



Application for Licence Amendment

Part V Division 3 of the *Environmental Protection Act 1986*

Licence Number	L6925/1997/8
Licence Holder	City of Albany
File Number	DER2014/000768
Premises	Albany Refuse Site 37 Maxwell Street MOUNT MELVILLE WA 6330 Legal description – Lot 1135 on Plan 208775 and Lot 202 on Plan 76615 As defined by the Premises maps attached to the Revised Licence
Date of Report	27 March 2023
Decision	Revised licence granted

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an officer delegated under section 20 of the *Environmental Protection Act 1986* (WA)

Table of Contents

1. Decision summary	2
2. Scope of assessment	2
2.1 Regulatory framework	2
2.2 Application summary and overview of premises	2
3. Risk assessment	3
3.1 Source-pathways and receptors	3
3.1.1 Emissions and controls	3
3.1.2 Receptors	6
3.2 Risk ratings	8
4. Consultation	11
5. Conclusion	11
5.1 Summary of amendments	11
References	13
Appendix 1: Summary of Licence Holder’s comments on risk assessment and draft conditions	14
Appendix 2: Application validation summary	15

1. Decision summary

Licence L6925/1997/8 is held by the City of Albany (Licence Holder) for the Albany Refuse Site (the Premises), located at 37 Maxwell Street, Mount Melville WA 6330.

This Amendment Report documents the assessment of potential risks to the environment and public health from proposed changes to the emissions and discharges during the operation of the Premises. As a result of this assessment, Revised Licence L6925/1997/8 has been granted.

The Revised Licence issued as a result of this amendment consolidates and supersedes the existing Licence previously granted in relation to the Premises.

2. Scope of assessment

2.1 Regulatory framework

In completing the assessment documented in this Amendment Report, the department has considered and given due regard to its Regulatory Framework and relevant policy documents which are available at <https://dwer.wa.gov.au/regulatory-documents>.

2.2 Application summary and overview of premises

The Albany Refuse Site (also known as Hanrahan Road Waste Facility) is a licensed Category 62 Solid waste depot and Category 64 Class II landfill site, consisting of a transfer station, Class II and Class III landfill cells, a resource recovery area, and a reuse shop (Fossicker's Tip Shop). The site is located approximately two kilometres north-west of the Albany city centre and approximately 660 metres north of Princess Royal Harbour.

Currently, the following waste types are accepted at the site under L6925/1997/8:

- Inert Waste Type 1
- Inert Waste Type 2 (tyres)
- Special Waste Type 1 (asbestos)
- Special Waste Type 2 (Biomedical Waste)
- Putrescible Waste
- Clean Fill
- Quarantine Waste
- Contaminated Solid Waste (compliance with Class II Landfill Definitions)
- Hazardous Waste (limited to waste oil, vehicle batteries, DrumMuster Products, and paint)

On 8 November 2022, the Licence Holder submitted an application to the department to amend Licence L6925/1997/8 under section 59 and 59B of the *Environmental Protection Act 1986* (EP Act). The following amendments are being sought:

- An amendment to permit the acceptance of Household Hazardous Waste (HHW) at the facility in accordance with the HHW Program; and
- An increase in the throughput for Hazardous Waste received at the facility from 70 tonnes to 100 tonnes per annual period.
- An amendment to permit the recycling of the following additional wastes received at the premises:

- mattresses;
- e-waste;
- damaged plastic roadside bins;
- scrap metals;
- cardboard;
- commingled recyclables;
- cooking oil; and
- sharps.

The above wastes will be temporarily stored on the premises then transferred off-site for processing.

The Licence Holder has requested a total throughput of 5000 tonnes per annual period for the above activities. This amendment is limited only to changes to Category 62 activities from the Existing Licence. No changes to the aspects of the existing Licence relating to Category 64 have been requested by the Licence Holder.

3. Risk assessment

The department assesses the risks of emissions from prescribed premises and identifies the potential source, pathway and impact to receptors in accordance with the *Guideline: Risk assessments* (DWER 2020).

