# **Jacobs**

## North West Treatment Hub (Castle Hill)

Air Quality Impact Assessment

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Sydney Water

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#### North West Treatment Hub (Castle Hill)

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### Contents

Exec	utive Summary	iv
1.	Introduction	6
2.	Project Description	7
3.	Potential Air Quality Issues	10
4.	Air Quality Criteria	11
5.	Existing Environment	13
5.1	Local Setting	13
5.2	Meteorological Conditions	13
5.3	Odour Complaints	18
6.	Emissions to Air	19
7.	Approach to Assessment	22
7.1	Overview	22
7.2	Meteorological Modelling	22
7.3	Dispersion Modelling	26
8.	Air Quality Assessment	28
8.1	Construction	28
8.2	Operation	29
9.	Conclusions	31
10.	References	32
Table Table	es e 1 EPA air quality assessment criteria for particulate matter	11
Table	e 2 EPA air quality assessment criteria for odour	11
	e 3 Annual statistics from meteorological data collected between 2015 and 2020 e 4 Estimated odour emissions for the baseline plant scenario	
	e 5 Estimated odour emissions for the upgrade plant scenario	
	e 6 Peak-to-mean factors	
	e 7 Model settings and inputs for TAPMe 8 Model settings and inputs for CALMET	
	e 9 Model settings and inputs for CALPUFF	
Figu		
	re 1 Overview of the North West Treatment Plant projectre 2 Site layout	
	re 3 Pseudo three-dimensional representation of the local terrain	
Figur	re 4 Annual wind-roses for data collected at the Rouse Hill meteorological station (2020)	15
	re 5 Annual wind-roses for data collected at the Prospect meteorological station (2015-2020)	
_	re 6 Wind speed data collected between 2015 and 2020re 7 Registered odour complaints	



Figure 8 Model domain, grid, land use and terrain information	24
Figure 9 Example of CALMET simulated ground-level wind flows	
Figure 10 Modelled source locations	
Figure 11 Modelled odour levels at the 99 <sup>th</sup> percentile due to Castle Hill WRP	30

## Acronyms and definitions

Abbreviation	Definition
ВоМ	Bureau of Meteorology
BTF	Bio-trickling filter
CALMET	Meteorological model for the CALPUFF air dispersion model
CALPUFF	Computer-based air dispersion model
CSIRO	Commonwealth Scientific and Industrial Research Organisation
DEC	Department of Environment and Conservation
DPIE	Department of Planning, Industry and Environment
EPA	NSW Environment Protection Authority
Jacobs	Jacobs Group (Australia) Pty Limited
NEPM	National Environment Protection Measure
NEPC	National Environmental Protection Council of Australia
OEH	Office of Environment and Heritage, now part of the Department of Planning, Industry and Environment
OCU	Odour Control Unit
OCF	Odour Control Facility
OU	Odour units
PM <sub>2.5</sub>	Particulate matter with equivalent aerodynamic diameters less than 2.5 microns
PM <sub>10</sub>	Particulate matter with equivalent aerodynamic diameters less than 10 microns
POEO Act	Protection of the Environment Operations (POEO) Act 1997
REF	Review of Environmental Factors
SOER	Specific odour emission rate
TAPM	The Air Pollution Model – a meteorological and air dispersion model developed by CSIRO
TOER	Total odour emission rate
TSP	Total Suspended Particulate matter
WRP	Water Recycling Plant
WWTP	Wastewater Treatment Plant



## **Executive Summary**

This report provides an assessment of the potential air quality impacts of proposed upgrades to the Castle Hill Water Recycling Plant (WRP) to accommodate the anticipated growth in the Metro Northwest Corridor and North West Growth Area. The proposed upgrades at the Castle Hill WRP are part of a broader suite of upgrades associated with the North West Treatment Hub Project (the Project).

The purpose of this air quality impact assessment is to form part of a Review of Environmental Factors (REF), and the project will be assessed and determined under Part 5.1 of the NSW *Environmental Planning and Assessment Act 1979* (EP&A Act). The REF is being prepared by Sydney Water.

In summary, the assessment identified the key air quality issues, characterised the existing air quality and meteorological environment, quantified emissions and used an air dispersion model to simulate the potential impact of the Project on local air quality.

The key potential air quality issues were identified as:

- Dust during construction; and
- Odour during operation.

A detailed review of the existing environment was carried out and the following conclusions were made:

- The prevailing winds in the area are from the north, southwest and southeast.
- Operation of the existing plant has generally not caused adverse odour impacts in the local community based on historical records which showed typically only one or less complaints per year. However, there was one recent year where 2 complaints were recorded. No odour complaints have been received since works to address odour issues were completed.

The main conclusions of the assessment were as follows:

- Dust from construction was determined to have limited potential to cause adverse impacts based on the relatively minor nature, scale and duration of the proposed works. Nevertheless, appropriate environmental safeguards have been identified to minimise impacts.
- The proposed upgrades are unlikely to cause increased odour impacts during operation based on conservative modelling which showed compliance with the most stringent EPA assessment criteria at the nearest existing and potential private sensitive receptors and residential areas. In addition, the proposed upgrades are unlikely to increase the intensity or frequency of off-site odour levels relative to existing operations.

Finally, it was noted that the proposed odour control measures are consistent with best practice for odour management at wastewater treatment plants.

Final iv



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#### 1. Introduction

Sydney Water is planning upgrades to the Castle Hill Water Recycling Plant (WRP), Rouse Hill WRP and Riverstone Wastewater Treatment Plant (WWTP) in order to accommodate the anticipated growth in the Metro Northwest Corridor and North West Growth Area. The upgrades will focus on infrastructure associated with the liquid streams at each plant and will include the development of a centralised biosolids facility at Riverstone. The proposed upgrades are being referred to as the North West Treatment Hub Project (the Project). This report considers the proposed upgrades to the Castle Hill WRP to meet compliance requirements set for 2024.

Jacobs Group (Australia) Pty Ltd (Jacobs) has been engaged by Sydney Water to complete an air quality assessment of the Project, as relevant to the Castle Hill WRP. The purpose of the assessment is to form part of a Review of Environmental Factors (REF), which will be assessed and determined under Part 5.1 of the NSW *Environmental Planning and Assessment Act 1979* (EP&A Act). The REF is being prepared by Sydney Water.

The air quality impact assessment has been carried out in accordance with relevant guidelines published by the NSW Environment Protection Authority (EPA), namely, the "Approved Methods for the Modelling and Assessment of Air Pollutants in NSW" (EPA, 2016) (hereafter referred to as the "Approved Methods"). This assessment involved using a computer-based air dispersion model to determine any potential impacts to air quality due to the Project.

The main objectives of this assessment were to:

- Identify potential air quality issues;
- Quantify existing and potential air quality impacts; and
- Identify suitable air quality management measures, as appropriate, to minimise impacts.

The air quality assessment was based on the use of an air dispersion model, CALPUFF (TRC, 2007), to determine concentrations of substances emitted to air due to the Project. Model results have been compared with air quality criteria referred to by the EPA in order to assess the effect that the project may have on the existing air quality environment.



