



Application for Licence Amendment

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

Licence Number	L8578/2011/1
Licence Holder	Regis Resources Limited
ACN	009 174 761
File Number	2011/003002-1
Premises	Duketon Gold Project Legal description – Mining tenements M38/114, M38/160, M38/237, M38/250, M38/283, M38/292, M38/302, M38/303 M38/341, M38/343, M38/352, M38/354, M38/407, M38/498, M38/499, M38/500, M38/589, M38/630, M38/802, M38/943, M38/1091, M38/1249, M38/1250, M38/1251, M38/1257, M38/1258, M38/1259, M38/1260, M38/1261, M38/1262, M38/1263, M38/1268, M38/1277, M38/1297, M38/1304, L38/201, L38/202, L38/203, L38/204, L38/216, L38/242, and L38/365. As depicted in Schedule 1
Date of Report	30 January 2025
Decision	Revised licence granted

**MANAGER, RESOURCE INDUSTRIES
INDUSTRY REGULATION (STATEWIDE DELIVERY)**

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

Table of Contents

1. Decision summary	1
2. Scope of assessment	1
2.1 Regulatory framework	1
2.2 Amendment summary	1
2.2.1 Proposed activities	2
3. Risk assessment	4
3.1 Source-pathways and receptors	4
3.1.1 Emissions and controls	4
3.1.2 Receptors	6
3.2 Risk ratings	8
4. Consultation	11
5. Conclusion	11
5.1 Summary of amendments	11
References	14
Table 1: Proposed throughput capacity changes	1
Table 2: Consultation	11
Table 3: Summary of licence amendments	11
Figure 1: Wellington pit and other discharge pits at Moolart Well area	3
Figure 2: Moolart Well WWTP current and proposed irrigation areas	4
Figure 3: Distance to sensitive receptors	7

1. Decision summary

Licence L8578/2011/1 is held by Regis Resources Limited (Licence Holder) for the Duketon Gold Project (the Premises), located within mining tenements M38/114, M38/237, M38/250, M38/283, M38/292, M38/302, M38/303, M38/341, M38/343, M38/352, M38/354, M38/498, M38/499, M38/500, M38/589, M38/630, M38/943, M38/1091, M28/1249, M38/1250, M38/1251, M38/1257, M38/1259, M38/1260, M38/1261, M38/1262, M38/1263, M38/1277, L38/201, L38/202, L38/203, L38/204, L38/216, M38/160, M38/1297, M38/1304, L38/365.

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 L8578/2011/1 has been granted.

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 Amendment summary

On 20 August 2024, the Licence Holder submitted an application to the department to amend Licence L8578/2011/1 under section 59 and 59B of the *Environmental Protection Act 1986* (EP Act). The following amendments are being sought:

- Operation of King of Creation (KoC) dewatering pipeline and KoC raw water dam and discharge of mine dewater to the KoC pit
- Changes to the existing premises boundary related to inclusion of mining tenements M38/160, M38/1297, M38/1304, M38/1268, L38/242 and L38/365 to the premises boundary.
- Inclusion of Wellington pit as a new discharge point for dewatering effluent.
- Increasing the irrigation area of the Moolart Well Wastewater Treatment Plant (MWL WWTP).

This amendment is limited only to changes to operation of the Category 6 and 85 activities from the existing Licence. No changes to the aspects of the existing Licence relating to Category 5, 52, 54, 64 and 73 have been requested by the Licence Holder.

Table 1 below outlines the proposed changes to the existing Licence

Table 1: Proposed throughput capacity changes

Category	Current throughput capacity	Proposed throughput capacity	Description of proposed amendment
6	5,206,800 tonnes per annual period	5,706,800 tonnes per annual period	With the additional dewatering discharge into King of Creation pit, the maximum volume of mine dewatering expected to be discharge will increased by another 500,000 tonnes per annual period. During this amendment, Wellington pit will also be added as a mine

			dewatering discharge point. However, no throughput changes expected due to this addition.
85	90 m ³ per day (MWL WWTP)	No change	Increase the size of wastewater irrigation area up to 2.86 ha.

