Application form: Works Approval / Licence / Renewal / Amendment / Registration

Part V Division 3, Environmental Protection Act 1986
Environmental Protection Regulations 1987

Part 1: Application type

- Completion of this form is a statutory requirement under s.54(1)(a) of the Environmental Protection Act 1986 (WA) (EP Act) for works approval applications; s.57(1)(a) for licence and licence renewal applications; s.59B(1)(a) for applications for an amendment; and under r.5B(2)(a) of the Environmental Protection Regulations 1987 (WA) (EP Regulations) for applications for registration of premises.
- The instructions set out in this application form are general in nature.
- A reference to 'you' in these instructions is a reference to the applicant.
- The information provided to you by the Department of Water and Environmental Regulation (DWER) in relation to making applications does not constitute legal advice. DWER recommends that you obtain independent legal advice.
- Applicants seeking further information relating to requirements under the EP Act and/or EP Regulations
 are directed to the Parliamentary Counsel's Office website (www.legislation.wa.gov.au). Schedule 1 of the
 EP Regulations contains the categories of prescribed premises.
- For prescribed premises where activities fall within more than one category, ALL applicable categories
 must be identified. This applies for existing prescribed premises seeking renewal or amendment, as well
 as new prescribed premises.
- The application form must be completed with all relevant information attached. Attachments can be
 combined and submitted as one or more consolidated documents if desired, provided it is clear which
 section of the application form the information / attachments relate to. Where attachments are submitted
 separately, avoid duplicating information. Ensure that any cross-references between the application form
 and the supporting document(s) are accurate.
- If an application form has been submitted which is incomplete or materially incorrect, the Chief Executive
 Officer of DWER (CEO) will decline to deal with the application and advise the applicant accordingly.

1.1	This is an application for:	☐ Works approval			
	[Select one option only. Your application may be returned if multiple options are selected.] under Part V, Division 3 of the EP Act.	Licence Existing registration number(s): [] Existing works approval number(s): []			
1.2	Please see the: • Guideline: Industry Regulation Guide to Licensing • Procedure: Prescribed premises works approvals and licences for more information to assist in understanding DWER's regulatory regime for prescribed premises.	 □ Renewal Existing licence number: [] ☑ Amendment Number of the existing licence or works approval to amended: [L9430] □ Registration (works approval already obtained) Existing works approval number(s): [] 	o be		
1.2	days until the expiry of the existing works Only active instruments can be amended. Ap	oplications to amend a works approval or licence or to the existing works approval or licence expiring	Yes		
1.3	This application is for the following categories of prescribed premises:	Amendment to include Category 5 and Category 77. [Category 54: Sewage facility: premises on which sew treated (excluding septic tanks); or from which treated			
1.3	This application is for the following	[Category 54: Sewage facility: premises on which sew	sewage		

Part 1:	Application type	
		All activities that meet the definition of a prescribed premises as set out in Schedule 1 of the EP Regulations have been specified above (tick, if yes).

Application form section	New application / registration	Renewal	Amendment
Part 1: Application type	•	•	•
Part 2: Applicant details	•	•	•
Part 3: Premises details	•	•	Δ
Part 4: Proposed activities	•	•	
Part 5: Index of Biodiversity Surveys for Assessment and Index of Marine Surveys for Assessment	If required.	If required.	If required.
Part 6: Other DWER approvals	•	•	•
Part 7: Other approvals and consultation	•	•	•
Part 8: Applicant history	•	•	Δ
Part 9: Emissions, discharges, and waste	•	•	Δ
Part 10: Siting and location	•	•	Δ
Part 11: Submission of any other relevant information	•	•	If required.
Part 12: Category checklist(s)	•	•	•
Part 13: Proposed fee calculation	•	•	•
Part 14: Commercially sensitive or confidential information	•	•	•
Part 15: Submission of application	•	•	•
Part 16: Declaration and signature	•	•	•
Attachment 1A: Proof of occupier status	•	•	N/A
Attachment 1B: ASIC company extract	•	•	N/A
Attachment 1C: Authorisation to act as a representative of the occupier	•	•	•
Attachment 2: Premises map/s	•	•	Δ
Attachment 3A: Environmental commissioning plan	If required.	N/A	If required
Attachment 3B: Proposed activities	•	•	Δ
Attachment 3C: Map of area proposed to be cleared (only applicable if clearing is proposed)	•	•	•
Attachment 3D: Additional information for clearing assessment	If required.	If required.	If required.
Attachment 4: Marine surveys (only applicable if marine surveys included in application)	•	•	•
Attachment 5: Other approvals and consultation documentation	•	•	Δ
Attachment 6A: Emissions and discharges	If required.	If required.	If required.
Attachment 6B: Waste acceptance	If required.	If required.	If required.
Attachment 7: Siting and location	•	•	Δ
Attachment 8: Additional information submitted	If required.	If required.	If required.
Attachment 9: Category-specific checklist(s)	•	If required.	If required.
Attachment 10: Proposed fee calculation	•	•	•
Attachment 11: Request for exemption from publication	If required.	If required.	If required.

Must be completed / submitted.
 To the extent changed / required in relation to the amendment.

N/A
 Not required with application, but may be requested subsequently depending on DWER records.

"If required" Sections for applicants to determine.

Part 2: Applicant details

- The applicant (the occupier of the premises) must be an individual(s), a company, body corporate, or
 public authority, but not a partnership, trust, or joint-venture name. Applications made by or on behalf of
 business names or unincorporated associations will not be accepted.
- . If applying as an individual, your full legal name must be provided.
- . If applying as a company, body corporate, or public authority, the full legal entity name must be inserted.
- Australian Company Number's (ACN) must be provided for all companies or body corporates.
- DWER prefers to send all correspondence electronically via email. We request that you consent to
 receiving all correspondence relating to instruments and notices under Part V of the EP Act (Part V
 documents) electronically via email, by indicating your consent in Section 2.3.
- Companies or body corporates making an application must nominate an authorised representative from
 within their organisation. Proof of authorisation must be submitted with the application (see Section 2.10).
 If you are applying as an individual, you are the representative.
- Details of a contact person must be provided for DWER enquiries in relation to your application. This
 contact person can be a consultant if authorised to represent the applicant. Written evidence of this
 authorisation must be provided.
- Details of the occupier of the premises must be provided. One of the options must be selected and if you
 have been asked to specify, please provide details. For example, if 'lease holder' has been selected,
 please specify the type of lease (for example, pastoral lease, mining lease, or general lease) and provide a
 copy of the lease document(s). Note that contracts for sale of land will not be sufficient evidence of
 occupancy status.