## 2. Project Description

Castle Hill WRP and Rouse Hill WRP provide wastewater services for Sydney's North West. Together with Riverstone WWTP, the three plants form the North West Treatment Hub, servicing the North West Growth Area (NWGA) and development along the Metro Northwest Growth Corridor (MNGC). Figure 1 shows the plant locations.

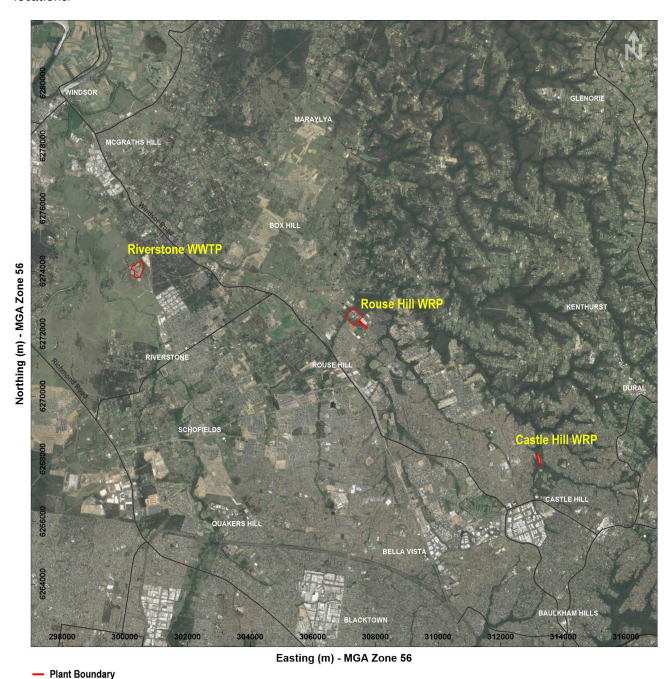


Figure 1 Overview of the North West Treatment Plant project

Castle Hill WRP and Rouse Hill WRP are operating at capacity and upgrades to these plants are required to ensure licence conditions are met. This includes meeting nutrient concentration limits in treated wastewater at Castle Hill and meeting compliance requirements for wet weather overflows at Rouse Hill. The need to upgrade Castle Hill and Rouse Hill WRP is on the critical path with completion to meet compliance requirements set for 2024.



The proposed upgrades to the Castle Hill WRP that will be relevant to meet the compliance requirements set for 2024 include:

- new inlet works including screening and grit removal
- replace odour control covers on primary sedimentation tanks (PSTs)
- mixed liquor recycle pumps and pipework in the existing bioreactors
- new anoxic tank to increase total nitrogen (TN) reduction
- new sodium hydroxide dosing system
- new sucrose dosing system requiring new tank and bund
- alum dosing facility to decrease total phosphorous (TP) during wet weather (using existing storage tank and bund)
- pressurised ultra-filtration (UF) for expansion of tertiary phosphorus removal capacity and to achieve required tertiary treatment capacity
- replacement of ultraviolet (UV) disinfection system
- new sludge pump station and balance tank
- sludge screening
- sludge flush tank for RE storage of approximately 290 kilolitres (kL)

The sludge transfer station and transfer of sludge via SP1108 in the existing sewer network will cease after commissioning of the upgrades listed above. Existing infrastructure to be decommissioned will include:

- existing inlet works and associated equipment and pipework
- existing OCU
- existing sodium hydroxide unit
- digester and control room

One centralised odour control facility (OCF) will be developed for the entire plant, providing treatment of odours from the inlet works, primary sedimentation tanks and sludge transfer facilities.

Figure 2 shows the site layout, highlighting the key treatment processes and infrastructure. Castle Hill WRP will continue to operate 24 hours per day, 7 days per week. A more detailed description of the Project is provided in the REF.

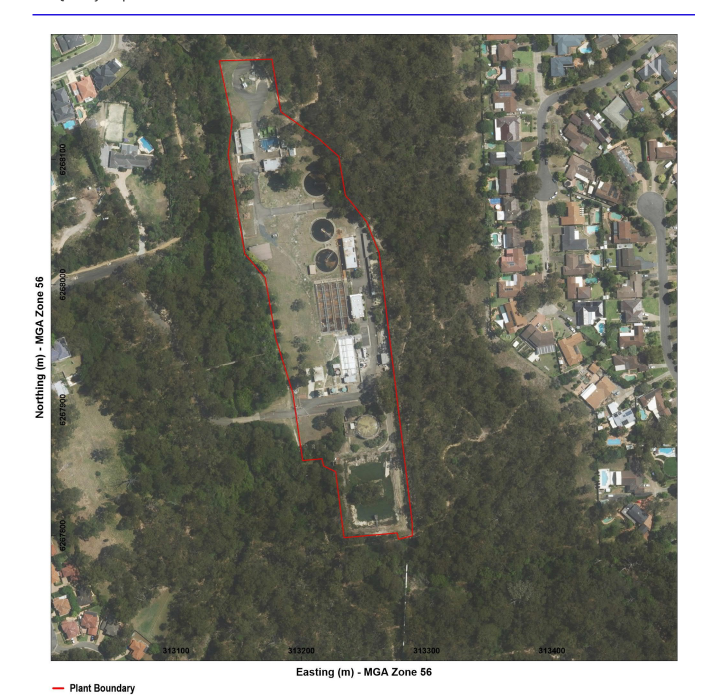


Figure 2 Site layout



## 3. Potential Air Quality Issues

Air quality issues can arise when emissions from an industry or activity lead to a deterioration in the ambient air quality. Potential air quality issues have been identified, considering the types of emissions to air and proximity of these emission sources to sensitive receptors.

Construction of the Project could lead to emissions to air from works associated with upgrading plant and equipment, though these works will be temporary. Construction-related emissions would mainly comprise of particulate matter in the form of:

- Total suspended particulates (TSP), typically where particles are less than 30 microns in equivalent aerodynamic diameter;
- Particulate matter with equivalent aerodynamic diameter of 10 microns or less (PM<sub>10</sub>); and
- Particulate matter with equivalent aerodynamic diameter of 2.5 microns or less (PM<sub>2.5</sub>).

Odour emissions could vary during the construction phase due to works affecting existing sources of odour (e.g. cleaning, decommissioning) and establishing new sources of odour (e.g. commissioning). However, construction-related odour emissions are not considered to be significant as it is expected that works would be planned and executed in a way that does not cause an elevation in the emission of odours.

Operation of the Project will involve processes associated with the removal of contaminants from the incoming wastewater. Physical, chemical, and biological processes will be used to remove contaminants and produce treated water. There will be no biosolids processing on site.

Odour may be generated from the liquid and solid waste streams with a progressive reduction in odour intensity expected through the treatment process. Various odour treatment mechanisms will be in place to minimise emissions.

In summary, the potential air quality issues associated with the Project have been identified as:

- Dust (that is, particulate matter in the form of TSP, deposited dust, PM<sub>10</sub> or PM<sub>2.5</sub>) during construction; and
- Odour during operation.

These two issues are the focus of this assessment.



## 4. Air Quality Criteria

Air quality is typically quantified by the concentrations of air pollutants in the ambient air. Air pollution occurs when the concentration (or some other measure of intensity) of one or more substances known to cause health, nuisance and/or environmental effects, exceeds a certain level.