2.2.1 Proposed activities

Operation of King of Creation raw water dam and dewatering pipeline

Licence Holder is seeking approval to operate the KoC raw water dam and dewatering pipeline and include them into Licence L8578/2011/1. On 09 March 2023, a works approval (W6732/2022/1) was granted which authorised the construction and time limited operations of the lined KoC raw water dam and the KoC dewatering pipeline with discharge of mine dewater into the KoC mine pit. An Environmental Compliance Report was submitted to the department on 13 March 2024 upon completing the construction of the above infrastructure. The department assessed the compliance document and determined that the work approval holder was compliant with the conditions of the works approval W6732/2022/1. The Licence Holder has also submitted the time limited operation monitoring report required by conditions of the works approval.

The Licence Holder is currently mining the Ben Hur mine pit, located approximately 1.7 km west of the premises. Mining of the Ben Hur pit requires active dewatering, and a pipeline connects the Ben Hur pit to the KoC raw water dam. The mine dewater in the KoC raw water dam is mixed with raw water from other sources, including a borefield near the Ben Hur mine.

Within the context of this Decision Report and risk assessment, the term ‘mine dewater’ refers to any water that has been mixed with dewatering effluent from the Ben Hur mine (i.e., water from the borefield mixed with Ben Hur mine dewater is referred to as ‘mine dewater’), regardless of the beneficial use or fate of this water

Discharging mine dewater from Ben Hur mine at King of Creation dam does not constitute a Category 6 activity as the mine dewater is discharged into a HDPE-lined pond (no discharge to the environment). Therefore, dewatering pipeline from Ben Hur mine to the raw water dam has been excluded from assessment.

Changes to the existing premises boundary

The Licence Holder has requested that 4 new mining tenements, M38/160, M38/1297, M38/1304, and L38/365, be included into the prescribed premises boundary to cover the area related to the proposed amendment. These areas are marked in blue colour in the Figure 1 below.

Wellington pit as a discharge point

On 14 October 2024, Licence Holder requested to expand the scope of the licence amendment application by including Wellington pit as a discharge point to receive mine dewater from the Gloster pit within the scope. This request was accepted by the department.

Wellington pit is located at the Moolart well area, within the prescribed premises. Other authorised discharge points including Lancaster pit, Wallace pit and Blenheim pit, which are located adjacent to the Wellington pit (Figure 1).

A dewatering pipeline from the Gloster pit to the Wellington pit has already been constructed. Wellington pit has a total capacity of 7,021,795 cubic meters (m³) and the pit currently holds 27,496 m³ volume of water, leaving the available volume as 6,994,299 m³.

The quality of the Mine dewater from the Gloster pit is comparably similar to the pit water quality at Wellington pit and is summarised in the Table 2 below.

Table 2: Water Quality of the source and receiving pits

Sample Point	Temperature (°C)	pH	Conductivity (uS/cm)	Total Dissolved Solids (mg/L)
Gloster pit (Source pit)	25.5	8.30	4436	2853
Wellington Pit (receiving pit)	24.1	8.27	3472	2296



Figure 1: Wellington pit and other discharge pits at Moolart Well area

Increasing the irrigation area of the Moolart Well WWTP

As a part of the annual audit conducted by the Licence Holder, they have located a already constructed row of sprinklers along the length of the pond to the right side of Moolart Well Wastewater Treatment Plant (MLW WWTP). The Licence Holder assumes that these sprinklers were constructed around 2014.

Thus, the Licence Holder is seeking approval to increase the irrigation area of the MLW WWTP to include these sprinklers. However, the Licence Holder does not propose any changes to the approved volume of treated wastewater to be discharged to the spray filed or to the expected water quality. The current licence has nutrient loading limits (condition 2.2.2) that the licence holder is required to meet. No changes to the risk profile of the activity are expected.