occupancy status.					
Applicant name/s (full legal name/s): The proposed holder of the works approval, licence or registration.	Onslow Iron Pty Ltd				
ACN (if applicable):	649 012 395				
Trading as (if applicable):	Mineral Resources Limited				
Authorised representativ details: The person authorised to receive correspondence an Part V documents on behal of the applicant under the E Act. Where 'yes' is selected, all correspondence will be sen to you via email, to the ema address provided in this section. Where 'no' has been selected, Part V documents will be posted to you in hard copy to the postal / business address specified in Section 2.4, below. Other general correspondence may still be sent to you via email.	I consent to all written correspondence between myself (the applicant) and DWER, regarding the subject of this application, being exclusively via email, using the email address I have provided above.	Yes	No		
Registered office address, as registered with the Australian Securities and Investments Commission (ASIC): This must be a physical address to which a Part V					
	Applicant name/s (full legal name/s): The proposed holder of the works approval, licence or registration. ACN (if applicable): Trading as (if applicable): Authorised representativ details: The person authorised to receive correspondence an Part V documents on behal of the applicant under the E Act. Where 'yes' is selected, all correspondence will be sen to you via email, to the ema address provided in this section. Where 'no' has been selected, Part V documents will be posted to you in hard copy to the postal / business address specified in Section 2.4, below. Other general correspondence may still be sent to you via email. Registered office address, as registered with the Australian Securities and Investments Commission (ASIC): This must be a physical	Applicant name/s (full legal name/s): The proposed holder of the works approval, licence or registration. ACN (if applicable): Trading as (if applicable): Mineral Resources Limited Authorised representativ details: The person authorised to receive correspondence an Part V documents on behal of the applicant under the E Act. Where 'yes' is selected, all correspondence will be sen to you via email, to the ema address provided in this section. Where 'no' has been selected, Part V documents will be posted to you in hard copy to the postal / business address specified in Section 2.4, below. Other general correspondence may still be sent to you via email. Registered office address, as registered with the Australian Securities and Investments Commission (ASIC): This must be a physical address to which a Part V	Applicant name/s (full legal name/s): The proposed holder of the works approval, licence or registration. ACN (if applicable): Frading as (if applicable): Authorised representativ details: The person authorised to receive correspondence an Part V documents on behal of the applicant under the E Act. Where 'yes' is selected, all correspondence will be sen to you via email, to the ema address provided in this section. Where 'no' has been selected, Part V documents will be posted to you in hard copy to the postal / business address specified in Section 2.4, below. Other general correspondence may still be sent to you via email. Registered office address, as registered with the Australian Securities and Investments Commission (ASIC): This must be a physical address to which a Part V	Applicant name/s (full legal name/s): The proposed holder of the works approval, licence or registration. ACN (if applicable): Frading as (if applicable): Authorised representativ details: The person authorised to receive correspondence an Part V documents on behal of the applicant under the E Act. Where 'yes' is selected, all correspondence will be sen to you via email, to the ema address provided in this section. Where 'no' has been selected, Part V documents will be posted to you in hard copy to the postal / business address specified in Section 2.4, below. Other general correspondence may still be sent to you via email. Registered office address, as registered with the Australian Securities and Investments Commission (ASIC): This must be a physical address to which a Part V	

Part 2:	Applicant details			
2.5	Postal address for all othe correspondence: If different from Section 2.4.			
2.6	Contact person details for DWER enquiries relating t the application (if different from the authorised representative): For example, could be a consultant or a site-based employee.			
2.7	Occupier status:			
	Occupier is defined in s.3 of the EP Act and includes a person in occupation or control of the premises, or	Lease holder (please specify, including date of expiry of lease	9).	
	occupying a different part of the premises whether or not that person is the owner. Note: if a lease holder, the applicant must be the holder of an executed lease, not	Public authority that has care, control, or management of the	land.	
		Other evidence of legal occupation or control (please specify example, joint venture operating entity, contract, letter of ope control, or other legal document or evidence of legal occupat	rational	\boxtimes
	just an agreement to lease.	Authorisation for Onslow Iron Pty Ltd to pursue approval and activities on tenements associated with the Prescribed Premi of the RHIOJV are provided as Attachment 1A . This include Manager and Authority to Act Letter as proof of the authorise status for each tenement.	ses, and s a Chan	ge
Attach	ments		N/A	Yes
2.8	Attachment 1A: Proof of occupier status	Copies of certificate of title, lease, or other instruments evidencing proof of occupier status, including the expiry date or confirmation that there is no expiry date, have been provided and labelled as Attachment 1A.		
2.9	Attachment 1B: ASIC company extract	A current company information extract (not the company information summary) purchased from the ASIC website(s) for all new applications / registrations has been provided and labelled as Attachment 1B.		
2.10	Attachment 1C: Authorisation to act as representative of the occupier	A copy of the documentation authorising the applicant to act on the occupier's behalf as their authorised agent/representative has been provided and labelled as Attachment 1C.	\boxtimes	

Part 3	3: Premises details					
3.1	Premises descript	ion (whole or part to	Tenement	Туре		
	be specified):		M08/480-1	Mining Lease	1	
	Include the land des	scription (volume and location number/s);	M08/484-1	Mining Lease	-	
	Crown lease or rese	erve number; pastoral ining tenement number	G08/88	General Purpose Lease		
	(as appropriate), of	all properties, as shown	L08/67	Miscellaneous Licence		
	on title details registered with Landgate.		L08/68	Miscellaneous Licence		
			L08/69	Miscellaneous Licence	-	
			L08/79	Miscellaneous Licence	1	
			L08/181	Miscellaneous Licence	1	
	Premises street address CANE WA 6710					
	Include the suburb. Premises name (if applicable): CANE WA 6710 West Pilbara Iron Ore Project			10		
3.2	Local Government Authority area: Shire of Ashburton					
0.0	City, Town, or Shire					
3.3	GPS (latitude and coordinates:	longitude)				
	GPS coordinates determined using the GDA 2020 (Geographic latitude / longitude) coordinate system and datum must be					
		provided for all points around the proposed premises boundary, where the entirety of the cadastre (land parcel) or mining				
	the cadastre (land					
	tenements are not upon boundary.	used as the premises				
Attacl	hments				N/A	Yes
3.4	Attachment 2:		attachment to	this application form, labelled		
	Premises map(s)	Attachment 2, either: 1. an aerial photograp	oh, map, and si	te plan of sufficient scale		
				premises boundary		
		or	man of the pre-	acced promines boundary and		
		site plan as an ESF	RI shapefile (ad	cosed premises boundary and cepted file types include .dbf,		
		suitable portable di		ring properties (provided on a evice, if submitting application in		
		hard copy form): • Geometry type:	Polygon Shap	e		
) (Geographic latitude /		
			020 (Geocentri	Datum of Australia 2020).		
		You must also provide a clearly identifying and la		of the prescribed premises,		\boxtimes
		 layout of key inf 	rastructure and	buildings, clearly labelled;		
		not align with th	e entirety of the	the premises boundary does e cadastral boundary, identify premises is part of);		
			scharge points	(with precise GPS coordinates		
				GPS coordinates where		
		sensitive recept	ors and land us	ses		
		all areas propos	sed to be cleare	ed (if applicable).		
	· · · · · · · · · · · · · · · · · · ·		orth arrow, clea	rly marking the area in which		
		•		or maps must be of reasonable		

Part 4: Proposed activities

INSTRUCTIONS:

- You must provide a description and the scope, size and scale of all prescribed activities of Schedule 1 to the EP Regulations including the maximum production or design capacity of each prescribed activity.
- If applying for a works approval or licence amendment involving the construction of new infrastructure, you must provide information on infrastructure to be constructed and how long construction is expected to take. You must confirm if commissioning is to occur and how long it will take.
- If applying for a works approval or licence amendment not involving the construction of new infrastructure, provide details of the proposed amendment.
- You must identify all emission sources on the premises map/s.
- You must also provide information on activities which directly relate to the prescribed premises category
 which have, or are likely to result in, an emission or discharge.
- If clearing activities are proposed provide a description and details. If a relevant exemption under Schedule 6 of the EP Act or r.5 of the Environmental Protection (Clearing of Native Vegetation) Regulations 2004 (WA) (Clearing Regulations) may apply, provide details.
- Note that in some cases, DWER may require that the clearing components of a works approval or licence (or amendment) application be submitted separately through the clearing permit application process.
 Refer to the <u>Procedure: Prescribed premises works approvals and licences</u> for further guidance.
- Please note that the requested information is critical to DWER's understanding of the proposed activities.
 The more accurate, specific, and complete the information provided in the application, the less uncertainty that DWER may identify in the application, therefore facilitating completion of the assessment in a more efficient and timely manner.