The Project has been assessed against the air quality criteria set by the EPA as part of its Approved Methods (EPA, 2016). Most of the EPA criteria are drawn from national standards for air quality set by the National Environmental Protection Council of Australia (NEPC) as part of the National Environment Protection Measures (NEPMs) (NEPC, 1998). To measure compliance with ambient air quality criteria, the NSW Government has established a network of monitoring stations across NSW and up-to-date records are published on the Department of Planning, Industry and Environment (DPIE) air quality monitoring network website.

As noted in Section 3, the potentially most significant emissions to air from the Project will be:

- Dust (that is, particulate matter) during construction; and
- Odour during operation.

There are various classifications of particulate matter and the EPA has developed assessment criteria for TSP,  $PM_{10}$ ,  $PM_{2.5}$  and deposited dust. Table 1 shows the EPA air quality assessment criteria. The criteria for TSP and deposited dust have been set to protect against nuisance amenity impacts while the criteria for  $PM_{10}$  and  $PM_{2.5}$  have been set to protect against health impacts.

Table 1 EPA air quality assessment criteria for particulate matter

Substance	Averaging time	Criterion		
Particulate matter (as TSP)	Annual	90 μg/m³		
Destinate method (n. DM )	24-hour	50 μg/m³		
Particulate matter (as PM <sub>10</sub> )	Annual	25 μg/m³		
Destinulate metter (or DNA )	24-hour	25 μg/m³		
Particulate matter (as PM <sub>2.5</sub> )	Annual	8 μg/m³		
Dan asite of dust	Annual (maximum increase)	2 g/m²/month		
Deposited dust	Annual (maximum total)	4 g/m²/month		

Odour assessment criteria are used to assess the potential for air emissions to impact on local amenity. The EPA has set odour assessment criteria as part of their Approved Methods (EPA, 2016) with more specific guidance outlined in the "Technical framework Assessment and management of odour from stationary sources in NSW" (DEC, 2006). The relevant odour assessment criteria are shown in Table 2.

Table 2 EPA air quality assessment criteria for odour

Population of affected community	Criterion (odour units) (nose response time average, 99 <sup>th</sup> percentile)
Single rural residence (≤-2)	7
~10	6
~30	5
~125	4
~500	3
Urban (>2000) and/or schools and hospitals	2



The odour criteria are prescribed in odour units, not to be exceeded more than 1% of the time, for different population densities. The differences between odour criteria are based on considerations of risk of odour impact rather than differences in odour acceptability between urban and rural areas. For example, in a densely populated area there will be a greater risk that some individuals within the community will find an odour unacceptable than in a sparsely populated area.

The criteria assume that 7 odour units at the 99<sup>th</sup> percentile would be acceptable to the average person, but as the number of exposed people increases there is more chance that sensitive individuals would be exposed. The criterion of 2 odour units at the 99<sup>th</sup> percentile is considered to be acceptable for the whole population. Dispersion models typically predict down to a 1-hour averaging time, so correction to "nose-response" averaging times (of the order of 1 second) is required. This correction is further explained in Section 6. The EPA odour criteria are based on "nose-response" averaging times.

The EPA criteria outlined above (that is, those in Table 1 and Table 2) apply to existing and potentially sensitive receptors, where the Approved Methods defines a sensitive receptor as "a location where people are likely to work or reside; this may include a dwelling, school, hospital, office or public recreational area". This definition has also been interpreted as places of near-continuous occupation.

The *Protection of the Environment Operations (POEO) Act 1997 (POEO Act)* was enacted on the 1<sup>st</sup> July 1999 and has an objective to ensure consistency by bringing the key pollution statutes under a single act. The *POEO Act* introduces the concept of "offensive odours" and there are provisions that specifically relate to odour. It provides that EPA licensed facilities "must not cause or permit the emission of any offensive odours from the premises". Any licensed facility may be required to meet conditions designed to avoid or control odour. In addition, it is an offence for any person to cause air pollution (which includes dust and odour) due to poor maintenance of plant or the poor handling of material. For licensed facilities these requirements will be enforced by the EPA.



## 5. Existing Environment

This section provides a description of the environmental characteristics in the area, including a review of the local meteorological and ambient air quality conditions. One of the objectives for this review was to develop an understanding of any existing air quality issues as well as the meteorological conditions which typically influence the local air quality conditions.

#### 5.1 Local Setting

The plant is located in the Hills District region, approximately 30 km to the northwest of the Sydney central business district. It is set at an elevation of approximately 70 m above sea level and within a natural depression that follows the alignment of Cattai Creek. Figure 3 shows a pseudo three-dimensional representation of the local terrain.

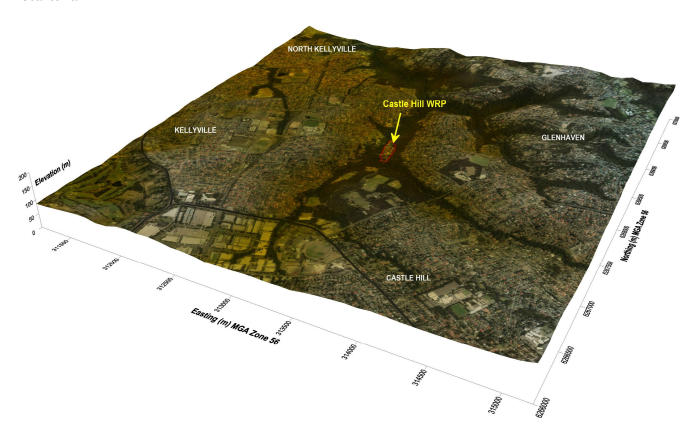


Figure 3 Pseudo three-dimensional representation of the local terrain

The plant is surrounded by at least 100 m of bushland in all directions. The nearest residential properties are located within 100 metres (m) of the eastern and western plant boundaries of the plant within the suburbs of Kellyville and Castle Hill. No permanent sensitive receptors are to the south. People using the BMX tracks and recreational fields may be present to the south of the plant on occasions.

#### 5.2 Meteorological Conditions

Meteorological conditions are important for determining the direction and rate at which emissions from a source will disperse. The key meteorological requirements of air dispersion models are, typically, hourly records of wind speed, wind direction, temperature and atmospheric stability. For air quality assessments, a minimum of one year of hourly data is usually required, which means that almost all possible meteorological conditions, including seasonal variations, are considered in the model simulations.



The EPA has prescribed the minimum requirements for meteorological data that are to be used in dispersion modelling. These requirements are outlined in the Approved Methods (EPA, 2016) and state that at least one year of "site-specific" data should be used. If "site-specific" data are not available then "site-representative" data, correlated against at least five years of data, are acceptable. The meteorological data must also be at least 90 percent complete.

Meteorological monitoring is not carried out at the plant, however the DPIE commenced operation of a meteorological station at Rouse Hill, 8 km to the west-northwest of the plant, in mid-2019. Based on the topography and proximity of this station to the plant, this station would be classified as "site-representative" under the Approved Methods terminology. The DPIE also operates a meteorological station at Prospect, 10 km to the southwest of the plant.

Meteorological data from six recent years (2015 to 2020 inclusive and where available) from the two identified monitoring stations have been analysed to identify a representative year for the modelling. Hourly records of wind speed and wind direction were examined.

