

# **Amendment Report**

# **Application for Licence Amendment**

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

Licence Number	L8485/2010/2
Licence Holder	St Ives Gold Mining Company Pty
ACN	098 386 273
File Number	DER2018/000300-1~1
Premises	St Ives Gold Mine Mining Tenements described in Schedule 1 of the Revised Licence L8485/2010/2 KAMBALDA WEST WA 6442 As defined by the Premises maps attached to the Revised Licence
Date of Report	22 January 2021
Decision	Revised licence granted

#### A/MANAGER, RESOURCE INDUSTRIES REGULATORY SERVICES

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

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# 1. Decision summary

Licence L8485/2010/2 is held by St Ives Gold Mining Company Pty (Licence Holder) for the St Ives Gold Mine (the Premises), located in Kambalda West, Western Australia.

This Amendment Report documents the assessment of potential risks to the environment and public health from proposed changes to the emissions and discharges associated with the Licence Holder's request for authorizing the following changes:

- operation of new waste disposal locations for currently authorised waste streams (other than tailings);
- changes to the sediment settling strategy for dewatering discharge from Foster Mine via discharge point W14;
- relocation of dewatering discharge point W14; and
- changes to the prescribed premises boundary.

As a result of this assessment, Revised Licence L8485/2010/2 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. The Revised Licence has been granted in a new format with existing conditions being transferred, but not reassessed, to the new format.

## 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 <a href="https://dwer.wa.gov.au/regulatory-documents">https://dwer.wa.gov.au/regulatory-documents</a>.

#### 2.2 Application summary

On 22 October 2020, the Licence Holder submitted an application to the department to amend Licence L8485/2010/2 under section 59 and 59B of the *Environmental Protection Act 1986* (EP Act). The following amendments are being sought:

- authorising operation of new waste disposal locations at Paddy's open pit for disposal of waste streams (other than tailings) currently authorised for disposal within Leviathan in-pit TSF. These include sewage sludge, bioremediated hydrocarbon contaminated material, screen trash/mill rejects from the Lefroy Mill, wooden pallets and bulk bags containing ore samples. drilling samples and core samples from exploration activities;
- authorising construction (using 300mm clay lining to achieve permeability of 1x10<sup>-9</sup>m/s OR 2mm thick HDPE liner) of 1m high embankment at the historic Silverlake Sewage Ponds (which have been non-operational for >15 years) and using the Silverlake Sewage Ponds for drying of sewage sludge prior to final disposal in Paddy's open pit;
- authorising disposal of dried sewage sludge in Waste Rock Landforms (WRLs) on the Premises;
- relocating dewatering discharge point W14 to 100m south-west of current location;
- changes to sediment settling strategy for dewatering discharge from Foster Mine via discharge point W14 to allow the use of settlement tanks (6 tanks x 75m<sup>3</sup> each) to reduce sediment concentration prior to discharge, instead of using Turkey's nests as required by current licence;

 changes to the prescribed premises boundary to include tenement M15/1530 (for the proposed use of Silverlake Sewage Ponds), tenement M15/1571 (to accommodate dewatering discharge point W14) and to remove tenements M15/300 and L15/276 (associated with decommissioned infrastructure at Cave Rocks Wastewater Treatment Plant Emission Point (P1), Cave Rocks dewatering point (W1) and associated dewatering pipeline).

No changes to production/ design capacity of any of the currently authorised prescribed premises categories authorised by licence L8485 have been proposed. No changes to currently authorised waste disposal volumes or waste types have been proposed.

Table 1 below outlines the proposed changes to the existing Licence.