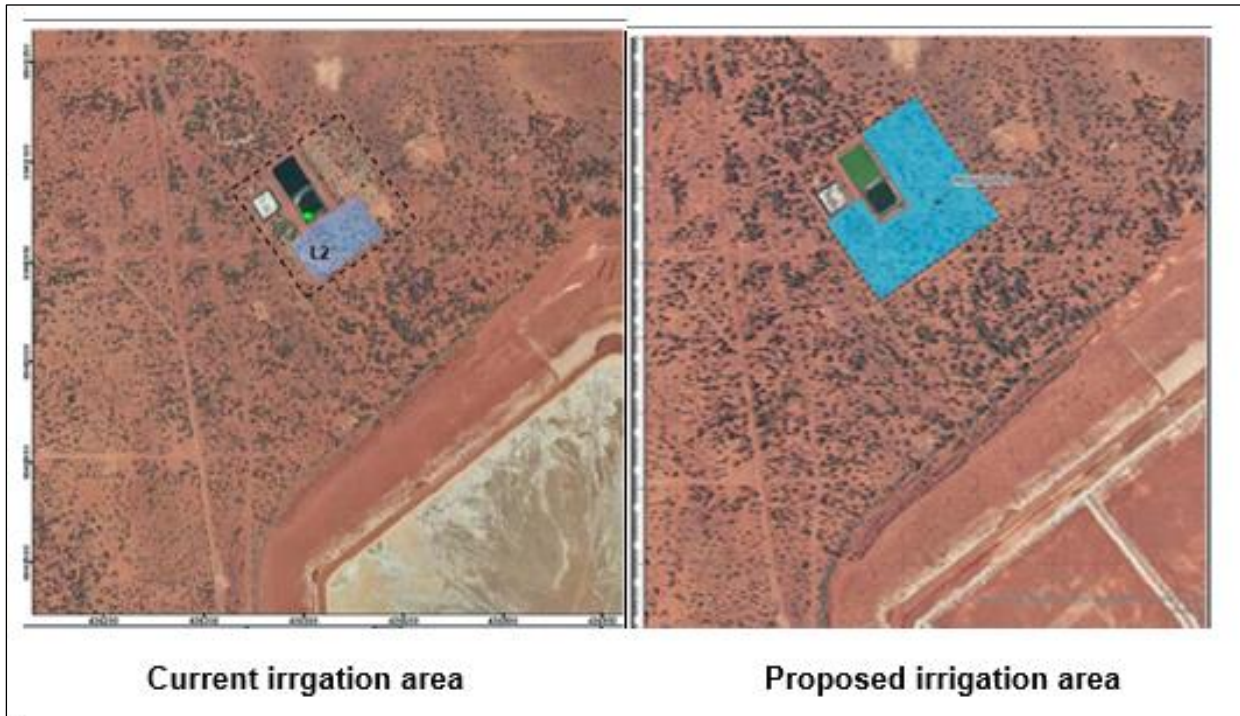


Figure 2: Moolart Well WWTP current and proposed irrigation areas

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

Table 3: Licence Holder controls

Emission	Sources	Potential pathways	Proposed controls
Mine dewater	Storage of mine dewater at King of Creation raw water dam	seepage	<ul style="list-style-type: none"> • HDPE liner has been installed at the raw water dam.
		Overtopping and loss of containment	<ul style="list-style-type: none"> • Float valve has been installed at the raw water dam.
	Operation of dewatering pipeline between raw water dam and King of Creation mine	Pipeline leak or rupture	<ul style="list-style-type: none"> • Daily visual pipeline inspections, when in use; • Flow meter has been installed at KoC raw water dam to quantify the volume of water released from the raw water dam; • Pipelines are equipped with flow meters, telemetry and automatic cut-out; • Pipeline has been installed within v-drains.
	Deposition of excess mine dewater from raw water dam into King of Creation pit	Seepage	<ul style="list-style-type: none"> • Mine pit is considered a terminal groundwater sink; • Mine dewater quality is comparably better than pit water quality at King of Creation (based on the field test data in the Time Limited Operation report).
		Overtopping	<ul style="list-style-type: none"> • Standing water level within the pit is approximately 41.4 mbgl, providing sufficient storage capacity for three years even at maximum discharge scenario of 500,000 m³ annually. • Freeboard of 4 mbgl
	Operation of dewatering pipeline between Gloster pit and Wellington pit	Pipeline leak or rupture	<ul style="list-style-type: none"> • Daily visual inspection; • Pipeline should be equipped with either telemetry or automatic cut-out, consistent with requirements from licence L8578/2011/1.
	Deposition of mine dewater from Gloster pit into Wellington pit	Seepage	<ul style="list-style-type: none"> • Regular groundwater monitoring during operation; • Mine pit is considered a terminal groundwater sink.
		Overtopping	<ul style="list-style-type: none"> • Wellington pit has 6,994,299 m³ of available storage, providing sufficient capacity to receive water at least per year even at total throughput discharge scenario of 5,706,800 tonnes per annual period.