4.1 Prescribed premises infrastructure and equipment

In Table 4.1 (below), provide a list of all items of infrastructure and equipment within the boundary of the prescribed premises relevant to this application, and include the following details for each:

- relevant categories (if known) the categories of prescribed premises (as listed under Schedule 1
 of the EP Regulations) that relate to that infrastructure or equipment;
- site plan reference the location of that infrastructure or equipment (with reference to the site plan
 map or maps provided above in Section 3.4 and labelled as Attachment 2 e.g. use GPS
 coordinates or a clear description such as "labelled as [label on premises map] on Map A");
- is it critical containment infrastructure (CCI)? indicate if the identified infrastructure or
 equipment would be categorised as CCI. Refer to the <u>Guideline: Industry Regulation Guide to</u>
 <u>Licensing</u> for further information on CCI; and
- is environmental commissioning required? indicate if environmental commissioning is intended
 to be undertaken for that item of infrastructure or equipment. Refer to the <u>Guideline: Industry</u>
 <u>Regulation Guide to Licensing</u> for further information on environmental commissioning.

Add additional rows to Table 4.1 (below) as required.

Table 4.1: Infrastructure and equipment

	Infrastructure and equipment	Relevant categories (if known)	Site plan reference	CCI? (mark if yes)	Environmental commissioning? (mark if yes)
1.	Mobile crushing and screening plant (see details in Section 6 of the Supporting Document)	5	Attachment 2		
2.	Concrete batch plant (assessed in Registration R2550/2024/1)	77	Attachment 2		
3.					
4.					
5.					
6.					
7.					
8.					
9.					
10.					

Part 4: Proposed activities

4.2 Detailed description of proposed activities or proposed changes (if an amendment):

You must provide details of proposed activities relevant to this application within the boundary of the prescribed premises, identifying:

- scope, size, and scale of the project, including details as to production or design capacity (and/or frequency, if applicable);
- · key infrastructure and equipment;
- description of processes or operations (a process flow chart may be included as an attachment);
- · emission / discharge points;
- · locations of waste storage or disposal
- · activities occurring during construction, environmental commissioning, and operation (if applicable).

	If assessment and imposition of conditions to allow environmental commissioning to be undertaken are requested, please provide an environmental commissioning plan as Attachment 3A (see 4.11 below). Additional information relating to the proposed activities may be included in Attachment 3B (see 4.12 below).				
	Construction activities (if applicable):	, ,			
	N/A				
	Environmental commissioning activities (if applicable): Refer to the <u>Guideline: Industry Regulation Guide to Licensing</u> for further guidance.				
	N/A				
	Time limited operations activities (if applicable): Different elements of the premises may require time limited operations to commence at different times. In these circumstances, please specify the infrastructure and/or equipment for which time limited operations authorisation is being applied for. If time limited operations are expected to differ from future licensed operations, specify how and why this would be the case. Refer to the <u>Guideline: Industry Regulation Guide to Licensing</u> for further guidance.				
	N/A Operations activities (for a licence):				
	See section 5 of the Supporting Document.				
4.3	Estimated operating period of the project / premises (e.g. based on estimated infrastructure life):	Expected life of mine not less than 20 years.			
		Concrete batch plant is required for approximately 1-2 years to support Project construction activities.			
4.4	Proposed date(s) for commencement of works (if applicable):	N/A			
4.5	Proposed date(s) for conclusion of works construction (if applicable): This date should coincide with the submission to DWER of an Environmental Compliance Report(s) and/or a Critical Containment Infrastructure Report(s) as required. Refer to the <i>Guideline: Industry Regulation Guide to Licensing</i> .	N/A			
4.6	Proposed date(s) for environmental commissioning of works (if applicable):	N/A			

Refer to the Guideline: Industry Regulation Guide to Licensing.

Part 4: Proposed activities						
4.7	under works approval (N/A			
	Refer to the <u>Guideline: Industry Regulation Guide to Licensing</u> .					
4.8		r design capacity for each category applied cture operating 24 hours a day, 7 days a	Category 5: 50 N annum	Million tor	nnes per	
	Provide figures for all cat	regories listed in Section 1.2.	Category 77: 10	0 tonnes	or more	
		ust be the same as the units of measurement ant category as identified in Schedule 1 of the	per annum			
4.9		ughput for each category applied for: tegories listed in Section 1.2.	Category 5: 7 m	illion tonr	nes per	
		ust be the same as the units of measurement				
	EP Regulations.	ant category as identified in Schedule 1 of the	Category 77: No 630,720 tonnes			
Attachr				N/A	Yes	
4.10	Attachment 2: Premises map	Emission/discharge points are clearly labelled or required for Part 3.4 (Attachment 2).	on the map/s		\boxtimes	
4.11	Attachment 3A: Environmental commissioning plan	If applying to construct works or install equipme environmental commissioning of the works or eplanned, an environmental commissioning planincluded in Attachment 3A.	equipment is n has been	\boxtimes		
		The environmental commissioning plan is expe at minimum, identification of:				
		 the sequence of commissioning activi undertaken, including details on wheth done in stages; 				
		 a summary of the timeframes associa identified sequence of commissioning 				
		 the inputs and outputs that will be use commissioning process; 	ed in the			
		 the emissions and/or discharges expeduring commissioning; 	ected to occur			
		 the emissions and/or discharges that monitored and/or confirmed to establish steady-state operation (e.g. identifying surrogates, etc.), including a detailed monitoring program for the measurem emissions and/or discharges; 	sh or test a g emissions emissions			
		 the controls (including management a be put in place to address the expecte and/or discharges; 				
		 any contingency plans for if emissions or unplanned emissions and/or discha 				
		 how any of the above would differ from operations once commissioning is cor 				
		Note that DWER will not include conditions on instrument that authorise environmental comm activities where it is not satisfied that the risks a environmental commissioning can be adequate	issioning associated with			
4.12	Attachment 3B: Proposed activities	Additional information relating to the proposed been included in Attachment 3B (if required).	activities has	\boxtimes		
Clearin	g activities					
4.13 to	4.19 are only required if the	e application includes clearing of native vegetati	on.			
4.13	Proposed clearing area trees to be removed):	(hectares and/or number of individual	N/A			

Part 4: Proposed activities							
4.14	Details of any relevant exemptions: Refer to DWER's <u>A quide to the exemptions and regulations for clearing native vegetation</u> . N/A						
4.15	Proposed method	of clearing:	N/A				
4.16	Period within which clearing is proposed to be undertaken: N/A For example, May 2020 – June 2020.						
4.17	Purpose of clearing						
	N/A						
Clearin	aring activities – Attachments			N/A	Yes		
4.18	Attachment 3C: Map of area proposed to be cleared	You must provide: an aerial photograph or map of sufficient scale showing the proposed clearing area and prescribed premises boundary OR If you have the facilities, a suitable portable digital storage device of the area proposed to be cleared as an ESRI shapefile with the following properties: Geometry type: Polygon Shape Coordinate system: GDA 2020 (Geographic latitude / longitude) Datum: 2020 1994 (Geocentric Datum of Australia 2020).					
4.19	Attachment 3D: Additional information for clearing assessment	Additional information to assist in the assessment of the clearing proposal may be attached to this application (for example, reports on salinity, fauna or flora studies or other environmental reports conducted for the site).					