Figure 4 shows the annual and seasonal wind patterns based on data collected at Rouse Hill in 2020, the closest meteorological station to the site. It can be seen from these wind-roses that the most common winds in the area are from the north, southwest and southeast. This pattern of winds is evident in all seasons to some extent although winds in summer tend to be stronger than in other seasons.

At Prospect, the wind patterns from six years of data (Figure 5) exhibit similarities to those experienced in 2020 at Rouse Hill. However Rouse Hill appears to experience a slightly higher frequency of calm conditions, that is, 21 percent calms at Rouse Hill compared to 14 percent calms at Prospect). This is likely to be due to differences in the local land use noting that there is more bushland around the meteorological station at Rouse Hill than at Prospect.

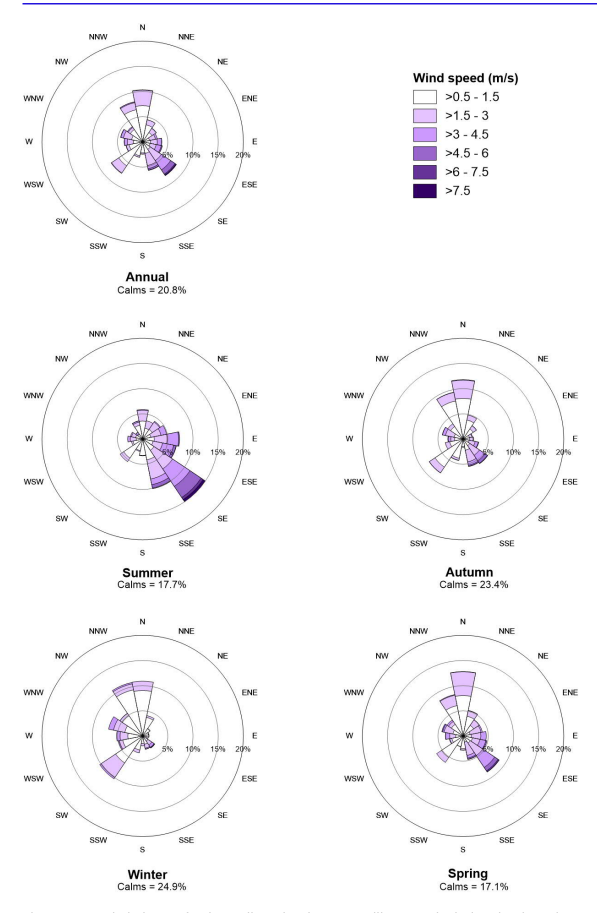


Figure 4 Annual wind-roses for data collected at the Rouse Hill meteorological station (2020)



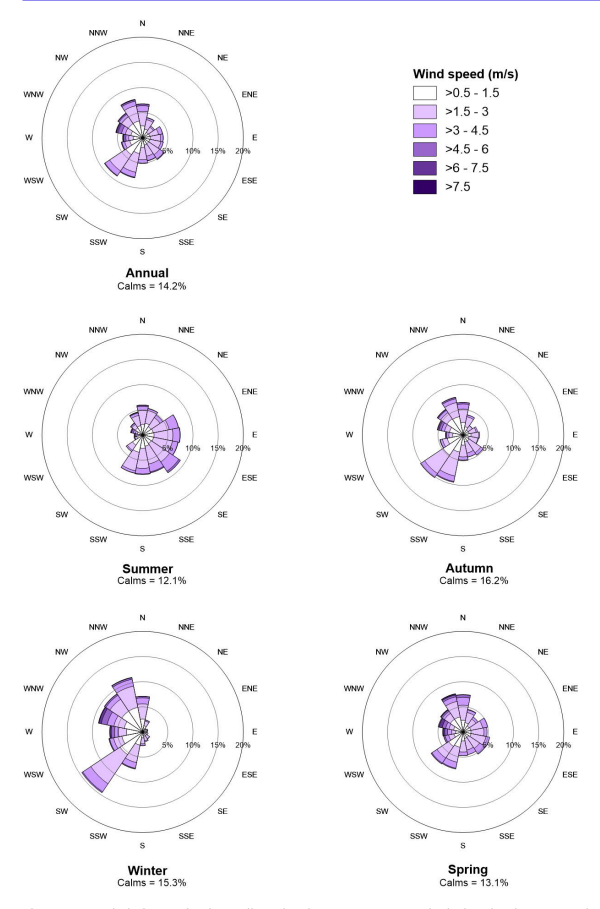


Figure 5 Annual wind-roses for data collected at the Prospect meteorological station (2015-2020)

Figure 6 shows the wind speed data from each meteorological station. As previously mentioned, the meteorological station at Rouse Hill was only installed in 2019. The data from Figure 6 show that, at Prospect, the average and maximum wind speeds exhibited similar ranges across all six years. Maximum wind speeds reached around 10 metres per second (m/s) as an hourly average and these winds were not isolated to any particular time of year. Similar data ranges were observed at Rouse Hill in 2019 and 2020.

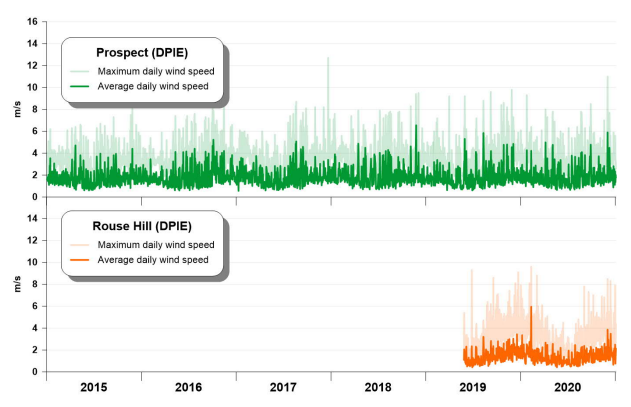


Figure 6 Wind speed data collected between 2015 and 2020

The annual data statistics for the 2015 to 2020 years have been examined to assist with identifying a representative meteorological year. Table 3 shows the statistics.

Table 3 Annual statistics from meteorological data collected between 2015 and 2020

Year	Rouse Hill	Prospect
Percentage complete	(%)	
2015	NA	100
2016	NA	100
2017	NA	99
2018	NA	100
2019	60	99
2020	100	100
Mean wind speed (m/s	s)	
2015	NA	1.7
2016	NA	1.8
2017	NA	1.8
2018	NA	1.9
2019	1.4	1.8
2020	1.4	1.8



Year	Rouse Hill	Prospect
Percentage of calms (	<= 0.5 m/s)	
2015	NA	14
2016	NA	14
2017	NA	14
2018	NA	13
2019	12.1	15
2020	20.8	14

Over these six years the mean annual wind speed at Prospect has shown very little range (1.7 to 1.9 m/s). The percentage of calms (that is, winds less than or equal to 0.5 m/s) has also been very consistent, ranging from 13 to 15 percent. The similar trends and statistics for each year suggest that meteorological conditions do not vary significantly from year-to-year.