Treated wastewater	Direct discharge of treated wastewater	Infiltration	<ul style="list-style-type: none"> No change to the discharge volume or treatment quality. Current nutrient loading to be spread out through a larger irrigation area resulting a reduced nutrient loading per hectare.
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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 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 4: Sensitive human and environmental receptors and distance from prescribed activity

Human receptors	Distance from prescribed activity
None	No residential premises within 29 km of premises
Environmental receptors	Distance from prescribed activity
Native vegetation	Vegetation within proposed premises area is in <i>excellent</i> or <i>very good</i> condition, dominated by Acacia shrublands. However, the area surrounding the King of Creation mine pit has been cleared due to historical mining activities.
Threatened/priority fauna	Long-tailed Dunnart (Priority 4) habitat 1 km west of premises
Threatened/priority flora	<i>Calytrix praecipua</i> (Priority 3) within premises boundary
Underlying groundwater (non-potable purposes)	<p>The premises is located within the Goldfields Groundwater Area. 18 – 36 meters below ground level (mbgl) near King of Creation mine, with fresh to brackish quality with salinities between 1,000 and 2,000 mg/L and little dissolved metals.</p> <p>The nearest operational bore (Slate Well) is located approximately 5 km to the west of the King of Creation pit.</p>

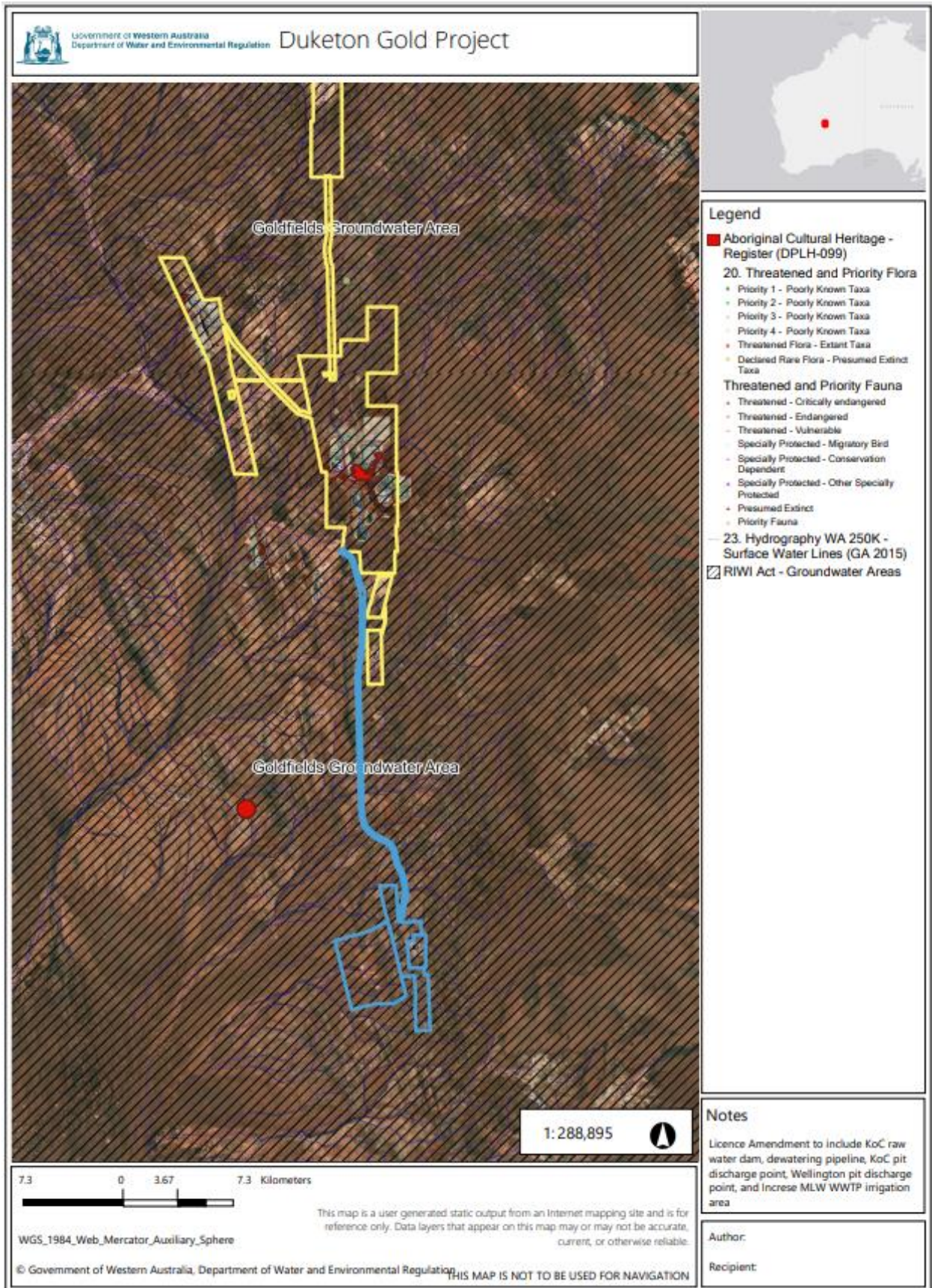


Figure 3: Distance to sensitive receptors

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 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 5.

The Revised Licence L8578/2011/1 that accompanies this Amendment Report authorises emissions associated with the operation of the Premises i.e. dewatering activities.

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

Table 5. Risk assessment of potential emissions and discharges from the Premises during 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								