Category	Current production or design capacity	Proposed design or throughput capacity	Description of proposed amendment
5	9 000 000 tonnes per annual period	No change proposed	Not applicable.
6	30 000 000 tonnes per annual period	No change proposed	<ul> <li>Relocating dewatering discharge point W14 to 100m south-west of current location.</li> <li>Changes to sediment settling strategy for dewatering discharge from Foster Mine via discharge point W14 to allow use of settlement tanks (6 tanks x 75m<sup>3</sup> each) to reduce sediment concentration prior to discharge instead of using Turkey's nests as required by current licence.</li> </ul>
7	3 000 000 tonnes per annual period	No change proposed	Not applicable.
54	220 cubic metres per day	No change proposed	Construction (refurbishment) of historic Silverlake Sewage Ponds on site and subsequent operation for drying of sewage sludge prior to final disposal in Paddy's open pit.
57	500 tyres	No change proposed	Not applicable.
64	7 000 tonnes per annual period	No change proposed	<ul> <li>New waste disposal locations proposed:</li> <li>Paddy's open pit for disposal of waste streams (other than tailings) currently authorised for disposal within Leviathan in-pit TSF. These include sewage sludge, bioremediated hydrocarbon contaminated material, screen trash/mill rejects from the Lefroy Mill, wooden pallets and bulk bags containing ore samples, drilling samples, core samples from exploration activities.</li> <li>Dried sewage sludge proposed to be disposed of within waste landforms at Intrepide WRL, TSF1, TSF3, Apollo Waste Dump and Argo North Waste Dump.</li> </ul>

Table 1: Proposed design or throughput capacity changes

### 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 *Guidance Statement: Risk Assessments* (DER 2017).

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 construction and operation which have been considered in this Amendment Report are detailed in

Table 2 below.

Table 2 also details the proposed control measures the Licence Holder has proposed to assist in controlling these emissions, where necessary.

Emission	Sources	Potential pathways	Proposed controls
Construction:			
Dust	Construction of laydown area, Gateway and tip face for waste stockpile storage prior to disposal in Paddy's Open Pit.	Air/windborne pathway	<ul> <li>Water trucks will be used to suppress dust on high traffic areas as required.</li> <li>Speed limits will be imposed on unsealed road.</li> <li>Construction duration will be short. Fugitive dust emissions associated with proposed construction are not considered to be significant.</li> </ul>
Noise	Construction of clay liner/ HDPE liner and 1m high embankment on Cell 1 and Cell 2 of Silverlake sewage sludge ponds. Installation of 6 tanks (75m <sup>3</sup> each) to aid sediment settling from dewatering discharge stream from Foster mine. Relocation of pipeline and dewatering discharge point W14 to 100m south of existing location.	Air/windborne pathway	Construction duration will be short. Noise emissions associated with construction are not expected to significantly increase cumulative noise emissions from the premises significantly. <i>Environmental Protection (Noise) Regulations 1997</i> apply.
Operation:			
Odour	Drying of sludge within Silverlake sewage sludge ponds	Air/windborne pathway	<ul> <li>Relatively low volumes of sewage sludge (up to 6 tonnes per year) is proposed to be dried in the sewage sludge ponds.</li> <li>The silverlake sewage sludge ponds are approximately 1.3km away from the nearest receptor. The separation distance is expected to be sufficient to avoid any odour impacts.</li> <li>Proposed final disposal locations for dried sewage sludge have sufficient separation distance from the Kambalda township and will not pose odour emissions risk. Paddy's pit is located 10km from the town of Kambalda and the waste rock landforms are located between 4.2km and 32 km from the town.</li> <li>The dried sludge will be covered with clean fill (at Paddy's pit) and encapsulated with waste rock (when disposed within waste rock landforms on site).</li> </ul>