For this air quality assessment, the data collected in 2020 from the Rouse Hill meteorological station have been used to inform the dispersion modelling. This selection was based on the proximity of the station to the area of interest, high data capture rate meeting the EPA's requirement for a 90% complete dataset, and a slightly higher proportion of calm conditions that generally leads to higher, more conservative estimates of odour impacts from dispersion models. Methods used for incorporating the 2020 data into the meteorological modelling (CALMET) and air dispersion modelling for the plant (CALPUFF) are discussed in detail in Section 7.

#### 5.3 Odour Complaints

Odour complaints data relating to the Castle Hill WRP are shown in Figure 7 below. These data show that, historically, there has generally been no more than one odour-related complaint per year, except for the 2018/19 financial year when 2 complaints were received. Works to specifically address odour issues were subsequently carried out including:

- Replacement of sealed covers at pump station SPS1108 (completed in late 2020); and
- Permanent ferrous dosing skid (completed in early 2021).

No odour complaints relating to the WRP have been received since these works were completed.

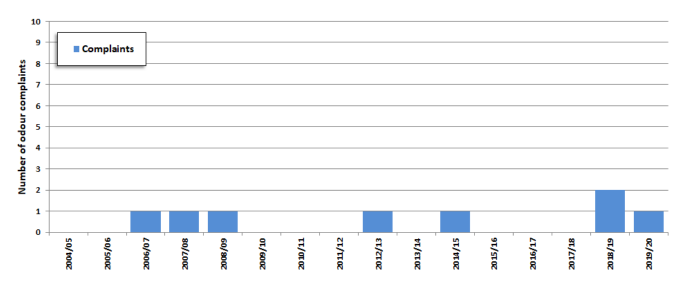


Figure 7 Registered odour complaints



#### 6. Emissions to Air

Odours in domestic wastewater are caused by gases produced during the breakdown of organic matter. They are often the result of a mixture of volatile compounds, and over 100 compounds have been associated with odours at wastewater treatment plants.

Odour sensory methods, as opposed to analytical monitoring of individual compounds, are normally used to measure odours. Analytical monitoring of individual compounds is not usually practical, as odours are complex chemical mixtures. Odour sensory methods depend upon the olfactory response (sense of smell) of individuals who serve on evaluation panels.

Sensory response is measured using a dynamic olfactometer, which is a dilution device for the presentation of odours to a panel of observers. Using an olfactometer, a series of dilutions of an air sample from the odour source is presented to a panel of "sniffers". The panel must indicate if there is a distinction between the sample and odour free air. The point at which only 50% of the panel can detect the smell is called the odour threshold. The number of times odorous air must be diluted with odour-free air in order for 50% of a selected panel of "sniffers" to detect a smell is related to the concentration of a particular odour, which is described in odour units. Hence 1 odour unit indicates that an equal volume of air is required to dilute a particular volume of odorous air to a level at which half the panel were able to detect the smell. This process, referred to as olfactometry, is used to quantify odour emissions from a particular source.

Sydney Water has developed an extensive database of odour emissions from all key wastewater treatment processes at almost all plants in their network. Emissions for modelling have been derived from historical site reviews and sampling programs and were measured using dynamic olfactometry according to the "Australian/New Zealand Standard: Stationary source emissions – Part 3: Determination of odour concentration by dynamic olfactometry (AS/NZS4323.3:2001)".

The Sydney Water odour emissions database has been used to develop estimates of maximum emissions from the plant for baseline (i.e. existing plant) and upgrade scenarios.

Table 4 and Table 5 show the source and emission data, as used by the dispersion model for the baseline and upgrade scenarios respectively. The main intent of the inventories is to capture the most significant emission sources that may influence off-site odour. Not every source will be captured. It is possible that there will be other sources of odour from time to time, such as leaks from covers and maintenance activities including cleaning. These potential sources are not expected to be significant enough to change odour impact outcomes but they will need to be managed and minimised during operations.

The main changes in the upgrade scenario are:

- The existing scrubber has a TOER of 0 ou.m<sup>3</sup>/s as it will be decommissioned.
- The PST fugitive leaks have a TOER of 0 ou.m<sup>3</sup>/s as it is expected that replacement of the PST covers and a new OCU will address fugitive emissions.
- The central OCF and anoxic zone (Stage 1) will be added as new sources.

The dominant odour source, which will be most significant in determining the extent of impacts, is expected to be the OCF. It should be noted that a conservative approach has been taken for the upgrade modelling which assumes maximum odour concentrations from the OCF (500 ou). In reality the OCF will improve the characteristics of residual odour from the plant (i.e. less offensive) and reduce overall emissions. The OCF is also expected to improve the dispersion of emissions due to the discharge from an elevated point with vertical velocity.



Table 4 Estimated odour emissions for the baseline plant scenario

Source	Source type	Area (m²)	Height (m)	Stack tip diam. (m)	Base elevation (m)	Temperature. (K)	Velocity (m/s)	Air flow (m³/s)	Odour conc (OU)	SOER (ou.m³/m²/s)	TOER (ou.m³/s)
Scrubber	Point	-	3.00	0.50	65	294	15.3	3.00	200	-	600
SP1108 vent	Point	-	10.00	0.30	57	294	2.4	0.17	3200	-	550
Aeration	Area	256	1.00	-	62	-	-	-	186	0.07	18
Anoxic (middle)	Area	196	0.00	-	62	-	-	-	2340	0.90	177
MLC	Area	52	2.50	-	63	-	-	-	210	0.08	4
Clarifier 1	Area	289	0.00	-	62	-	-	-	83	0.03	9
Clarifier 2	Area	289	0.00	-	62	-	-	-	83	0.03	9
Clarifier 3	Area	289	0.00	-	62	-	-	-	83	0.03	9
Aeration	Area	256	1.00	-	62	-	-	-	186	0.07	18
PST (fugitive leaks)	Volume	-	1	-	65	-	-	0.44	656	-	289
										Total	1,685

Notes: SOER = Specific odour emission rate. TOER = Total odour emission rate.

Table 5 Estimated odour emissions for the upgrade plant scenario

Source	Source type	Area (m²)	Height (m)	Stack tip diam. (m)	Base elevation (m)	Temperature. (K)	Velocity (m/s)	Air flow (m³/s)	Odour conc (OU)	SOER (ou.m³/m²/s)	TOER (ou.m³/s)
Scrubber	Point	-	3.00	0.50	65	294	0.0	0.00	200	-	0
SP1108 vent	Point	-	10.00	0.30	57	294	2.4	0.17	3200	-	550
Aeration	Area	256	1.00	-	62	-	-	-	186	0.07	18
Anoxic (middle)	Area	196	0.00	-	62	-	-	-	2340	0.90	177
MLC	Area	52	2.50	-	63	-	-	-	210	0.08	4
Clarifier 1	Area	289	0.00	-	62	-	-	-	83	0.03	9
Clarifier 2	Area	289	0.00	-	62	-	-	-	83	0.03	9
Clarifier 3	Area	289	0.00	-	62	-	-	-	83	0.03	9
Aeration	Area	256	1.00	-	62	-	-	-	186	0.07	18
PST (fugitive leaks)	Volume	-	1	-	65	-	-	0.00	656	-	0
Central OCF (Stage 1)	Point	-	8.50	0.53	67	294	15.0	3.35	500	-	1677
Anoxic Zone (Stage 1)	Area	381.8	2.00	-	62	-	-	-	2340	0.90	345
										Total	2,818

Notes: SOER = Specific odour emission rate. TOER = Total odour emission rate.