Storage of mine dewater at KoC raw water dam	Mine dewater (sourced from Ben Hur mine, mixed with raw water from other sources at raw water dam)	Pathway: Overtopping of containment infrastructure Impact: Overland runoff of mine dewater, resulting in impacts to ecological health and amenity	Native vegetation Surface water bodies	Refer to Section 3.1.1	C = Slight L = Unlikely Low Risk	Y	1.2.7 – Infrastructure requirement 1.2.8 – Freeboard requirement	The applicant has constructed and maintained a float valve to monitor water levels in the raw water dam. The Delegated Officer has specified a freeboard limit to further manage the relevant risk during the operation. The freeboard limit is consistent with those specified for other containment infrastructure at the wider Duketon Gold Project, regulated under the operating licence L8578/2011/1.
Transfer of mine dewater from raw water dam to King of Creation pit		Pathway: Pipeline leak or rupture Impact: Direct discharge to land, resulting in impacts to ecological health						
Deposition of mine dewater into King of Creation pit	Mine dewater (sourced from Ben Hur mine, mixed with raw water from other sources at raw water dam)	Pathway: Overtopping of KoC pit Impact: Overland runoff of mine dewater, resulting in impacts to ecological health and amenity	Native vegetation Surface water bodies	Refer to Section 3.1.1	C = Minor L = Unlikely Medium Risk	Y	2.3.2 – discharge limits for emissions to groundwater 3.6.1 – Monitoring of dewatering discharge	The time limited operations report for W6732 indicates that the standing water level of the pit lake within KoC pit is approximately 41 mbgl. This indicates that the pit has significant storage capacity for the volume proposed to be discharged. The licence holder will priorities the use of mine dewater at the raw water dam for reuse in the Garden Well processing circuit and dust suppression of the haul road between raw water dam and Garden Well. Only excess mine dewater will be sent to KoC pit for discharge. It is therefore unlikely that this risk event (overtopping) of the KoC pit will occur. The Licence Holder has indicated they will maintain a freeboard of 4 meters below crest level, which is consistent with other mine dewater discharge locations at the premises. Condition 2.3.2 has been updated to include KoC pit.
		Pathway: Vertical infiltration and lateral migration of pit water Impact: Impacts to quality						