To establish a Risk Event there must be an emission, a receptor which may be exposed to that emission through an identified actual or likely pathway, and a potential adverse effect to the receptor from exposure to that emission.

3.1 Source-pathways and receptors

3.1.1 Emissions and controls

The key emissions and associated actual or likely pathway during premises operation which have been considered in this Amendment Report are detailed in Table 1 below. Table 1 also details the control measures the Licence Holder has proposed to assist in controlling these emissions, where necessary.

Table 1: Licence Holder controls

Emission	Sources	Potential pathways	Proposed controls
Odour	Acceptance and storage of commingled recycling, cardboard, mattresses, scrap metals, plastics, E-waste, sharps and household hazardous waste, including paint	Air/windborne pathway	<ul style="list-style-type: none"> • HHW and paint containers are sealed and stored in bunded trays or B12 stillage/IBCs to contain any spills. • Paint and hazardous waste are stored in bunded sea containers. • HHW is stored in an existing chemical storage shed. • Any leaking containers of waste arriving onsite are identified and placed in a plastic bag. • Comingled recycling is stored

Emission	Sources	Potential pathways	Proposed controls
			<p>enclosed in 240L bins and IBCs</p> <ul style="list-style-type: none"> • Cooking oil is stored enclosed in an IBC bottle.
Contaminated stormwater/leachate		Overland runoff/seepage through soil	<ul style="list-style-type: none"> • HHW and paint containers are sealed and stored in bunded trays or B12 stillage/IBCs to contain any spills. • Paint and hazardous waste are stored in bunded sea containers • HHW is stored in an existing chemical storage shed • Spill kit available onsite in the vicinity of hazardous waste storage containers. • A procedure for spill clean-up is in place. • All waste for recycling is stored on a hardstand area. • Any leaking containers of waste arriving onsite are identified and placed in a plastic bag. • Commingled recycling is stored enclosed in 240L bins and IBCs. • Cooking oil is stored enclosed in an IBC bottle. • Sharps are locked in a 140L bin and locked steel sharps container • Cardboard is stored in 660 L bins and 4.5m³ bins • Non-ferrous metals are stored in 2m³ steel bins • Damaged roadside plastic bins are stored in a hook lift bin • Mobile phones are stored in a locked 240L bin • Mattresses are stored in 40 ft sea containers • Vehicle batteries are held in a roofed and bunded stillage on the eastern side of the transfer station area. • Only cleaned residue-free DrumMuster containers are accepted on the premises. These are stored in a stacked arrangement in the northwestern

Emission	Sources	Potential pathways	Proposed controls
			<p>corner of the recycling storage area in a moveable wire cage.</p> <ul style="list-style-type: none"> Waste oils such as motor oil is held in a double skinned steel container located in the transfer shed
Direct discharge of waste to land	<p>Acceptance of household hazardous waste and paint</p> <p>Acceptance of waste oils</p>	Deposit on land and subsurface seepage	<ul style="list-style-type: none"> Individual containers received onsite are sealed. Any leaking containers of waste arriving onsite are identified and placed in a plastic bag. Waste oils such as motor oil is held in a double skinned steel container located in the transfer shed Cooking oil is stored enclosed in an IBC bottle.
Smoke from fire	Burning of commingled recycling, plastics, mattresses, cardboard and E-waste, paint and HHW materials	Air/windborne pathway	<ul style="list-style-type: none"> Security patrols at night will spot and report any smoke or fire on site No smoking signs in the vicinity Staff in attendance during most open hours Fire extinguishers on site Only staff are permitted to enter the holding sheds and the sheds are locked when staff are not in attendance. Staff will call the fire brigade if a fire occurs and cannot be immediately extinguished with hand held extinguishers. A wind vane is mounted on top of the transfer shed and visible from all paint and HHW storage areas to assist those attending a fire to assess wind direction. Mattresses stored in sea containers to separate them from other waste materials and minimise fire risk. Cardboard stored separately from other wastes and contained in bins.
Firefighting wash-water		Overland runoff/seepage	<ul style="list-style-type: none"> All wastes for recycling are to be stored on a bitumen/concrete

Emission	Sources	Potential pathways	Proposed controls
		through soil	<p>hardstand.</p> <ul style="list-style-type: none"> Onsite machinery will be used to create an earth bund using natural ground slope, approximately 45 m west of the facility to contain any contaminated wash-water. Contaminated wash-water will be cleaned up as a spill or liquid waste disposal will be employed.