The odour emissions data have been multiplied by "peak-to-mean" factors to convert the model's one hour averaging time to a nose-response averaging time, which is in the order of one second. Table 6 shows the peak-to-mean factors for each source based on the data prescribed by the EPA (2016).



#### Table 6 Peak-to-mean factors

	Peak-to-mean factors for each stability class								
Source	А	В	С	D	E	F			
Scrubber	2.3	2.3	2.3	2.3	2.3	2.3			
SP1108 vent	2.3	2.3	2.3	2.3	2.3	2.3			
Aeration	2.5	2.5	2.5	2.5	2.3	2.3			
Anoxic (middle)	2.5	2.5	2.5	2.5	2.3	2.3			
MLC	2.5	2.5	2.5	2.5	2.3	2.3			
Clarifier 1	2.5	2.5	2.5	2.5	2.3	2.3			
Clarifier 2	2.5	2.5	2.5	2.5	2.3	2.3			
Clarifier 3	2.5	2.5	2.5	2.5	2.3	2.3			
Aeration	2.5	2.5	2.5	2.5	2.3	2.3			
PST (fugitive leaks)	2.3	2.3	2.3	2.3	2.3	2.3			
Central OCF (Stage 1)	2.3	2.3	2.3	2.3	2.3	2.3			
Anoxic Zone (Stage 1)	2.3	2.3	2.3	2.3	2.3	2.3			



## 7. Approach to Assessment

#### 7.1 Overview

This assessment has followed the Approved Methods (EPA, 2016) which specifies how assessments based on the use of air dispersion models should be undertaken. The Approved Methods include guidelines for the preparation of meteorological data, reporting requirements and air quality assessment criteria to assess the significance of dispersion model predictions.

Potential impacts during construction have been assessed qualitatively by examining all proposed works and the proposed measures to manage emissions to air.

For operations, the CALPUFF computer-based air dispersion model has been used to simulate odour concentrations due to the identified emission sources, and the model results have been compared with relevant air quality criteria. The choice of model has considered the expected transport distances for the emissions, as well as the potential for temporally and spatially varying flow fields due to influences of the locally complex terrain, non-uniform land use, and potential for stagnation conditions characterised by calm or very low wind speeds with variable wind directions.

The CALPUFF model, through the CALMET meteorological pre-processor, simulates complex meteorological patterns that exist in a particular region. The effects of local topography and changes in land surface characteristics are accounted for by this model. The model comprises meteorological modelling as well as dispersion modelling, both of which are described below.

#### 7.2 Meteorological Modelling

The air dispersion model used for this assessment, CALPUFF, requires information on the meteorological conditions in the modelled region. This information is typically generated by the meteorological pre-processor, CALMET, using surface observation data from local weather stations and upper air data from radiosondes or numerical models, such as the Commonwealth Scientific and Industrial Research Organisation's (CSIRO's) prognostic model known as TAPM (The Air Pollution Model). CALMET also requires information on the local land use and terrain. The result of a CALMET simulation is a year-long, three-dimensional output of meteorological conditions that can be used as input to the CALPUFF air dispersion model. The modelling therefore simulates dispersion under a comprehensive range of meteorological conditions including temperature inversions.

The closest known meteorological station that collects suitable upper air data for CALMET is located at Sydney Airport, approximately 30 km to the east of the plant. The necessary upper air data were therefore generated by TAPM, using influence from the surface observations at the Rouse Hill meteorological station. CALMET was then set up with one surface observation station and one upper air station (based on TAPM output for the location of the Rouse Hill surface meteorological station). The meteorological modelling followed the guidance of TRC (2011) and adopted the "observations" mode.

Key model settings for TAPM are shown below in Table 7.



Table 7 Model settings and inputs for TAPM

Parameter	Value(s)
Model version	4.0.5
Number of grids (spacing)	4 (30 km, 10 km, 3 km, 1 km)
Number of grids point	35 x 35 x 25
Year(s) of analysis	2020
Centre of analysis	Centre (33°41′ S, 150°54′ E)
Terrain data source	30 m Shuttle Research Topography Mission (SRTM)
Land use data source	Default
Meteorological data assimilation	Rouse Hill meteorological station.  Radius of influence = 15 km. Number of vertical levels for assimilation = 4

#### Table 8 lists the model settings and input data for CALMET.

#### Table 8 Model settings and inputs for CALMET

•	
Parameter	Value(s)
Model version	6.334
Terrain data source(s)	30 m SRTM
Land use data source(s)	Digitised from aerial imagery
Meteorological grid domain	20 km x 20 km
Meteorological grid resolution	0.2 km
Meteorological grid dimensions	100 x 100 x 9 grid points
Meteorological grid origin	297000 mE, 6262000 mN. MGA Zone 56
Surface meteorological stations	Rouse Hill: wind speed, wind direction, temperature and relative humidity (TAPM for ceiling height, cloud cover, and air pressure)
Upper air meteorological stations	Upper air data file for the location of the Rouse Hill meteorological station, derived by TAPM. Biased towards surface observations (-1, -0.8, -0.6, -0.4, -0.2, 0, 0, 0, 0)
Simulation length	8784 hours (1 Jan 2020 to 31 Dec 2020)
R1, R2	0.5, 1
RMAX1, RMAX2	5, 20
TERRAD	5

Terrain information was extracted from the NASA Shuttle Research Topography Mission database which has global coverage at approximately 30 m resolution. Higher resolution topographical data are not necessary in order to develop wind fields that reflect the influence of terrain and effects that are important for dispersion of emissions from the plant to the sensitive receptor areas. Land use data, for the definitions in CALMET, were extracted from aerial imagery. Figure 8 shows the model grid, land use and terrain information, as used by CALMET.

Figure 9 shows a snapshot of winds at 10 m above ground-level as simulated by the CALMET model under stable conditions.



