveys of vegetation transects.	Triennial compliance report	EPA		Every three years (coincides with triennial report)	Partly-compliant. There may be limit tool. This was reco Bulletin 1155. The department do each of these weth The department co model for determin vegetation in a dry ecological and hyd management tool vegetation (includi abstraction regime
688: P 16	Community consultation	Inform major stakeholders of Department of Water and Water Corporation activities on the Jandakot Mound. Provide mechanism for feed- back.	Hold meetings at least annually with the Jandakot Community Consultative Committee (JCCC) established in consultation with the EPA. This committee will be informed on the groundwater scheme's operation and will provide feed-back to the proponent.	Department of Water to organise JCCC meetings.	Compliance report	EPA			Compliant. The Jandakot Con 2014 and discusse the Jandakot grou stakeholders were
688: P 17	Community information	Maintain good public image and up-to-date knowledge of community concerns of water resource issues.	Continue to monitor community response to relevant water resource issues as reported by the media and maintain the current practice of public accessibility of WRC staff. Upon request and adequate notice, staff will address community groups on issues associated with groundwater management.	Monitor media for relevant issues. Address community groups as requested.	Compliance report	EPA			Compliant. The department su forwards water rela so they are kept in The department's workshops that ind JCCC meetings).
688: P 18	Environmental management and monitoring	Improved environmental monitoring facility at this significant wetland.	Install monitoring wells and improved wetland water level monitoring facilities for Forrestdale Lake, and evaluate monitoring data to determine groundwater/wetland water level relationship. Subject to CALM/WRC installing permanent vegetation monitoring transect and undertaking flora and fauna studies to establish environmental values, the proponent will review available information to propose revised management criteria, if appropriate.	Being addressed as part of the Department of Water project 'Perth shallow groundwater systems investigation'.	Compliance report	EPA			Compliant. The department in Forrestdale (Bourk the Perth shallow g and Thomsons La done at existing bo The department is determine the grou

t reviewed the environmental monitoring program in the ecologists that do the monitoring (see number of amendments were made. A letter was sent General of the DEC in December 2009, seeking advice a amendments.

may request further revisions after considering ns from the Perth shallow groundwater systems nd the eco-hydrological states investigation (see

nt.

mited value using aerial photos solely as a diagnostic acognised and the commitment was modified in

t does monitoring at established transects annually at etland sites. This monitoring identifies shifts in habitat. t commissioned Edith Cowan University to develop a mining ecological risk to groundwater-dependent drying climate. The model is based on 30 years of hydrological monitoring data. It will be an important ol for assessing risk to groundwater-dependent uding likely habitat shifts) under different climate and mes.

community Consultative Committee met in August ssed environmental management of abstraction from oundwater system. A wide range of major ere represented at the meeting.

t subscribes to the 'Media Watch' service, which related newspaper articles to department employees t informed.

's staff are involved in conferences, meetings and include community group representation (for example).

t installed groundwater monitoring bores at Lake urke 2008) and North Lake (Searle 2009) as part of w groundwater systems investigation. The Spectacles Lake were also included (Searle 2009) with sampling bores (see Section 6.3).

t is evaluating monitoring data at these wetlands to roundwater–wetland water level relationship.

Audit code	Subject	Objective	Action	How	Evidence	Require- ment of	On advice from	When/ Where	Status
688: P 19	Environmental management and monitoring	Enable good water resource management including environmental protection on the Jandakot Mound.	 Prepare a Management and Monitoring Program. Implement the Management and Monitoring Program. 	Prepare Management and Monitoring Program and submit to EPA.		EPA		Completed	Completed. The Department of condition. This commitment of scheme. Stage 2 h implementation of been described in In addition, followin revised monitoring (refer Commitmen
688: P 20		Improve understanding of groundwater/wetland ecology relationships	Continue to fund the research projects 10.6.3 listed in Appendix 2 of the EPA Bulletin 587 for the duration of the studies.	Include research projects in annual business planning.		EPA		Completed	Completed. The Department of condition. Auditor's commen commitment can b (Table A12.2) of E numbers 21, 22, a
688: P 21		Improve understanding of aquatic fauna of the select Jandakot wetlands.	 Develop a fauna monitoring program which will focus on: 1. waterbird species diversity and breeding success 2. the number of families of aquatic invertebrate and, at infrequent intervals, species richness. 	Develop a fauna monitoring program.		EPA	CALM	Completed	Completed. The Department of condition. Auditor's commen program had been commissioning the 'cleared'. Fauna m presented in nume
688: P 22		Improve understanding of the environmental significance of this wetland and means of protecting values.	Undertake study of Banganup Lake, in conjunction with CALM and The University of WA to establish management criteria and consider effectiveness of artificial maintenance of water levels.	Undertake a study of Banganup Lake as described.		EPA	CALM	Completed	Completed. The Department of condition. The study was cor report states that (
688: P 23		Improve understanding of the environmental significance of this wetland and means of protecting values.	Undertake a study of Twin Bartram Swamp to consider the feasibility and effectiveness of artificial maintenance of water levels.	Undertake a study of Twin Bartram Swamp as described.		EPA	CALM	Completed	Completed. The Department of condition. The study was con report state that the

nt of Water seeks advice on 'clearing' this

nt was required prior to commissioning the Stage 2 2 has been in operation for over 10 years and the of the management and monitoring program has in numerous annual and triennial compliance reports. wing publication of *Ministerial statement no. 688*, a ing program was developed and submitted to EPA ent 688: P 14) in December 2005.