3.1.2 Receptors

In accordance with the *Guideline: Risk assessments* (DWER 2020), the Delegated Officer has excluded employees, visitors and contractors of the Licence Holder's from its assessment. Protection of these parties often involves different exposure risks and prevention strategies, and is provided for under other state legislation.

Table 2 below provides a summary of potential human and environmental receptors that may be impacted as a result of activities upon or emission and discharges from the prescribed premises (*Guideline: Environmental siting* (DWER 2020)).

Table 2: Sensitive human and environmental receptors and distance from prescribed activity

Human receptors	Distance from prescribed activity
Residential Premises	190 m north-east of prescribed premises boundary 305m north of prescribed premises boundary
Parklands Primary School	680 m north of the premises boundary
Environmental receptors	Distance from prescribed activity
Threatened Fauna <i>Isoodon fusciventer</i> <i>Pseudocheirus occidentalis</i>	Within or in close proximity to prescribed premises boundary
Priority Ecological Community (PEC) Subtropical and Temperate Coastal Saltmarsh (P3)	600 m south of prescribed premises boundary
Surface waters/stormwater collection points on premises	Stormwater collection ponds are located within the premises boundary. Surface water flows into Munster Hill drainage system and from there into Princess Royal Harbour
Princess Royal Harbour	Princess Royal Harbour is approximately 660m south of the prescribed premises boundary.

Soil	The premises has a 3 – 10% moderate to high water logging risk made up of pale to deep sand of colluvium sheet wash (sediment moved downhill by running water). (as per mapping derived from the Soil Landscape Land Quality – Waterlogging Risk (DPIRD-015))
Underlying groundwater	Groundwater is located <15m below ground level. Hydraulic gradient runs north-east to south-west. Located within weathered granitoid rocks, with groundwater infiltration charged via rainfall and runoff.
Public Drinking Water Source Area South Coast Water Reserve	1.8 km west of the prescribed premises boundary
<i>Rights in Water and Irrigation Act 1914</i> proclaimed area Albany Groundwater Area	180 m south-west of the prescribed premises boundary

3.2 Risk ratings

Risk ratings have been assessed in accordance with the *Guideline: Risk Assessments* (DWER 2020) for those emission sources which are proposed to change and takes into account potential source-pathway and receptor linkages as identified in Section 3.1. Where linkages are incomplete they have not been considered further in the risk assessment.

Where the Licence Holder has proposed mitigation measures/controls (as detailed in Section 3.1), these have been considered when determining the final risk rating. Where the Delegated Officer considers the Licence Holder's proposed controls to be critical to maintaining an acceptable level of risk, these will be incorporated into the licence as regulatory controls.

Additional regulatory controls may be imposed where the Licence Holder's controls are not deemed sufficient. Where this is the case the need for additional controls will be documented and justified in Table.

The Revised Licence L6925/1997/8 that accompanies this Amendment Report authorises emissions associated with the operation of the Premises.

The conditions in the Revised Licence have been determined in accordance with *Guidance Statement: Setting Conditions* (DER 2015).