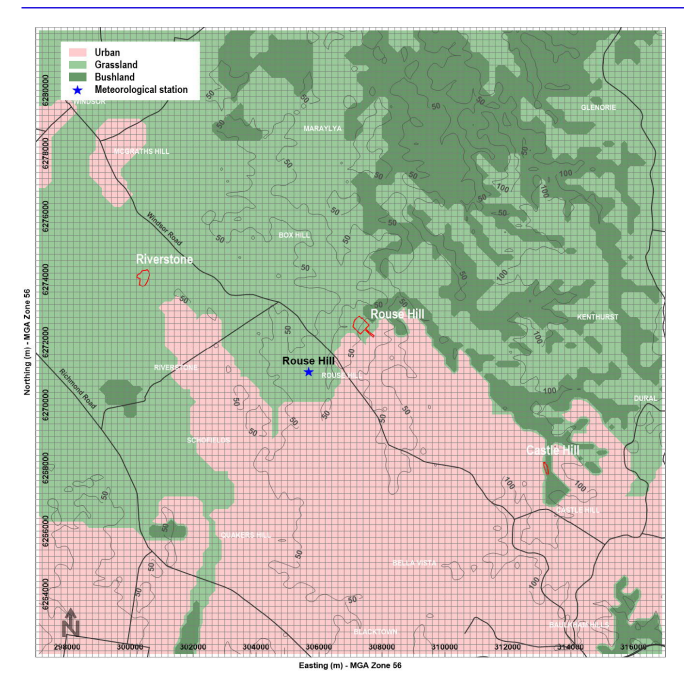


Figure 8 Model domain, grid, land use and terrain information



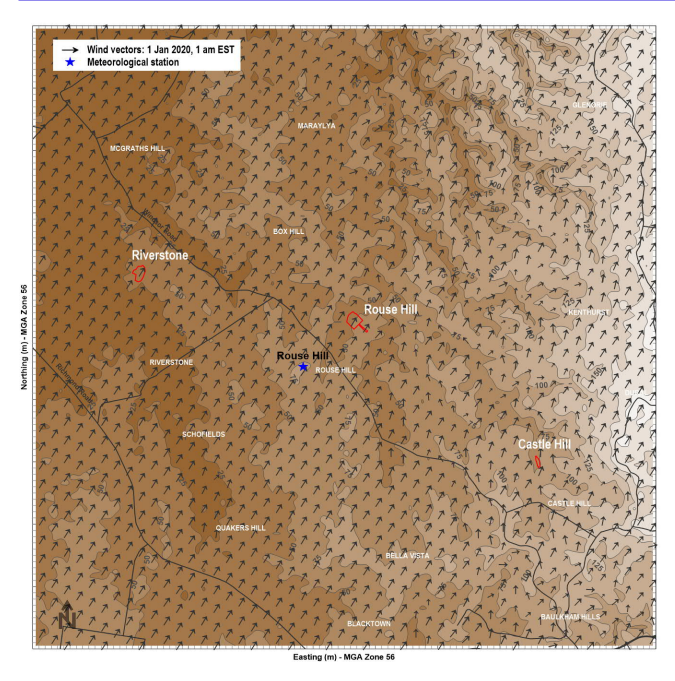


Figure 9 Example of CALMET simulated ground-level wind flows



#### 7.3 Dispersion Modelling

Odour levels due to the identified emission sources at the plant have been modelled using CALPUFF (Version 6.42). CALPUFF is a Lagrangian air dispersion model that simulates the dispersion of pollutants within a turbulent atmosphere by representing emissions as a series of puffs emitted sequentially. Provided the rate at which the puffs are emitted is sufficiently rapid, the puffs overlap and the serial release is representative of a continuous release.

The CALPUFF model differs from traditional Gaussian plume models (such as AUSPLUME and ISCST3) in that it can model spatially varying wind and turbulence fields that are important in complex terrain, long-range transport and near calm conditions. CALPUFF has the ability to model the effect of emissions entrained into the thermal internal boundary layer that forms over land, both through fumigation and plume trapping. CALPUFF is an air dispersion model which has been approved by the EPA for these types of assessments (EPA, 2016).

The modelling was performed using the emission estimates from Section 6 and the meteorological information provided by the CALMET model, described in Section 7.2. Calculations were made at 1,017 discrete points (including sensitive receptors) to allow for contouring of results. The locations of the model receptors are shown in Appendix A.

Key model settings and inputs for CALPUFF are provided in Table 9.

Table 9 Model settings and inputs for CALPUFF

Parameter	Value(s)
Model version	6.42
CALMET model domain	Grid cells: Easting 1-100, Northing 1-100
CALPUFF computational domain	Grid cells: Easting 1-100, Northing 1-100
Dry deposition	No
Puff element	Puff
Dispersion option	Turbulence from micrometeorology
Time step	3600 seconds (1 hour)
Terrain adjustment	Partial plume path
Receptors	1017 discrete receptors. See Appendix A.

The plant was represented by a series of point, area and volume sources located according to the current and proposed site layouts. Figure 10 shows the modelled source locations. Emissions from all sources have been modelled at constant rates for every hour of the meteorological year.

Odour concentrations were modelled over an area of 4 km by 4 km and results at identified sensitive receptors were then compared with the EPA air quality criteria, previously discussed in Section 4. Contour plots have been created to show the spatial distribution of model predictions.



Easting (m) - MGA Zone 56



Figure 10 Modelled source locations



## 8. Air Quality Assessment

This section provides an assessment of the potential air quality issues of the Project, as identified in Section 3.

#### 8.1 Construction

The key air quality issue during construction will be dust. Dust emissions from construction works have the potential to cause nuisance impacts, depending on the nature of works, and if not properly managed.

Construction of the upgrades is anticipated to occur over approximately 24 months and will include:

- Site establishment such as installation of environmental controls, and plant and equipment delivery.
- Decommissioning of the existing inlet works and associated equipment and pipework, existing OCU and control room.
- Structure construction such as construction of buildings, treatment works, storage tanks and process units.
- Mechanical and electrical installation such as utility connections.
- Commissioning such as equipment testing and discharging commissioning wastewater.

Construction would typically occur between 7 am to 6 pm Monday to Friday and between 8 am and 1 pm on Saturday. The number and type of equipment would vary depending on the development activity being undertaken.

The total amount of dust generated would depend on the quantities and types of material being handled, the types of operations being carried out, exposed areas, speed of machinery, and emission control measures. The detailed approach to construction would depend on decisions made by the successful contractor(s), and changes to the construction methods and sequences that are expected to take place during the construction phase.

In practice, it is not possible to realistically quantify dust impacts using dispersion modelling in the construction phase. To do so would require knowledge of weather conditions for the period in which work would be taking place in each location on the site. However the minor nature of upgrades (relative to the development of a new plant), limited spoil handling, and short duration of works means that dust is not expected to be a significant emission and appropriate management measures will minimise the potential for off-site impacts.

Safeguards to minimise air quality impacts during construction will include:

- Maintaining equipment in good working order to comply with the clean air regulations of the *Protection of the Environment Operations Act 1997*, having appropriate exhaust pollution controls, and meeting Australian Standards for exhaust emissions.
- Switching off vehicles/machinery when not in use.
- Watering exposed areas using a non-potable water source, where possible.
- Covering exposed areas with tarpaulins or geotextile fabric, where possible.
- Modifying or ceasing work in windy conditions.
- Covering all transported waste.

Odour impacts are not considered to be a major issue during construction. There is existing odour control equipment on site and odour management strategies in place, which would be used to continue to control odours during construction. It is expected that any works that could increase odour emissions (e.g. cut-over to new OCU) would be planned and executed such that the magnitude and duration of elevated offsite odour impacts is minimised.



Safeguards to manage the risk of odour impacts during construction will include:

- Works will be subject to odour complaints management in line with Sydney Water's customer complaint procedure (e.g. receipt of complaints will result in adjustment of how and when works are carried out).
- Works will be carried out according to prevailing weather conditions (e.g. do not undertake cleaning of infrastructure during calm conditions with low wind speeds or winds directed towards receptors).
- Timing of works to avoid sensitive periods (e.g. avoid doing works with additional odour risk in the evening or weekends).
- Minimising the exposure of odour emitting surfaces (e.g. skip bins containing odorous debris) and minimising openings of odour emitting processes (e.g. tanks) created during construction phase with covers.
- Temporarily augmenting the operation of existing odour control systems to mitigate works with additional odour risk (e.g. use OCU to draw more air from process units with open covers, increase chemical dosing etc).