Part 5: Index of Biodiversity and Marine Surveys for Assessments (IBSA and IMSA)

- Biodiversity surveys should be submitted through the IBSA Submissions Portal at ibsasubmissions.dwer.wa.gov.au
- Biodiversity surveys submitted to support this application must meet the requirements of the EPA's Instructions for the preparation of data packages for the Index of Biodiversity Surveys for Assessments (IBSA).
- Marine surveys submitted to support this application must meet the requirements of the EPA's Instructions for the preparation of data packages for the Index of Marine Surveys for Assessments (IMSA).
- If these requirements are not met, DWER will decline to deal with the application.

Attach	Attachments				
5.1	Biodiversity surveys Please provide the IBSA number(s) (or submission number(s) if IBSA number has not yet been issued) in the space provided.	All biodiversity surveys submitted with this application meet the requirements of the EPA's Instructions for the preparation of data packages for the Index of Biodiversity Surveys for Assessments (IBSA).			
	Note that a submission number is not confirmation of acceptance of a biodiversity survey and is not the same as an IBSA number. IBSA numbers are only issued once a survey has been accepted. Once an IBSA number is issued, please notify the department.	Submission number(s)	N/A		
		IBSA number(s)	N/A		

Part 5: Index of Biodiversity and Marine Surveys for Assessments (IBSA and IMSA)

- Biodiversity surveys should be submitted through the IBSA Submissions Portal at ibsasubmissions.dwer.wa.qov.au
- Biodiversity surveys submitted to support this application must meet the requirements of the EPA's
 Instructions for the preparation of data packages for the Index of Biodiversity Surveys for Assessments
 (IBSA).
- Marine surveys submitted to support this application must meet the requirements of the EPA's Instructions for the preparation of data packages for the Index of Marine Surveys for Assessments (IMSA).
- . If these requirements are not met, DWER will decline to deal with the application.

	5.2	Attachment 4:	All marine surveys submitted with this application meet the		
١		Marine surveys	requirements of the EPA's <u>Instructions for the preparation of data</u>	\boxtimes	
١			packages for the Index of Marine Surveys for Assessments		
١			(IMSA).		

Part	6: Other DWER approvals	
	application, you must provide relevant details.	approvals within DWER that may be relevant to this osal to the Environmental Protection Authority (EPA),
Pre-a	application scoping	
6.1	Have you had any pre-application / pre- referral / scoping meetings with DWER regarding any planned applications?	☐ No ☐ Yes – provide details: This approvals strategy was discussed with Sonya Poor on 29 April 2024 and determined to be the preferred approach by the Department.
Envi	ronmental impact assessment (Part IV of the EP	Act)
6.2	Have you referred or do you intend to refer the proposal to the EPA? Section 37B(1) of the EP Act defines a 'significant proposal' as "a proposal likely, if implemented, to have a significant effect on the environment". If DWER considers that the proposal in this application is likely to constitute a 'significant proposal', DWER is required under s.38(5) of the EP Act to refer the proposal to the EPA for assessment under Part IV, if such a referral has not already been made. If a relevant Ministerial Statement already exists, please provide the MS number in the space provided.	☐ Yes (referred) – reference (if known): [] ☐ Yes – intend to refer (proposal is a 'significant proposal') ☐ Yes – intend to refer (proposal will require a s.45C amendment to the current Ministerial Statement): MS [] ☐ No – a valid Ministerial Statement applies: MS [MS 1027 and 1203] ☐ No – not a 'significant proposal'
Clear	The same and the s	EP Act and Country Area Water Supply Act 1947)
6.3	Have you applied or do you intend to apply for a native vegetation clearing permit? In accordance with the Guideline: Industry Regulation Guide to Licensing and Procedure: Native vegetation: • is exempt under Schedule 6 of the EP Act or the Environmental Protection (Clearing of Native Vegetation) Regulations 2004 (WA) (refer to A quide to the exemptions and regulations for clearing native vegetation) • is being assessed by a relevant authority which would lead to an exemption under Schedule 6 of the EP Act, or • has been referred under s.51DA of the EP Act and a determination made that a clearing permit is not required (refer to the Guideline: Native vegetation clearing referrals), the clearing will not be reassessed by DWER or be subject to any additional controls by DWER. If the proposed clearing action is to be assessed in accordance with, or under, an Environment Protection and Biodiversity Conservation Act (Cth) (EPBC Act) accredited process, such as the assessment bilateral agreement, the clearing permit application Form Annex C7 — Assessment bilateral agreement must be completed and attached to your clearing permit application.	Yes – clearing application reference (if known): CPS [] Yes – a valid EP Act clearing permit already applies: CPS [] No – this application includes clearing (please complete Sections 4.13 to 4.19 above) No – permit not required (no clearing of native vegetation) No – permit not required (clearing referral decision): CPS [] No – an exemption applies (explain why): Clearing has been assessed under Section 40 as part of a Proposal referred under Section 38 of Part IV of the EP Act. Clearing has been done in the implementation of the Proposal, in accordance with Ministerial Statement 1027 and MS 1203. Additionally, clearing has been implemented as part of a Controlled Action approved under Commonwealth Environment Protection and Biodiversity Conservation Act 1999 − Referral No 2009/4706.
		Conditions of approval decisions are included in Attachment 5.

Part 6	: Other DWER approvals				
6.4	Have you applied or do you intend to apply for a Country Area Water Supply Act 1947 licence? If a clearing exemption applies in a Country Area Water Supply Act 1947 (CAWS Act) controlled catchment, or if compensation has previously been paid to retain the subject vegetation, a CAWS Act clearing licence is required. If yes, contact the relevant DWER regional office for a Form 1 Application for licence. Map of CAWS Act controlled catchments	☐ Yes – application reference ☐ No – a valid licence applie ☐ No – licence not required	•	n): []	1
Water	licences and permits (Rights in Water and Irrig	gation Act 1914)			
6.5	Have you applied, or do you intend to apply for:	☐ Yes –application reference	e (if known): [1
	a licence or amendment to a licence to take water (surface water or groundwater); or	No – a valid licence / perm is held by Australian Premi Ltd (APIM)]			
	2. a licence to construct wells (including bores and soaks); or				
	a permit or amendment to a permit to interfere with the bed and banks of a watercourse?				
	For further guidance on water licences and permits under the <i>Rights in Water and Irrigation Act 1914</i> , refer to the <u>Procedure: Water licences and permits</u> .	□ No – licence / permit not re	equired		
Part 7	: Other approvals and consultation				
	 Please provide copies of all relevant documed exclusions, or expiry dates. "Major Project" means: A State Development Project, where the leand Innovation (including projects to which A Level 2 or 3 proposal, as defined in the Inframework. 	ad agency is the Department o	f Jobs, To	ourism, Sc	
			N/A	No	Yes
7.1	Is the proposal a Major Project?			×	
7.2	Is the proposal subject to a State Agreement	Act?		×	
	If yes, specify which Act:				
7.3	Has the proposal been allocated to a "Lead A Agency Framework")?	Agency" (as defined in the <u>Leac</u>	<u>d</u>		
	If yes, specify Lead Agency contact details:				
7.4	Has the proposal been referred and/or asses (Commonwealth)?	sed under the EPBC Act			
	and/or approval number:	This Proposal is deemed a Contr Commonwealth Environment F Conservation Act 1999 – Referral his approval is included in Attachr	Protection No 2009/4	and Bio	diversity
7.5	Has the proposal obtained all relevant plann	ing approvals?	\boxtimes		
	If planning approval is necessary but has not be	en obtained, please provide deta	ils indicati	ng why:	
	N/A				