Table 3. Risk assessment of potential emissions and discharges from the Premises operation

Risk Event					Risk rating ¹ C = consequence L = likelihood	Licence Holder's controls sufficient?	Conditions ² of licence	Justification for additional regulatory controls
Source/Activities	Potential emission	Potential pathways and impact	Receptors	Licence Holder's controls				
Operation								
Acceptance and storage of commingled recycling, cardboard, mattresses, scrap metals, plastics, E-waste, sharps and household hazardous waste, including paint	odour	Air/windborne pathway causing impacts to health and amenity	Residential premises School	Refer to Section 3.1	C = Minor L = Rare Low Risk	Y	Conditions 1, 2, 3	N/A
	Contaminated stormwater/leachate	Overland runoff/seepage through soil, potentially causing ecosystem disturbance or impacting surface water, soil and groundwater quality	Groundwater Princess Royal Harbour	Refer to Section 3.1	C = Moderate L = Rare Medium Risk	Y	Conditions 1, 2 Condition 3	The Delegated Officer considers that the licence holder's proposed controls are appropriate to mitigate contaminated water/leachate emissions. However, additional regulatory controls are required to ensure that E-waste is appropriately protected from the weather as it is proposed to be stored in a mesh stillage which alone would not provide protection from rainfall or containment of contaminated stormwater. Condition has been added to the waste processing table of the licence
	Direct discharge of waste onto land	Deposit on land and subsurface seepage, potentially causing contamination of soil, degradation of groundwater quality and ecosystem disturbance		Refer to Section 3.1	C = Moderate L = Rare Medium Risk	Y	Conditions 1, 2, 3	N/A

Risk Event					Risk rating ¹	Licence Holder's controls sufficient?	Conditions ² of licence	Justification for additional regulatory controls
Source/Activities	Potential emission	Potential pathways and impact	Receptors	Licence Holder's controls	C = consequence L = likelihood			
Fire within stockpiles of commingled recycling, plastics, mattresses, cardboard, E-waste, paint and HHW materials	Smoke from fire	Air/windborne pathway causing ecosystem disturbance and impacts to health and amenity	Threatened fauna Residential premises School PEC	Refer to Section 3.1	C = Major L = Unlikely Medium Risk	N	Conditions 3, 31 Condition 8	The Delegated Officer considers that the licence holder's proposed and existing controls at the premises are appropriate to mitigate smoke emissions to surrounding receptors. An additional condition has been included regarding maintenance of firefighting equipment to ensure that all equipment is in good working order for use in the event of a fire.
	Firefighting wash-water	Overland runoff/seepage through soil, potentially causing ecosystem disturbance or impacting surface water, soil and groundwater quality	Surface waters Groundwater Princess Royal Harbour	Refer to Section 3.1	C = Moderate L = Unlikely Medium Risk	N	Conditions 3, 31 Condition 8	The Delegated Officer considers that the licence holder's proposed controls at the premises are appropriate to mitigate emissions of firefighting wash-water.

Note 1: Consequence ratings, likelihood ratings and risk descriptions are detailed in the *Guideline: Risk assessments* (DWER 2020).

Note 2: Proposed Licence Holder's controls are depicted by standard text. **Bold and underline text** depicts additional regulatory controls imposed by department.

4. Consultation

Table 4 provides a summary of the consultation undertaken by the department.

Table 4: Consultation

Consultation method	Comments received	Department response
Licence Holder was provided with draft amendment on 20 December 2022	The Licence Holder provided comments on 3 January 2023 in relation to the drafts. See Appendix 1	See Appendix 1
Licence Holder was provided with second draft amendment on 16 March 2023	The Licence Holder advised on 24 March 2023 that they had reviewed the drafts and were happy for the licence to be issued.	N/A

5. Conclusion

Based on the assessment in this Amendment Report, the Delegated Officer has determined that a Revised Licence will be granted, subject to conditions commensurate with the determined controls and necessary for administration and reporting requirements.

5.1 Summary of amendments

Table provides a summary of the proposed amendments and will act as record of implemented changes. All proposed changes have been incorporated into the Revised Licence as part of the amendment process.