#### **Table 2: Licence Holder controls**

Emission	Sources	Potential pathways	Proposed controls
Leachate/ seepage of nutrient rich	Drying of sludge within Silverlake sewage sludge	Direct discharge.	Silverlake sewage ponds will be HDPE lined or compacted with clay liner to achieve permeability of less than $1x10^{-9}$ m/s.
wastewater	ponds Disposal of dried sludge within		Groundwater at the premises is hypersaline and the only identified beneficial use is for mining. Groundwater depth is greater than 27m below ground level.
	Paddy's pit and waste rock landforms		Other waste streams proposed to be disposed of within Paddy's pit are not considered putrescible/ not likely to generate any nutrient rich leachate.
			Bioremediated soils, from existing bioremediation facilities onsite, will be disposed of at Paddy's pit upon testing for hydrocarbon concentration from a NATA accredited laboratory. The number of samples collected and parameters tested will be in accordance with the <i>Landfill Waste Classification and Waste Definitions</i> 1996 (as amended).
Spills / overflows of	Drying of sludge within Silverlake	Direct discharge.	An operating freeboard of 300mm will be maintained in the silverlake sewage ponds.
nutrient rich waste contaminating soils/ stormwater	sewage sludge ponds Spills of nutrient rich waste (sludge)		A controlled waste contractor will be used to transport sewage sludge from collection to disposal using a vacuum controlled truck.
Hypersaline dewater from Foster mine discharge to Lake Lefroy	water from oster minepoint W14 (100m south of existing location)discharge. Dewatering discharge		Discharge of dewatering water into Lake Lefroy is currently authorised under the licence. The proposed relocation of the discharge point 100m south of its previous location will not alter the nature of the receiving environment.
		located within Lake Lefroy.	No increase in dewatering discharge volume or source of dewatering water being discharged has been proposed. Current licence conditions will apply.
Sediment concentration in dewatering discharge	Dewatered water from Foster mine that has been through settling	Direct discharge. Dewatering discharge	The tanks will include influent and effluent connections and will be placed in an arrangement to allow one tank at a time to be temporarily isolated for the removal of sediment, allowing for continuous operation.
from Foster mine	tanks instead of Turkey's nest as previously authorised	point is located within Lake Lefroy.	The water transfer pump arrangement will operate via float values to ensure water level is maintained. All pipes and fittings will comply with AS2033:2008. A constructed earth bund for emergency tank failure catchment will be constructed around the facility.
			This sediment settlement strategy is sufficient to reduce the sediment in line with the other dewatering points on the Licence. The proposed use of sediment tanks will still be able to provide a minimum 5 hour retention time as stipulated in Table 1.2.5 of the licence.

#### 3.1.2 Receptors

In accordance with the *Guidance Statement: Risk Assessment* (DER 2017), 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 3 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 (*Guidance Statement: Environmental Siting* (DER 2016)).

Table 3: Sensitive human and environmental receptors and distance from prescribed
activity

Human receptors	Distance from prescribed activity
Town of Kambalda	Approximately 1.3 km from the proposed location of Silverlake sewage sludge drying ponds.
Environmental receptors	Distance from prescribed activity
Lake Lefroy (Salt lake)	Within the prescribed premises boundary (dewatering discharge point W14)
Groundwater (hypersaline)	Premises is located within Goldfields Groundwater Area. Groundwater is hypersaline and at greater than 27m below ground level.

#### 3.2 Risk ratings

Risk ratings have been assessed in accordance with the *Guidance Statement: Risk Assessments* (DER 2017) 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 in-complete 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 4.

The Revised Licence L8485/2010/2 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).

Risk Event	Risk rating <sup>1</sup>	Licence		Justification for					
Source/Activities	Potential emission	Potential pathways and impact	Receptors	Licence Holder's controls	C = consequence L = likelihood	Holder's controls sufficient?	Conditions <sup>2</sup> of licence	additional regulatory controls	
Construction	Construction								
Construction of laydown area, Gateway and tip face for waste stockpile storage prior to disposal in Paddy's Open Pit. Construction of clay liner/ HDPE liner and 1 m high embankment on Cell 1 and Cell 2 of Silverlake sewage sludge ponds. Installation of 6 tanks (75m <sup>3</sup> each) to aid sediment settling from dewatering discharge stream from Foster mine. Relocation of pipeline and dewatering discharge point W14 to 100m south of existing location.	Dust Noise	Air/windborne pathway causing impacts to health and amenity	Town of Kambalda located approximately 1.3km from Silverlake sludge drying ponds	Refer to Section 3.1	C = Slight L = Unlikely Low Risk	Y	No new conditions specified. Existing condition: 32 regarding management of fugitive dust emissions in accordance with dust management plan applies.	N/A	
Operation									
Drying of sludge within Silverlake sewage sludge ponds Spills of nutrient rich waste (sludge)	Odour	Air/windborne pathway causing impacts to health and amenity	Town of Kambalda	Refer to Section 3.1	C = Slight L = Unlikely <b>Low Risk</b>	Y	No conditions specified. General provisions of the EP Act apply.	N/A	