Part 7:	Other approvals and consultation						
	If planning approval is not necessary, please provide details indicating why:						
	N/A						
7.6	For renewals or amendment applications, are the relevant planning approvals still valid (that is, not expired)?	\boxtimes					
7.7	Has the proposal obtained all other necessary statutory approvals (not including any other DWER approvals identified in Part 6 of this application)?						
	If no, please provide details of approvals already obtained, outstanding approvals obtaining these outstanding approvals:	and expe	cted dates	for			
	Mining Proposal (Reg ID 123801) is currently under assessment with DEMIRS.						
		N/A	No	Yes			
7.8	Has consultation been undertaken with parties considered to have a direct interest in the proposal (that is, interested parties or persons who are considered to be directly affected by the proposal)? DWER will give consideration to submissions from interested parties or persons in accordance with the Guideline: Industry Regulation Guide to Licensing .			×			
Attach	ments		N/A	Yes			
7.9	Attachment 5: Other approvals specified in Part 7 of this approvals and application, including copies of relevant decisions a consultation consultation undertaken with direct interest stakehold documentation have been provided and labelled Attachment 5.			×			
Part 8:	Applicant history						
• If	WER will undertake an internal due diligence of the applicant's fitness and co WER's compliance records and the responses to Part 8 of the form. you wish to provide additional information for DWER to consider in making t						
р	rovide that information as a separate attachment (see Part 11).	N/A	No	Yes			
8.1	If the applicant is an individual, has the applicant previously held, or do they currently hold, a licence or works approval under Part V of the EP Act?			I es			
8.2	If the applicant is a corporation, has any director of that corporation previously held, or do they currently hold, a licence or works approval under Part V of the EP Act?						
8.3	If yes to 8.1 or 8.2 above, specify the name of company and/or licence or works a	approval n	umber:				
	Onslow Iron Pty Ltd is a subsidiary of Mineral Resources Limited, and its subsidiaries companies hold numerous licences and works approvals including but not limited to: L9037, L8859, L8837, L8596, L8945, L8654, L8667, L8873, L9065, W5699, L5850, W6358, W6132, L4328, W6389, W6726, W6769, W5172, W6667, W6713, W6723.						
8.4	If the applicant is an individual, has the applicant ever been convicted, or paid a penalty, for an offence under a provision of the EP Act, its subsidiary legislation, or similar environmental protection or health-related legislation in Western Australia or elsewhere in Australia?	\boxtimes					
8.5	If the applicant is a corporation, has any director of that corporation ever been convicted, or paid a penalty, for an offence under a provision of the EP Act, its subsidiary legislation, or similar environmental protection or health-related legislation in Western Australia or elsewhere in Australia?			×			
8.6			1				

Part 8: A	Applicant history			
8.7	If the applicant is a corporation, has any director of that corporation ever been a director of another corporation that has been convicted, or paid a penalty, for an offence under a provision of the EP Act, its subsidiary legislation, or similar environmental protection or health-related legislation in Western Australia or elsewhere in Australia?			\boxtimes
8.8	With regards to the questions posed in 8.4 to 8.7 above, have any legal proceedings been commenced, whether convicted or not, against the applicant for an offence under a provision of the EP Act, its subsidiary legislation, or similar environmental protection or health-related legislation in Western Australia or elsewhere in Australia?		\boxtimes	
8.9	Has the applicant had a licence or other authority suspended or revoked due to a breach of conditions or an offence under the EP Act or similar environmental protection or health-related legislation in Western Australia or elsewhere in Australia?		X	
8.10	If the applicant is a corporation, has any director of that corporation ever had a licence or other authority suspended or revoked due to a breach of conditions or an offence under the EP Act or similar environmental protection or health-related legislation in Western Australia or elsewhere in Australia?		×	
8.11	If the applicant is a corporation, has any director of that corporation ever been a director of another corporation that has ever had a licence or other authorisation suspended or revoked due to a breach of conditions or an offence under the EP Act or similar environmental protection or health-related legislation in Western Australia or elsewhere in Australia?		×	
8.12	If yes to any of 8.4 to 8.11 above, you must provide details of any charges, convict offence, and/or licences or other authorisations suspended or revoked:	tions, pen	alties paid	d for an
	1.Polaris Metals Pty Ltd (ACN 085 223 570), a wholly owned Mineral Resource Lir a Penalty for a breach of Part V Licence Conditions (discharge of saline onto land Department of Treasury and Finance) at Carina Iron Ore Project. A fine was paid on 26 August Penalty. 2. Polaris Metals Pty Ltd (ACN 085 223 570), a wholly owned Mineral Resource Lireceived a Penalty for a breach of Part V Licence Conditions (discharge of saline onto a wa emission) at Carina Iron Ore Project. A fine was paid on 26 August 2015 because 3. Polaris Metals Pty Ltd (ACN 085 223 570), a wholly owned Mineral Resource Lireceived a Penalty for a breach of tenement condition on General Purpose Lease 15/21 (Intapproved disturbance footprint) at Carina Iron Ore Project. A fine was paid on 17 J Penalty. 4. Polaris Metals Pty Ltd (ACN 085 223 570), a wholly owned Mineral Resource Lireceived a Penalty for a breach of tenement condition on Mining Lease 77/1244 (construction approved Mining Proposal) at Carina Iron Ore Project. A fine was paid on 11 Octoberalty.	owned by 2015 bed mited substeerock coof this Permited substeerocture and 2014 mited substeerock.	the cause of to cause of to cause of to cause of the cause of the cause obtained because obtained to the cause of the	his sing an of this

Part 9:	Emissions,	discharg	es, and	waste

INSTRUCTIONS:

- Please see <u>Guideline: Risk Assessments</u> and provide all information relating to emission sources, pathways and receptors relevant to the application.
- You must provide details on sources of emissions (for example, kiln stack, baghouses or discharge pipelines) including fugitive emissions (for example, noise, dust or odour), types of emissions (physical, chemical, or biological), and volumes, concentrations and durations of emissions.
- The potential for emissions should be considered for all stages of the proposal (where relevant), including during construction, commissioning and operation of the premises.

		No	Yes
9.1	Are there potential emissions or discharges arising from the proposed activities?		\boxtimes
	If you identify all notential emissions and discharges arising from the proposed activity	ice and	

If yes, identify all potential emissions and discharges arising from the proposed activities and complete Table 9.1: Emissions and discharges (below).