Table 5: Summary of licence amendments

Condition no.	Proposed amendments
Prescribed premises category description table	Amend throughput of 30,050 for Category 62 to 5000 tonnes per year to reflect the following: <ul style="list-style-type: none"> removal of 28,000 tonnes per annual period relating to the contaminated waste which was historically received on site from the former Albany Gasworks and Cannery Site in 2015 for treatment at the bioremediation facility on the premises. The bioremediation facility has not been operational since 2015 and all matters related to the contaminated waste, bioremediation facility sorting pad area and related infrastructure have now been resolved (Senversa, 2021). total throughput for category 62 changed to 5000 tonnes per annual period to include the increase in throughput of hazardous wastes to 100 tonnes per annual period and to allow the premises to divert some wastes from landfill and temporarily store these onsite for recycling.
1, Table 1	Addition of clean fill accepted for rehabilitation and final land forming in accordance with the Landfill Waste Classification and Waste Definitions 1996 for the purposes of capping the landfill. Correction of "100,00" in "Rate at which waste is received" column to 100,000 tonnes per annual period to align with assessed design capacity in Prescribed premises category description table. Addition of putrescible waste, scrap metal, Special Waste Type 2 (Biomedical Waste), Inert Waste Type 2 (plastics from damaged roadside bins), commingled recycling, and e-waste to Table 1 for storage prior to transfer.

	<p>Addition of 100 L limit for paint waste received via the Paintback Scheme.</p> <p>Increase in throughput for Hazardous Waste from 70 tonnes per annual period to 100 tonnes per annual period, and inclusion of acceptance of Household Hazardous Waste and waste cooking oil.</p>
3, Table 2	<p>Addition of processes for clean fill received at the site for stockpiling for the final capping of the landfill.</p> <p>Correction of typographical errors.</p> <p>Addition of putrescible waste, scrap metal, Special Waste Type 2 (Biomedical Waste), Inert Waste Type 2 (plastics from damaged roadside bins), commingled recycling, and e-waste, for storage prior to transfer for recycling, and corresponding storage conditions.</p> <p>Addition of storage requirements for paint and HHW in the process limits and/or specifications column.</p> <p>Addition of storage conditions for waste cooking oil in the process limits and/or specifications column.</p> <p>Addition of storage location for waste oils other than cooking oil.</p> <p>Addition of storage conditions for drumMUSTER containers</p>
8	<p>Merged with condition 9 with the addition of extra fire prevention controls and firefighting wash-water emission controls.</p>
9-31	<p>Re-numbered due to merging of conditions 8 and 9</p>
21, Table 7	<p>Re-numbered to condition 20</p> <p>Information in "Waste Type" column of Table 7 replaced with "<i>All wastes specified in Table 1</i>" to cover all additional materials to be stored on the premises to be transferred offsite for recycling.</p>
25	<p>Renumbered to condition 24</p> <p>Correction of reference to 5.1.1(d) in 25(c) to 24(d).</p>
26	<p>Renumbered to condition 25 and updated to current licence format/wording.</p>
27	<p>Renumbered to condition 26 and updated to current licence format/wording.</p>
29	<p>Renumbered to condition 28 and updated to current licence format/wording.</p>
Definitions table	<p>Addition of Schedules 3-5, "other hazardous waste" and Household Hazardous Waste, commingled recycling, drumMUSTER container, and e-waste</p>
Schedule 1	<p>Figures 1 and 2 edited to reflect the new storage areas for Hazardous Waste applied for in this licence amendment.</p> <p>Addition of Figure 3 depicting emergency earth bunds, new Hazardous Waste storage locations and recycling storage area.</p>
Schedule 4	<p>Addition of a list of materials that can be accepted under the HHW program</p>
Schedule 5	<p>Addition of requirements that must be met for drumMUSTER containers</p>

References

1. Department of Environment Regulation (DER) 2015, *Guidance Statement: Setting Conditions*, Perth, Western Australia.
2. Department of Water and Environmental Regulation (DWER) 2020, *Guideline: Environmental Siting*, Perth, Western Australia.
3. DWER 2020, *Guideline: Risk Assessments*, Perth, Western Australia.
4. Senversa Pty Ltd (2021) *Mandatory Auditor's Report: Albany Refuse Site, 37 Maxwell St, Mt Melville (Albany), Western Australia*, Perth, Western Australia