#### Table 4. Risk assessment of potential emissions and discharges from the Premises during construction and operation

Licence: L8485/2010/2

Risk Event	Risk Event							Justification for
Source/Activities	Potential emission	Potential pathways and impact	Receptors	Licence Holder's controls	C = consequence L = likelihood	Holder's controls sufficient?	Conditions <sup>2</sup> of licence	additional regulatory controls
	Nutrient rich waste contaminating soils / stormwater	Direct discharge	Hypersaline groundwater (~27mbgl)	Refer to Section 3.1	C = Slight L = Unlikely <b>Low Risk</b>	Y	Construction: Condition 23 Operation: Condition 3, 9	N/A. Licence holder proposed controls conditioned.
Drying of sludge within Silverlake sewage sludge ponds Disposal of dried sludge within Paddy's pit and waste rock landforms Disposal of bioremediated soils within waste rock landforms	Leachate/ seepage of nutrient rich wastewater Leachate/ seepage of hydrocarbons/ metals- metalloids	Direct discharge		Refer to Section 3.1	C = Slight L = Unlikely <b>Low Risk</b>	Y	Construction: Condition 23 Operation: Condition 3, 9	N/A. Licence holder proposed controls conditioned.
Discharge of Foster Mine dewater from the relocated discharge point (W14)	Hypersaline dewater	Direct discharge	Lake Lefroy water quality Aquatic ecosystem	Refer to Section 3.1	C = Slight L = Unlikely Low Risk	Y	Construction: Condition 23 Operation: Amended Condition 28 Existing conditions: 29,36	N/A. Licence holder proposed controls conditioned.
	Sediments	Direct discharge causing increased sediment concentration, scouring at the discharge point impacting	Lake Lefroy Aquatic ecosystem Riparian vegetation	Refer to Section 3.1		Y	Existing condition: Condition 39 (Table 17)	N/A. Licence holder proposed controls conditioned.

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IR-T15 Amendment Report Template v2.0 (July 2020)

Risk Event			Risk rating <sup>1</sup> Licence			Justification for		
Source/Activities	Potential emission	Potential pathways and impact	Receptors	Licence Holder's controls	C = consequence L = likelihood	Holder's controls sufficient?	Conditions <sup>2</sup> of licence	additional regulatory controls
		riparian vegetation						

Note 1: Consequence ratings, likelihood ratings and risk descriptions are detailed in the Guidance Statement: Risk Assessments (DER 2017).

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

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IR-T15 Amendment Report Template v2.0 (July 2020)

# 4. Consultation

Table 5 provides a summary of the consultation undertaken by the department.

#### Table 5: Consultation

Consultation method	Comments received	Department response
Department of Mines, Industry Regulation and Safety (DMIRS) advised of proposal (27 November 2020)	No comments received.	N/A
Licence Holder was provided with draft amendment on (21 December 2020)	Response received 24 December 2020. Refer to Appendix 1.	Refer to Appendix 1

## 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 6 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.

Condition no.	Proposed amendments		
	Licence format updated in accordance with latest template.		
Condition 3	Amended to:		
Table 1	<ul> <li>authorise disposal of dried sewage sludge within TSF3;</li> </ul>		
	<ul> <li>include new containment infrastructure (Paddy's pit, Silverlake sewage ponds, waste rock landforms);</li> </ul>		
	Remove reference to decommissioned Cave Rocks WWTP.		
Condition 4	Amended to include reference to new containment infrastructure.		
Condition 9 Table 3	Amended to update waste management specifications regarding sewage sludge, dried sewage sludge and contaminated solid waste.		
Condition 23- 25	Construction requirements for new infrastructure proposed and submission of compliance documents upon completion of construction.		
Condition 28	Amended to specify dewatering discharge requirements pertaining relocated discharge point W14.		