Part 9: Emissions, discharges, and waste								
		•	rticulate emissions (ks, chimneys or bag		☑ Dust (e.g. from equipment, uns	sealed road	ls	
	wash		harges (e.g. treated ess water discharge	d to lands s	Waste and leachate (e.g. emissions through seepage, leaks and spills of waste from storage, process and handling areas, etc.)			
		Noise (e.g. from other cle operations)	machinery operation	la	Odour (e.g. from wastes accepandfills, storage or processing of odorous materials, etc.)	•		
	storr	nwater (e.g. stor	potentially contamin mwater with the pot th chemicals or was	tential to	☐ Electromagnetic radiation ¹			
		Other (please sp	ther (please specify): [
		Note that for electromagnetic radiation, copies/details of other relevant approvals (such as from the Department of Mines, Industry Regulation and Safety or the Radiological Council) must be provided where applicable.						
	Details of any pollution control equipment or waste treatment system, including any control mechanisms used to ensure proper operation of this equipment, must be included in the proposed controls column of the 'Emissions and discharges table' below. Details of management measures employed to control emissions should also be included. Please provide / attach any relevant documents (e.g. management plans, etc.). Additional rows may be added as required and/or further information may be included as an attachment (see Section 9.3). Table 9.1: Emissions and discharges							
		Source of emission or	Emission or discharge type	Volume and frequency	Proposed controls (include in Attachment 6A if	Location site layou		
		discharge	alconarge type	' '	extensive or complex)	- see 3.4)		
	1.	All emission so	ources, type and vol	ume detailed				
	1.	All emission so	ources, type and vol	ume detailed	extensive or complex) All controls detailed in Section 6 of the Supporting	- see 3.4)		
		All emission so	ources, type and vol	ume detailed	extensive or complex) All controls detailed in Section 6 of the Supporting	- see 3.4)		
	2.	All emission so	ources, type and vol	ume detailed	extensive or complex) All controls detailed in Section 6 of the Supporting	- see 3.4)		
	2. 3. 4. 5.	All emission so	ources, type and vol	ume detailed	extensive or complex) All controls detailed in Section 6 of the Supporting	- see 3.4)		
	2. 3. 4. 5.	All emission so	ources, type and vol	ume detailed	extensive or complex) All controls detailed in Section 6 of the Supporting	- see 3.4)		
	2. 3. 4. 5. 6.	All emission so	ources, type and vol	ume detailed	extensive or complex) All controls detailed in Section 6 of the Supporting	- see 3.4)		
	2. 3. 4. 5. 6. 7.	All emission so	ources, type and vol	ume detailed	extensive or complex) All controls detailed in Section 6 of the Supporting	- see 3.4)		
	2. 3. 4. 5. 6. 7. 8. 9.	All emission so	ources, type and vol	ume detailed	extensive or complex) All controls detailed in Section 6 of the Supporting	- see 3.4)		
	2. 3. 4. 5. 6. 7. 8. 9.	All emission so	ources, type and vol	ume detailed	extensive or complex) All controls detailed in Section 6 of the Supporting	- see 3.4)		
	2. 3. 4. 5. 6. 7. 8. 9.	All emission so	ources, type and vol	ume detailed	extensive or complex) All controls detailed in Section 6 of the Supporting	- see 3.4)		
	2. 3. 4. 5. 6. 7. 8. 9. 10. 11.	All emission so in Section 6 of	purces, type and vol	lume detailed cument.	extensive or complex) All controls detailed in Section 6 of the Supporting	- see 3.4)		
9.2	2. 3. 4. 5. 6. 7. 8. 9. 10. 11.	All emission so in Section 6 of	ources, type and vol the Supporting Doo	lume detailed cument.	extensive or complex) All controls detailed in Section 6 of the Supporting	- see 3.4)		
9.2	2. 3. 4. 5. 6. 7. 8. 9. 10. 11.	All emission so in Section 6 of	ources, type and vol the Supporting Doo	lume detailed cument.	extensive or complex) All controls detailed in Section 6 of the Supporting Document.	- see 3.4) Attachmel	nt 2	
9.2	2. 3. 4. 5. 6. 7. 8. 9. 10. 11. 12. Waste	All emission so in Section 6 of e-related activiter "yes" or "no" for the lis waste acception.	ources, type and vol the Supporting Doo lies at the premises or the following que	lume detailed cument.	extensive or complex) All controls detailed in Section 6 of the Supporting Document.	- see 3.4) Attachmet	nt 2	

Part 9: Emissions, discharges, and waste						
	(d)	Is waste stored on the premises?				
	(e)	Is waste buried on the premises?				
	(f)	Is waste recycled on the premises?			\boxtimes	
	(g)	for the purposes	is any of the waste listed in Table 9.2 (below) also considered a 'dangerous good' for the purposes of the Dangerous Goods Safety (Storage and Handling of Non-Explosives) Regulations 2007? ³			
		Specify, if yes:	N/A			
	² Copies / details of any other relevant approvals (e.g. from the Department of Health) must be provided where applicable. ³ Wastes derived from the storage, handling, and use of dangerous goods may be considered hazardous and may need to be handled with the same precautions. Please refer to the Department of Mines, Industry Regulation and Safety's <u>Dangerous Goods Safety information sheet</u> for more information. Solid waste types must be described with reference to <u>Landfill Waste Classification and Waste Definitions</u> 1996 (as amended from time to time) and the Environmental Protection (Controlled Waste) Regulations 2004 (Controlled Waste Regulations). Liquid waste types must be described with reference to the Controlled Waste Regulations. For further guidance on the definition of waste, refer to <u>Fact Sheet: Assessing whether material is waste</u> .					
	Detail likely s Addition	must be provided storage volumes, a conal rows may be in 9.4).	on storage type (for example, hardstand and containment infrastruct and containment features (for example, lining and bunding). added as required and/or further information may be included as an	cture), cap	pacity,	
	Table	9.2 Waste types				

	Waste type	Quantity (e.g. tonnes, litres, cubic metres)	Waste activity infrastructure (including specifications)	Monitoring (if applicable)	Location (on site layout plan - see 3.4)
1.	General Waste	various	General waste material and recyclable material will be placed in a skip bin or sulo bins and moved from site by a licensed contractor for disposal to a licensed facility until onsite landfill facilities are constructed and licenced.	N/A	N/A
2.	Concrete Waste	various	Any concrete waste will be allowed to dry and stockpiled for disposal onsite. Once landfill facilities are constructed (W6769) and licensed to operate, the concrete waste will be transported to onsite licensed facilities.	As required by landfill licence conditions, once granted.	N/A
3.	Hydrocarbon Waste	various	Hydrocarbon waste generated from servicing of machinery and equipment, such as waste oils and solvents, will be collected in approved containers and stored in a segregated and bunded hazardous waste area. Contaminated wastes such as oily rags, small drums and oil filters will go to designated contaminated waste bins. These wastes will be removed from site by a licensed contractor for recycling or disposal at an approved waste disposal facility in accordance with the Environmental Protection (Controlled Waste) Regulations 2004.	N/A	N/A
4.			ı ed Premise Boundary are also include	d in the following	g section of
5.	Construction V	Document to W6 Vaste – see Section aste – see Section	on 4.1.2		

Attac	Attachments			Yes
9.3	Attachment 6A: Emissions and discharges (if required)	If required, further information for Section 9.1 has been included as an attachment labelled Attachment 6A.		
9.4	Attachment 6B: Waste acceptance (if required)	If required, further information for Section 9.2 has been included as an attachment labelled Attachment 6B.		

Part 10: Siting and location			
10.1	Sensitive land uses What is/are the distance(s) to the nearest sensitive land use(s)? A sensitive land use is a residence or other land use which may be affected by an emission or discharge associated with the proposed activities.	See Section 8 of the Supporting Document.	
10.2	Nearby environmentally sensitive receptors and aspects Identify in Table 10.2 (below): all instances of environmentally sensitive receptors that within or within close proximity to the proposed prescrit		

Part 10: Siting and location

- the nature of the sensitive receptors (e.g. type of Threatened Ecological Community, species or threatened flora or fauna, etc.);
- their actual or approximate known distance and direction from the premises boundary (at the closest point/s); and
- if applicable, what measures have been or will be taken to ensure that sensitive receptors are not
 adversely impacted by any emissions or discharges from the premises.

Refer to the **Guideline**: Environmental siting for further guidance.

Table 10.2: Nearby environmentally sensitive receptors and aspects

Type / classification	Description	Distance + direction to premises boundary	Proposed controls to prevent or mitigate adverse impacts (if applicable)
Environmentally Sensitive Areas ¹	See section 8 and Table	6 of the Support	ing Document.
Threatened Ecological Communities			
Threatened and/or priority fauna			
Threatened and/or priority flora			
Aboriginal and other heritage sites ²			
Public drinking water source areas ³			
Rivers, lakes, oceans, and other bodies of surface water, etc.			
Acid sulfate soils			
Other			

¹ Environmentally Sensitive Areas are as declared under the *Environmental Protection (Environmentally Sensitive) Notice* 2005. Refer to DWER's website ("Environmentally Sensitive Areas") for further information.

