



4th December 2025

High Court agrees to hear the appeal

Since the NSW Court of Appeal decision in July regarding the IPC approval of the Mount Pleasant Optimisation Project (Mount Pleasant), MACH Energy has actively pursued all available options to ensure the continuity of this important project. These options included lodging an application for special leave to appeal to the High Court. As a result of that application for special leave, the NSW Land and Environment Court (LEC) suspended the remitter process for this case. Now that the High Court has agreed to hear the appeal, MACH Energy is actively preparing a comprehensive case around the validity of the approval of Mount Pleasant. MACH Energy will continue to operate in alignment with existing approvals and conditions and seek to provide long-term continuity and certainty for its staff, contractors, customers and the local community.