Condition 37	Amended to remove reference to decommissioned infrastructure (P1- Cave Rocks WWTP).
Condition 40- 43	Amended to include standard conditions as per latest template (for complaints management, recordkeeping and submission of AACR).

# References

- 1. Department of Environment Regulation (DER) 2016, *Guidance Statement: Environmental Siting*, Perth, Western Australia.
- 2. DER 2017, Guidance Statement: Risk Assessments, Perth, Western Australia.
- 3. DER 2015, Guidance Statement: Setting Conditions, 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		
32	The St Ives Gold Mine Dust Environmental Procedure (SIG-ENV-PR029) has been updated and renamed. The St Ives Gold Mine Air Quality Management Procedure (SIG-ENV-PR029) includes the management and mitigation procedures for dust	Management Plan document referenced in Table 12 updated to reflect the correct document title and version.		
Schedule 1	Updated maps showing locations of all containment infrastructure specified in Table 1 of the Amended Licence have been provided.	Noted. Schedule 1 maps in the Amended Licence updated.		
	Request for the 21 day comment period for commenting on the draft to be waived.	Noted.		

# Appendix 2: Application validation summary

SECTION 1: APPLICATION SUMMARY (As updated from Validation Checklist)						
Application type						
Works approval						
		Relevant works approval number:		None		
		Has the works approceed complied with?			Yes 🗆 No 🗆	
Licence		Has time limited operations under the works approval demonstrated acceptable operations?		Yes 🗆 No 🗆 N/A 🗆		
		Environmental Com Critical Containmen Report submitted?			o 🗆	
		Date Report received:				
Renewal		Current licence number:				
Amendment to works approval		Current works approval number:				
Amendment to licence		Current licence number:	L8485/2010/2	010/2		
		Relevant works approval number:		N/A	$\boxtimes$	
Registration		Current works approval number:		None		
Date application received		22 October 2020				
Applicant and Premises details						
Applicant name/s (full legal name/s)		St Ives Gold Mining Company Pty				
Premises name		St Ives Gold Mine				
Premises location	<ul> <li>Mining tenements as described in Schedule 1 of the Licence L8485 with changes as below:</li> <li>Add tenement M15/1530 for proposed used of Silverlake Sewage Ponds for temporary drying of sewage sludge prior to disposal in Paddy's pit</li> <li>Add tenement M15/1571 to facilitate movement of dewatering discharge point W14 (100 m south of current authorised location)</li> <li>Remove tenements M15/300 and L15/276 associated with decommissioned infrastructure (Cave Rocks WWTP-</li> </ul>					
Local Government Authority		Emission Point P1 and Cave Rocks dewatering point (W1) and associated dewatering pipeline. Shire of Coolgardie				

Application documents	
HPCM file reference number:	DER2018/000300-1~1
Key application documents (additional to application form):	<ul> <li>St Ives Gold Mining Company Licence Amendment Application Paddy's Pit Landfill and Other Proposed Changes, dated 16 October 2020</li> <li>Appendix Figures</li> </ul>
Scope of application/assessment	
	Licence amendment for:
	Authorising operation of new waste disposal locations:
	I. Paddy's open pit for disposal of waste streams (other than tailings) currently authorised for disposal within Leviathan in- pit TSF. These include sewage sludge, bioremediated hydrocarbon contaminated material, screen trash/mill rejects from the Lefroy Mill, wooden pallets and bulk bags containing ore samples. drilling samples, core samples from exploration activities;
	<ul> <li>II. Authorising construction (300mm clay lining to achieve permeability of 1x10<sup>-9</sup>m/s OR 2mm thick HDPE liner) building 1m high embankment at historic Silverlake Sewage Ponds (which have been non-operational for &gt;15 years);</li> </ul>
	III. Authorising use of Silverlake sewage ponds for drying of sewage sludge prior to final disposal in Paddy's open pit; and
	IV. Authorising disposal of dried sewage sludge in waste rock landforms on the premises.
	Authorising changes to dewatering discharge as follows:
Summary of proposed activities or	I. Relocating dewatering discharge point W14 to 100m south- west of current location;
changes to existing operations.	II. Authorising changes to sediment settling strategy for dewatering discharge from Foster Mine via discharge point W14 to allow use of settlement tanks (6 tanks x 75m <sup>3</sup> each) to reduce sediment concentration prior to discharge instead of using Turkey's nests as required by current licence.
	Authorising changes to prescribed premises boundary:
	I. Add tenement M15/1530 for proposed used of Silverlake Sewage Ponds for temporary drying of sewage sludge prior to disposal in Paddy's pit
	II. Add tenement M15/1571 to facilitate movement of dewatering discharge point W14 (100 m south of current authorised location)
	III. Remove tenements M15/300 and L15/276 associated with decommissioned infrastructure (Cave Rocks WWTP- Emission Point P1 and Cave Rocks dewatering point (W1) and associated dewatering pipeline.
	No changes to production/ design capacity of any of the currently authorised prescribed premises categories proposed.
	No changes to currently authorised waste disposal volumes and waste types proposed.