10.3 Environmental siting context details

Provide further information including details on topography, climate, geology, soil type, hydrology, and hydrogeology at the premises.

See Section 8 of the Supporting Document.

Attach	Attachments		N/A	Yes
10.4	Attachment 7: Siting and location	You must provide details and a map describing the siting and location of the premises, including identification of distances to sensitive land uses and/or any specified ecosystems.		X

Part 1	Part 11: Submission of any other relevant information					
Attach	Attachments					
11.1	Attachment 8: Additional information submitted	Applicants seeking to submit further information may include information labelled Attachment 8. If submitting multiple additional attachments, label them 8A, 8B, etc. Where additional documentation is submitted, please specify the name of documents below.	\boxtimes			

² Refer to the <u>Department of Planning, Lands and Heritage website</u> for further information about Aboriginal heritage and other heritage sites.

³ Refer to <u>Water Quality Protection Note No.25: Land use compatibility tables for public drinking water source areas</u> for further information.

Part 11: Submission of any oth	er relevant information
List title of additional document(s) attached:	N/A

Part 1	Part 12: Category checklist(s)				
Attachments		N/A	Yes		
12.1	Attachment 9: Category	DWER has developed category checklists to assist applicants with preparing their application.	\boxtimes		
	checklist(s)	These checklists are available on DWER's website . The relevant category-specific checklist(s) must be completed and included with the application, labelled as Attachment 9. If attaching multiple category checklists, label them 9A, 9B, etc.			
		Do not select "N/A" unless:			
		 a relevant category checklist is not yet published on DWER's website, or 			
		 the application is for an amendment that does not propose changes to the method of operation, or change the inputs, outputs, infrastructure, equipment, emissions, or discharges of / from the premises. 			
		Note that that a category checklist(s) may still be required for renewal applications. You will be advised in your renewal notification letter (sent approximately twelve months before the licence expiry date) if you are required to provide the information identified in a category checklist.			
		Where a category checklist is submitted, please specify which checklist(s) in the space below.			
	List title(s) of category checklists attached:	N/A			

Part 13: Proposed fee calculation

INSTRUCTIONS:

Please calculate the prescribed fee using the relevant online fee calculator linked below.

- Licence: <u>www.der.wa.gov.au/LicenceFeeCalculator</u>
- Works approval: www.der.wa.gov.au/WorksApprovalFeeCalculator
- Amendment: https://www.wa.gov.au/government/publications/works-approval-and-licence-amendment-fee-calculator

Different fee units apply for different fee components. Fee units may also have different amounts depending on the period in which the calculation is made.

Once DWER has confirmed that the application submitted meets the relevant requirements of the EP Act, you will be issued an invoice with instructions for paying your application fee.

Further information on fees can be found in the Fact Sheet: Industry Regulation fees, and on DWER's website.

13.1	Only the relevant fee calculations are to be completed as follows: [mark the box to indicate sections completed]	☐ Section 13.3 for works approval applications ☐ Section 13.4 for licence / renewal applications ☐ Section 13.5 for registration applications
		 ☑ Section 13.6 for amendment applications ☐ Section 13.7 for applications requiring clearing of native vegetation
13.2	All information and data used for the calculation of propo	osed fees has been provided in

13.3 Proposed works approval fee

accordance with Section 13.8.

Proposed works approval fee (see Schedule 3 of the EP Regulations)

Fees relate to the cost of the works, including all capital costs (inclusive of GST) associated with the construction and establishment of the works proposed under the works approval application. This includes, for example, costs associated with earth works, hard stands, drainage, plant hire, equipment, processing plant, relocation of equipment and labour hire.

Costs exclude:

- the cost of land
- the cost of buildings to be used for purposes unrelated to the purposes in respect of which the premises are, or will become, prescribed premises
- costs for buildings unrelated to the prescribed premises activity or activities
- consultancy fees relating to the works.

Fee component	Proposed fee	
Cost of works: \$	\$ N/A	

13.4 Proposed licence fee (new licences and licence renewals)

Detailed licence fee calculations

Part 1 Premises component (see r.5D and Part 1 of Schedule 4 of the EP Regulations)

The production or design capacity should be the maximum capacity of the premises. For most categories, the production or design capacity refers to an annual rate. The figure should be based on 24 hour operation for 365 days, unless there is another regulatory approval or technical reason that restricts operation.

The premises component fee applies to the category in Part 1, Schedule 4 incurring the higher or highest amount of fee units in accordance with r.5D(2) of the EP Regulations.

List all categories (insert additional rows as required). Use only the higher or highest amount of fee units to determine the Part 1 fee component.

Category	Production or design capacity	Fee units
Using the higher or highest amount of fee units, Part 1 component subtotal		\$ N/A

Part 2 Waste (see r.5D(1a)(b) and Part 2 of Schedule 4 of the EP Regulations)

If your premises includes one or more of the following categories specify any applicable Part 2 waste amounts. Do not include Part 3 waste components of these discharges in the below calculations.

Categories: 5, 6, 7, 8, 9, 12, 14, 44, 46, 53, 54A, 70, 80, or 85B

Part 2 waste means waste consisting of -

- (a) tailings; or
- (b) bitterns; or
- (c) water to allow mining of ore; or
- (d) flyash; or
- (e) waste water from a desalination plant.

If the premises does not fall into one of the categories listed above, or there are no applicable Part 2 waste amounts, the sub total for this section will be \$0.

Insert additional rows as required. Sum all Part 2 waste fees to determine the sub total.

Discharge quantity (tonnes/year)	Fee units
Part 2 component subtotal	\$ N/A

Part 3 Waste - Discharges to air, onto land, into waters (see Part 3 of Schedule 4 of the EP Regulations)

Choose the appropriate location of the discharge and enter the discharge amount(s) in the units specified in the EP Regulations. This should be the amount of waste expected to be discharged over the next 12 months, expressed in the units and averaging period applicable for that waste kind (for example, g/minute or kg/day). Amounts can be measured, calculated, or estimated and can be based on data acquired over the previous 12 months, but should be based on the maximum premises capacity and not the forecast operating hours.

Where there are discharges, all prescribed waste types must be considered in the fee calculation. If a specified waste type is not present in the discharge, this must be justified using an appropriate emission estimation technique (for example, sampling data, industry sector guidance notes, National Pollution Inventory guides and emission factors).