Appendix 1: Summary of Licence Holder's comments on risk assessment and draft conditions

Condition	Summary of Licence Holder's comment	Department's response
<p>Prescribed Premises Category Description table</p> <p>Conditions 1 and 3</p>	<p>The Licence Holder advised on 3 January 2023 that they wished to seek an increase in the throughput for Category 62 from 2000 tonnes per annual period to 5000 tonnes per annual period for the recycling of additional materials.</p> <p>The following materials were proposed to be included for Category 62 (from emails received from the applicant on 3 January 2023 and 18 January 2023):</p> <ul style="list-style-type: none"> • scrap steel • mattresses • tyres • e-waste • roadside residential plastic bins • non-ferrous metals • cardboard • commingled recycling • cooking oil • sharps 	<p>The Department requested further information on quantities and storage conditions for each of the additional wastes, as well as updated fire safety procedures for storage of tyres and mattresses from the applicant on 19 January 2023.</p> <p>Following the requested information provided by the Licence Holder on 28 February 2023, it was determined that an increase to the throughput for Category 62 for the additional waste materials, apart from tyres, would be granted.</p> <p>The Licence Holder determined that the fire controls required for the storage of tyres on the premises for recycling would not be achievable at this stage.</p>

Appendix 2: Application validation summary

SECTION 1: APPLICATION SUMMARY					
Application type					
Works approval	<input type="checkbox"/>				
Licence	<input type="checkbox"/>	Relevant works approval number:		None	<input type="checkbox"/>
		Has the works approval been complied with?		Yes <input type="checkbox"/> No <input type="checkbox"/>	
		Has time limited operations under the works approval demonstrated acceptable operations?		Yes <input type="checkbox"/> No <input type="checkbox"/> N/A <input type="checkbox"/>	
		Environmental Compliance Report / Critical Containment Infrastructure Report submitted?		Yes <input type="checkbox"/> No <input type="checkbox"/>	
		Date Report received:			
Renewal	<input type="checkbox"/>	Current licence number:			
Amendment to works approval	<input type="checkbox"/>	Current works approval number:			
Amendment to licence	<input checked="" type="checkbox"/>	Current licence number:	L6925/1997/8		
		Relevant works approval number:		N/A	<input type="checkbox"/>
Registration	<input type="checkbox"/>	Current works approval number:		None	<input type="checkbox"/>
Date application received		8 November 2022			
Applicant and Premises details					
Applicant name/s (full legal name/s)		City of Albany			
Premises name		Albany Refuse Site (Hanrahan Road Waste Facility)			
Premises location		37 Maxwell Street, Mount Melville WA 6330 Lot 1135 on Plan 208775 and Lot 202 on Plan 76615			
Local Government Authority		City of Albany			
Application documents					
HPCM file reference number:		DER2014/000768-1			
Key application documents (additional to application form):		<i>Hanrahan Waste Facility Site Map</i>			

Scope of application/assessment		
Summary of proposed activities or changes to existing operations.	Licence amendment for the addition of acceptance of Household Hazardous Waste (HHW) at the facility in accordance with the HHW Program and increase in throughput for Hazardous Waste received at the facility to 100 tonnes per annual period.	
Category number/s (activities that cause the premises to become prescribed premises)		
Table 1: Prescribed premises categories		
Prescribed premises category and description	Assessed production or design capacity	Proposed changes to the production or design capacity (amendments only)
Category 62: Solid waste depot: Premises on which waste is stored, or sorted, pending final disposal or re-use	30 050 tonnes per annual period	Increase to 30, 100 tonnes per annual period The Licence Holder has applied to increase the current design capacity to include the acceptance of up to a combined 100 tonnes per annum of Hazardous Waste, including Household Hazardous Waste (HHW) and Paintback Scheme paint.
Category 64: Class II or III putrescible landfill site: Premises on which waste (as determined by the reference to the waste type set out in the document entitled "Landfill Waste Classification and Waste Definitions 1996 (as amended 2019): published by the Chief Executive Officer and as amended from time to time) is accepted for burial.	100 000 tonnes per annual period	N/A
Legislative context and other approvals		
Has the applicant referred, or do they intend to refer, their proposal to the EPA under Part IV of the EP Act as a significant proposal?	Yes <input type="checkbox"/> No <input checked="" type="checkbox"/>	Referral decision No: Managed under Part V <input type="checkbox"/> Assessed under Part IV <input type="checkbox"/>
Does the applicant hold any existing Part IV Ministerial Statements relevant to the application?	Yes <input type="checkbox"/> No <input checked="" type="checkbox"/>	Ministerial statement No: EPA Report No:
Has the proposal been referred and/or assessed under the EPBC	Yes <input type="checkbox"/> No <input checked="" type="checkbox"/>	Reference No:

Act?		
Has the applicant demonstrated occupancy (proof of occupier status)?	Yes <input type="checkbox"/> No <input type="checkbox"/> N/A <input checked="" type="checkbox"/>	N/A for amendments
Has the applicant obtained all relevant planning approvals?	Yes <input type="checkbox"/> No <input type="checkbox"/> N/A <input checked="" type="checkbox"/>	Approval: Expiry date: If N/A explain why? the site is zoned Public Use under <i>Local Planning Scheme No. 1</i> and also is a Reserve with a vested purpose of "Waste Management Facility" (A1922279)
Has the applicant applied for, or have an existing EP Act clearing permit in relation to this proposal?	Yes <input type="checkbox"/> No <input checked="" type="checkbox"/>	CPS No: N/A No clearing is proposed.
Has the applicant applied for, or have an existing CAWS Act clearing licence in relation to this proposal?	Yes <input type="checkbox"/> No <input checked="" type="checkbox"/>	Application reference No: N/A Licence/permit No: N/A No clearing is proposed.
Has the applicant applied for, or have an existing RIWI Act licence or permit in relation to this proposal?	Yes <input type="checkbox"/> No <input checked="" type="checkbox"/>	Application reference No: N/A Licence/permit No: N/A Licence / permit not required.
Does the proposal involve a discharge of waste into a designated area (as defined in section 57 of the EP Act)?	Yes <input type="checkbox"/> No <input checked="" type="checkbox"/>	Name: N/A Type: N/A Has Regulatory Services (Water) been consulted? Yes <input type="checkbox"/> No <input type="checkbox"/> N/A <input checked="" type="checkbox"/> Regional office: South Coast
Is the Premises situated in a Public Drinking Water Source Area (PDWSA)?	Yes <input type="checkbox"/> No <input checked="" type="checkbox"/>	Name: N/A Priority: P1 / P2 / P3 / N/A Are the proposed activities/landuse compatible with the PDWSA (refer to WQPN 25)? Yes <input type="checkbox"/> No <input type="checkbox"/> N/A <input checked="" type="checkbox"/>

<p>Is the Premises subject to any other Acts or subsidiary regulations (e.g. <i>Dangerous Goods Safety Act 2004</i>, <i>Environmental Protection (Controlled Waste) Regulations 2004</i>, <i>State Agreement Act xxxx</i>)</p>	<p>Yes <input checked="" type="checkbox"/> No <input type="checkbox"/></p>	<p><i>Waterways Conservation Act 1976</i> – Albany Waterways Management Area</p>
<p>Is the Premises within an Environmental Protection Policy (EPP) Area?</p>	<p>Yes <input type="checkbox"/> No <input checked="" type="checkbox"/></p>	
<p>Is the Premises subject to any EPP requirements?</p>	<p>Yes <input type="checkbox"/> No <input checked="" type="checkbox"/></p>	
<p>Is the Premises a known or suspected contaminated site under the <i>Contaminated Sites Act 2003</i>?</p>	<p>Yes <input checked="" type="checkbox"/> No <input type="checkbox"/></p>	<p>Classification: possibly contaminated – investigation required (PC–IR) Date of classification: N/A Contaminated site ID: 6954 & 2926</p>