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Category number/s (activities that cause the premises to become prescribed premises)

#### Table 1: Prescribed premises categories

		essed production or gn capacity	Proposed changes to the production or design capacity (amendments only)	
Category 5 9 00 period		0 000 tonnes per annual od	No change	
Category 6 30 0 period		000 000 tonnes per annua od	al No change	
Category 7	3 000 000 tonnes per annual period		al No change	
Category 54	220	cubic metres per day	No change	
Category 57	500	tyres	No change	
Category 64	7 00	0 tonnes per annual period	No change	
egislative context and other appro-	vals			
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 🗆 No 🖂	Referral decision No: Managed under Part V □ Assessed under Part IV □	
Does the applicant hold any existing Part IV Ministerial Statements relevant to the application?		Yes 🛛 No 🗆	Ministerial statement No: 879 EPA Report No:	
Has the proposal been referred and/or assessed under the EPBC Act?		Yes 🗆 No 🖂	Reference No:	
Has the applicant demonstrated occupancy (proof of occupier status)?		Yes 🛛 No 🗆	Certificate of title General lease Mining lease / tenement Expiry: Other evidence Expiry:	
Has the applicant obtained all relevant planning approvals?		Yes □ No □ N/A ⊠	Approval: Expiry date: If N/A explain why? Mining tenements	
Has the applicant applied for, or have an existing EP Act clearing permit in relation to this proposal?		Yes 🗆 No 🛛	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 🗆 No 🖂	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	Yes 🗆 No 🖂	Application reference No:
relation to this proposal?		Licence/permit No: Licence / permit not required.
		Name: N/A
	Yes 🗆 No 🖂	Туре:
Does the proposal involve a discharge of		Has Regulatory Services (Water) been consulted?
waste into a designated area (as defined in section 57 of the EP Act)?		Yes □ No □ N/A ⊠
		Regional office:
		Name: N/A
		Priority: P1 / P2 / P3 / N/A
Is the Premises situated in a Public Drinking Water Source Area (PDWSA)?	Yes 🗆 No 🖂	Are the proposed activities/ landuse compatible with the PDWSA (refer to <u>WQPN 25</u> )?
		Yes 🗆 No 🗆 N/A 🗆
Is the Premises subject to any other Acts or subsidiary regulations (e.g. Dangerous Goods Safety Act 2004, Environmental Protection (Controlled Waste) Regulations 2004, State Agreement Act xxxx)	Yes 🗆 No 🖂	
Is the Premises within an Environmental Protection Policy (EPP) Area?	Yes □ No ⊠	
Is the Premises subject to any EPP requirements?	Yes 🗆 No 🖂	
Is the Premises a known or suspected contaminated site under the <i>Contaminated Sites Act 2003</i> ?		Classification: possibly contaminated – investigation required (PC–IR)
	Yes ⊠ No □	Date of classification: 27/02/2020