	22.7	1	21.2
Discharges to air	Discharge rate (g/min)	Discharges to air	Discharge rate (g/min)
Carbon monoxide		Nickel	
Oxides of nitrogen		Vanadium	
Sulphur oxides		Zinc	
Particulates (Total PM)		Vinyl chloride	
Volatile organic compounds		Hydrogen sulphide	
Inorganic fluoride		Benzene	
Pesticides		Carbon oxysulphide	
Aluminium		Carbon disulphide	
Arsenic		Acrylates	
Chromium		Beryllium	
Cobalt		Cadmium	
Copper		Mercury	
Lead		TDI (toluene-2, 4-di-iso-cyanate)	
Manganese		MDI (diphenyl-methane di-iso-cyanate)	
Molybdenum		Other waste	
Part 3 component subtotal		\$ N/A	
Discharges onto land or into v	vaters		Discharge rate
Liquid waste that can potent receiving waters of oxygen (kilogram discharged per day	for each	(a) biochemical oxygen demand (in the absence of chemical oxygen demand limit)	
		(b) chemical oxygen demand (in the absence of total organic carbon limit)	
		(c) total organic carbon	
2. Bio-stimulants (for each kilog	gram discharged	(a) phosphorus	
per day) —		(b) total nitrogen	
Liquid waste that physically a characteristics of naturally or characteristics.		(a) total suspended solids (for each kilogram discharged per day)	
waters —		(b) surfactants (for each kilogram discharged per day)	
		(c) colour alteration (for each platinum cobalt unit of colour above the ambient colour of the waters in each megalitre discharged per day)	
		(d) temperature alteration (for each 1°C above the ambient temperature of the waters in each megalitre discharged per day) —	
		(i) in the sea south of the Tropic of Capricorn	

Department of Water and Environmental Regulation

Waste that can potentially accumulate	(a) aluminium		
in the environment or living tissue (for each kilogram discharged per day) —	(b) arsenic		
	(c) cadmium		
	(d) chromium		
	(e) cobalt		
	(f) copper		
	(g) lead		
	(h) mercury		
	(i) molybdenum		
	(j) nickel		
	(k) vanadium		
	(I) zinc		
	(m)pesticides		
	(n) fish tainting wastes		
	(o) manganese		
5. E. coli bacteria as indicator species (in	(a) 1,000 to 5,000 organisms per 100 ml		
each megalitre discharged per day) —	(b) 5,000 to 20,000 organisms per 100 ml		
	(c) more than 20,000 organisms per 100 ml		
6. Other waste (per kilogram discharged	(a) oil and grease		
per day) —	(b) total dissolved solids		
	(c) fluoride		
	(d) iron		
	(e) total residual chlorine		
	(f) other		
Part 3 component subtotal	\$	N/A	
ummary – Proposed licence fee			
Part 1 Component			
Part 2 Component			
Part 3 Component			
Total proposed licence fees:		\$ N/A	
3.5 Prescribed fee for registration			

13.6 Amendment fee (works approval or licence)

The fee prescribed for an application for an amendment to a works approval or licence is calculated in accordance with r.5BB(1)(a) of the EP Regulations:

- for a single category of prescribed premises to which the works approval or licence relates, by using the fee
 unit number corresponding to the prescribed premises category and relevant design capacity threshold in
 Schedule 4 Part 1 of the EP Regulations.
- for multiple categories of prescribed premises to which the works approval or licence relates, by using the highest fee unit number corresponding to the prescribed premises categories and design capacity threshold in Schedule 4 Part 1 of the EP Regulations.

Fee Units Proposed fee

13.7 Prescribed fee for clearing permit In accordance with the <u>Guideline: Industry Regu</u>

In accordance with the <u>Guideline: Industry Regulation Guide to Licensing</u> and <u>Procedure: Native vegetation clearing permits</u>, where approval to clear native vegetation is sought as part of an application for a works approval or licence, DWER may elect to either jointly or separately determine the clearing component of the application. Where DWER separately determines the clearing component of an application, the application will be deemed to be an application for a clearing permit under s.51E of the EP Act and processed accordingly.

Note: If a clearing permit application has been separately submitted and accepted by DWER, a refund for the clearing permit application will not be provided where DWER determines to address clearing requirements as part of a related works approval application.

13.8 Information and data used to calculate proposed fees

The detailed calculations of fee components, including all information and data used for the calculations are to be provided as attachments to this application, labelled as **Attachment 10**, with an appropriate suffix (for example 10A, 10B etc.). Please specify the relevant attachment number in the space/s provided below.

Proposed fee for works approval	Attachment No.
Details for cost of works	
Proposed fee for licence	Attachment No.
Part 1: Premises	Attachment 10 of Supporting Document
Part 2: Waste types	
Part 3: Discharges to air, onto land, into waters	

Part 14: Commercially sensitive or confidential information

NOTE:

Information submitted as part of this application will be made publicly available. If you wish to submit commercially sensitive or confidential information, please identify the information in Attachment 11, and include a written statement of reasons why you request each item of information be kept confidential.

Information submitted later in the application process may also be made publicly available at DWER's discretion. For any commercially sensitive or confidential information, please follow the same process as described above.

DWER will take reasonable steps to protect genuinely confidential or commercially sensitive information. However, please note that DWER cannot commit to redacting all personal information from all supporting documents. You are advised to ensure that all personal information, including signatures, are removed from supporting documents prior to submitting them to the department. Please note that all submitted information may be the subject of an application for release under the *Freedom of Information Act 1992*.

All information which you would propose to be exempt from public disclosure has been	Attached	N/A
separately placed in a redacted version of the application form and its supporting documentation. Note that this is in addition to the unredacted version(s) provided to DWER for its assessment. Grounds for claiming exemption in accordance with Schedule 1 to the <i>Freedom of Information Act 1992</i> must be specified in Attachment 11 (located at the end of this form).		

Part 15: Submission of application	
INSTRUCTIONS: Check one of the boxes below to nominate how you will submit your application. Files larger than 50MB cannot be received via email by DWER. Files larger than 50MB can be sent via File Transfer. Alternatively, email DWER to make other arrangements.	
A full, signed, electronic copy of the application form including all attachments has been submitted via email to info@dwer.wa.gov.au ; OR	
A signed, electronic copy of the application form has been submitted via email to info@dwer.wa.gov.au and attachments have been submitted via File Transfer, or electronically by other means as arranged with DWER; OR	\boxtimes
A full, signed hard copy has been sent to: APPLICATION SUBMISSIONS Department of Water and Environmental Regulation Locked Bag 10 Joondalup DC WA 6919	

Part 16: Declaration and signature

General

I / We confirm and acknowledge that:

- · the information contained in this application is true and correct;
- I / we have legal authority to sign on behalf of the applicant (where authorisation provided);
- I/ we have not altered the requirements and instructions set out in this application form;
- I/ we have provided a valid email address in Section 2.3 for receipt of correspondence electronically via email from DWER in relation to this application;
- that successful delivery to my / our server constitutes receipt of correspondence sent electronically via email from DWER in relation to this application; and
- I / we have provided a valid postal and/or business address in Section 2.4 for the service of all Part V
 documents.
- giving or causing to be given information that to my knowledge is false or misleading is an offence under s.112
 of the EP Act and may incur a penalty of up to \$100,000.

Publication

I / We confirm and acknowledge:

- this application (including all attachments apart from the sections identified in Attachment 11) is a public document and may be published;
- marine surveys provided in accordance with Part 5 will be published and used, for the purposes of the IMSA project, in accordance with your declaration made in the Metadata and Licensing Statement;
- · all necessary consents for the publication of information have been obtained from third parties;
- information considered exempt from public disclosure has been noted by redaction of a separately provided copy of the completed application form and its supporting documentation (in accordance with Part 14), with reasons as to why the information should be exempt in accordance with the grounds specified in Schedule 1 to the Freedom of Information Act 1992 (WA) being provided in Attachment 11;
- subsequent information provided in relation to this application will be a public document and may be published
 unless written notice has been given to DWER by the applicant, at the time the information is provided, claiming
 that the information is considered exempt from public disclosure; and

the decision to not pyolish information will be at the discretion of the CEO of DWER and will be made

27/05/24
Date

27/05/24
Date

NOTE. This form may be signed.

- if the applicant is an individual, by the individual;
- if the applicant is a corporation, by:
 - the common seal being affixed in accordance with the Corporations Act 2001 (Cth); or
 - > two directors; or
 - > a director and a company secretary; or
 - > if a proprietary company has a sole director who is also the sole company secretary, by that director; and
- by a person with legal authority to sign on behalf of the applicant.