#### 8.2 Operation

The potential odour impacts of the plant have been quantified using dispersion modelling. Figure 11 shows the modelling odour levels (in odour units) at the 99<sup>th</sup> percentile due to all identified sources in the baseline and upgrade scenarios. The results have been assessed by referencing the EPA odour impact assessment criteria from Section 4. As noted in Table 2 the EPA criteria are population based, that is, more stringent criteria are to be applied for higher population densities. The most stringent EPA assessment criterion (2 OU) has been adopted for this assessment.

Figure 11 shows that the 2 OU contours at the 99<sup>th</sup> percentile do not encroach on any existing or potential private sensitive receptors, residential areas or existing recreational areas in either the baseline or upgrade scenarios. While the 2 OU contour for the upgrade scenario on the western side is the most noticeable change, the contour is less than 50 m away from that of the baseline scenario; this change would not be detectable in reality.

Overall, the differences in model results between the baseline and upgrade scenarios are not significant, from an odour impact perspective, and it can be inferred that the proposed upgrades are unlikely to increase the intensity or frequency of off-site odour levels due to the plant upgrade. In addition, the modelling represents a conservative estimate of impacts given that maximum odour concentrations from the OCF (500 ou) have been assumed. In reality the proposed works are anticipated to improve the characteristics of residual odour from the plant (i.e. less offensive), reduce overall emissions and reduce off-site impacts.

To make sure that the odour footprint of the upgraded plant is minimised it is anticipated that Sydney Water will:

- Continue the practice of odour complaints management in accordance with Sydney Water's customer complaint procedure.
- Update the site's odour control procedure with the additional odour sources (i.e. new OCU and anoxic tank).

Should there be sufficient drivers, Sydney Water may wish to revise the site's odour footprint once construction works are complete and the new odour sources have been sampled to determine their odour emission rates.



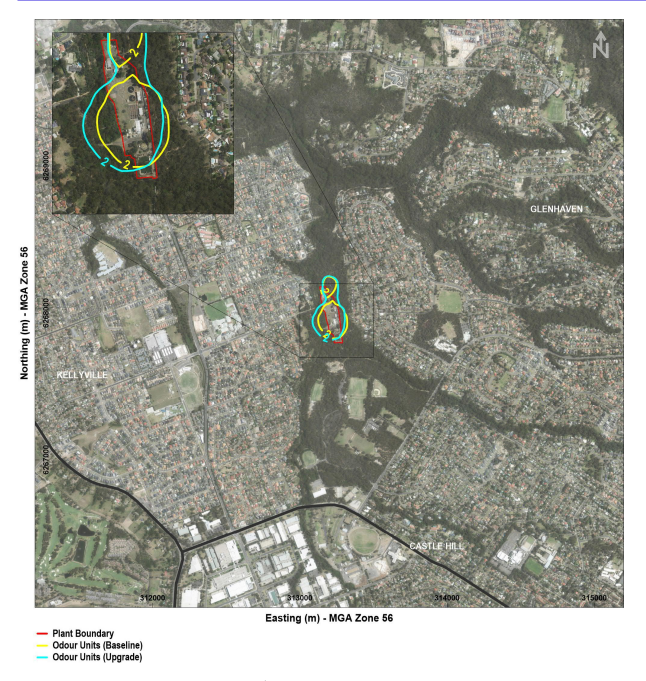


Figure 11 Modelled odour levels at the 99<sup>th</sup> percentile due to Castle Hill WRP



#### Conclusions

This report has assessed the potential air quality impacts of proposed upgrades to the Castle Hill WRP. In summary, the assessment identified the key air quality issues, characterised the existing air quality and meteorological environment, quantified project emissions and used an air dispersion model to simulate the potential impact of the Project on local air quality.

The key potential air quality issues were identified as:

- Dust during construction; and
- Odour during operation.

A detailed review of the existing environment was carried out and the following conclusions were made:

- The prevailing winds in the area are from the north, southwest and southeast.
- Operation of the existing plant has generally not caused adverse odour impacts in the local community based on historical records which showed typically only one or less complaints per year. However, there was one recent year where 2 complaints were recorded. No odour complaints have been received since works to address odour issues were completed.

The main conclusions of the assessment were as follows:

- Dust from construction was determined to have limited potential to cause adverse impacts based on the relatively minor nature, scale and duration of the proposed works. Nevertheless, appropriate environmental safeguards have been identified to minimise impacts.
- The proposed upgrades are unlikely to cause increased odour impacts during operation based on conservative modelling which showed compliance with the most stringent EPA assessment criteria at the nearest existing and potential private sensitive receptors and residential areas. In addition, the proposed upgrades are unlikely to increase the intensity or frequency of off-site odour levels relative to existing operations.

Finally, it was noted that emissions from many of the key odour generating sources will be ducted to the proposed odour control facility, treated and exhausted via a stack. This arrangement is consistent with best practice for odour management at wastewater treatment plants.



#### 10. References

DEC (2006) "Technical framework Assessment and management of odour from stationary sources in NSW". Published by the Department of Environment and Conservation, now EPA. November 2006.

EPA (2016) "Approved Methods for the Modelling and Assessment of Air Pollutants in NSW".

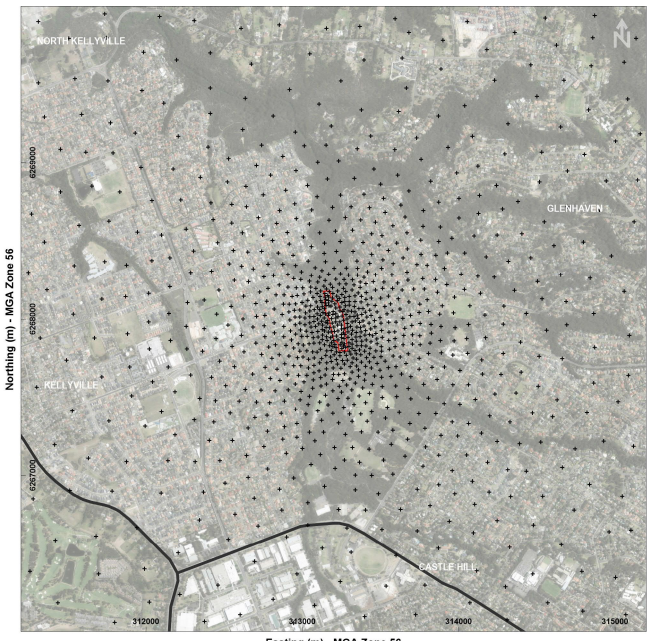
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TRC (2007) CALPUFF model web-site (<a href="http://www.src.com/calpuff/regstat.htm">http://www.src.com/calpuff/regstat.htm</a>).

TRC (2011) "Generic Guidance and Optimum Model Settings for the CALPUFF Modelling System for Inclusion into the 'Approved Methods for the Modelling and Assessments of Air Pollutants in NSW'". Prepared for the Office of Environment and Heritage by TRC, March 2011.



# Appendix A. Model Receptors



Easting (m) - MGA Zone 56

Plant Boundary+ Model Receptor

Figure A1 Model receptors