nt of Water seeks advice on 'clearing' this

ents in the 2003–04 annual report state that the n be 'cleared'. Research projects given in Appendix C f EPA *Bulletin 587* refer to commitments given in , and 23 below.

nt of Water seeks advice on 'clearing' this

ents in the 2003–04 annual report agreed such a en developed and implemented prior to the Stage 2 scheme and that the commitment can be a monitoring program has been developed and results merous annual and triennial reports to date.

nt of Water seeks advice on 'clearing' this

completed and Auditor comments in 2003–04 annual at Commitment can be 'cleared'.

nt of Water seeks advice on 'clearing' this

completed and Auditor's comments in 2003–04 annual the commitment can be 'cleared'.

Appendix C - History of Ministerial statements for the Jandakot Mound

In 1988, the former Water Authority of Western Australia (WAWA) referred plans for the construction of Stage 2 of the Jandakot Groundwater Scheme to the Environmental Protection Agency (EPA). The EPA completed a Public Environmental Review (PER) level of assessment of the proposal. In 1992, the Minister for the Environment issued a statement (EPA Bulletin 587, *Ministerial statement no. 253 – Assessment 196),* advising that the proposal could be implemented subject to conditions and commitments imposed on the WAWA. Most of the conditions and commitments related to ensuring that groundwater and surface water levels across the Jandakot Mound are maintained at acceptable levels.

A key element of *Ministerial statement no. 253* was that it confirmed environmental water provisions to maintain environmental values on the Jandakot Mound. These were set in the form of water level criteria to be achieved in key wetlands and other groundwater-dependent ecosystems such as areas of phreatophytic vegetation and rare flora.

In 2001, as a consequence of changes in land use and lower rainfall, the EPA endorsed a two-stage approach to review the Ministerial conditions and commitments for the Gnangara and Jandakot mounds under section 46 of the *Environmental Protection Act 1986*. The first stage of the section 46 review was for the department (then the Department of Environment) to review Ministerial conditions and commitments on Gnangara and Jandakot based on existing knowledge (Department of Environment 2005). This review led to *Ministerial statement no. 687* for Gnangara (Government of Western Australia 2005a) and *Ministerial statement no. 688* for Jandakot (Government of Western Australia 2005b).

The department further reviewed Ministerial conditions and commitments on Gnangara in 2007 (DoW 2008b). The purpose of this review was to refine Ministerial criteria sites to those with significant ecological value and those where abstraction is the main factor influencing groundwater levels. This review led to the *EPA Bulletin 1324* in May 2009, which recommended changes to the Minister for Environment. *Ministerial statement no.819* for Gnangara (Government of Western Australia 2009) was released later that year including the consolidated and refined conditions and commitments.

The second stage of the section 46 review was proposed as a more comprehensive review to improve how we manage public and private abstraction and to incorporate ecological information from work underway at the time. This work has been subsequently overtaken by more recent investigations into the shallow groundwater systems and ecological responses to climate. We will use the analysis of this work to focus management effort on the areas that will most benefit from changes to abstraction.

For Gnangara, the intent of the second stage review will be covered by the next phase of planning for Gnangara groundwater resources. For Jandakot, we will use the investigative work to focus management effort on the areas that most benefit from changes to abstraction.

Appendix D - Review of the environmental monitoring program (688: P 14 1)

In mid 2009, the department started a series of workshops to review monitoring with the ecologists contracted to do the monitoring. The workshops aimed to improve both the effectiveness and efficiency of the monitoring program. Our review of the monitoring program:

- refocused the program on the relationships between groundwater levels, ecological condition and abstraction
- improved efficiency by reducing the monitoring frequency from annually to every three years, unless annual monitoring is warranted on a management or information-needs basis
- improved the presentation and communication of monitoring data.

In a second review workshop, held in late April 2010, we considered two key issues:

- how monitoring results could be presented spatially so that it represents shortterm and long-term trends across an entire groundwater management area
- how modelling results could be used to ensure the monitoring effort is focussed on the correct areas in the long term.

There were three main outcomes and recommendations of this second workshop:

- Future monitoring programs should include sites where ecological health and compliance can be improved through managing abstraction (based on modelling).
- The department can make a difference to important areas on the Jandakot Mound by managing abstraction – even minor benefits to groundwater levels can be significant for certain groundwater-dependent ecosystems.
- Where possible, abstraction should be reduced in areas where it would benefit wetlands that still retain some of their key environmental values.

Another review was held in 2013 to further refine the frequency of the monitoring program.

Appendix E - Map information and disclaimer

Datum and projection information

Vertical datum: Australian Height Datum (AHD)

Horizontal datum: Geocentric Datum of Australia 94

Projection: MGA 94 Zone 50

Spheroid: Australian National Spheroid

Project information

Client: R. Rowling

Map Author: S. Edgar

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Disclaimer

This map is a product of the Department of Water and was printed on November 2014.

While the Department of Water has made all reasonable efforts to ensure the accuracy of this data, the department accepts no responsibility for any inaccuracies and persons relying on this data do so at their own risk.

Sources

The Department of Water acknowledges the following datasets and their custodians in the production of this map:

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