		of groundwater resources					dewatering discharge	are not required and the monitoring program specified in the current operating licence L8578/2011/1 is adequate to identify any risk of seepage and mixing of mine dewater with local groundwater during the dewatering operation at KoC pit.
		<p>Pathway: Vertical infiltration and lateral migration of pit water</p> <p>Impact: Impacts to aquifer regime, potentially resulting in groundwater mounding and/or surface expression of groundwater</p>	Native vegetation, including conservation significant flora	Refer to Section 3.1.1	C = Minor L = Rare Low Risk	Y		
Dust suppression activities	Mine dewater (sourced from Ben Hur mine, mixed with raw water from other sources at raw water dam)	<p>Pathway: Dust suppression using water trucks</p> <p>Impact: Direct discharge to land, resulting in impacts to ecological health</p>	Native vegetation Surface water bodies	Refer to Section 3.1.1	C = Minor L = Possible Medium Risk	Y	N/A	N/A
Transfer of mine dewater from Gloster pit to Wellington pit	Mine dewater from Gloster pit	<p>Pathway: Pipeline leak or rupture</p> <p>Impact: Direct discharge to land, resulting in impacts to ecological health</p>	Native vegetation Surface water bodies	Refer to Section 3.1.1	C = Minor L = Unlikely Medium Risk	Y	1.2.11 – pipeline operational requirements	Licence Holder to be maintain the pipeline operational requirement specified in condition 1.2.11 for the Wellington pit dewatering pipeline.
Deposition of mine dewater into Wellington pit	Mine dewater from Gloster pit	<p>Pathway: Overtopping of Wellington pit</p> <p>Impact: Overland runoff of mine dewater, resulting in impacts to ecological health and amenity</p>	Native vegetation Surface water bodies	Refer to Section 3.1.1	C = Minor L = Unlikely Medium Risk	Y	2.3.2 – discharge limits for emissions to groundwater 3.6.1 – Monitoring of dewatering discharge	Wellington pit's current available storage volume is approximately 6,994,299 m ³ , which is significant storage capacity. It is therefore unlikely for the pit to overtop. Wellington pit is located within a series of pits that are all close together, these pits include Blenheim, Wallace and Lancaster pits which are all approved mine dewater discharge points. The licence has an existing condition (2.3.2) requiring a freeboard of 15 meters below crest level to be maintained on Blenheim, Wallace and Lancaster pits. Maintaining a freeboard is a standard requirement and to maintain consistency within the licence the Delegated Officer has determined to apply the same freeboard to Wellington pit.
		<p>Pathway: Vertical infiltration and lateral migration of impacted pit water</p> <p>Impact: Impacts to quality of groundwater resources</p>	Native vegetation Groundwater aquifers	Refer to Section 3.1.1	C = Minor L = Unlikely Medium Risk	Y	2.3.2 – discharge limits for emissions to groundwater)	The monitoring program specified in the current operating licence L8578/2011/1 is adequate to identify any risk of seepage and mixing of mine dewater with local groundwater during the dewatering operation at Wellington pit.
		<p>Pathway: Vertical infiltration and lateral migration of impacted pit water</p> <p>Impact: Impacts to aquifer regime, potentially resulting in groundwater mounding and/or surface expression of groundwater</p>	Native vegetation, including conservation significant flora	Refer to Section 3.1.1	C = Minor L = Rare Low Risk	Y	3.6.1 – Monitoring of dewatering discharge	

Discharging treated wastewater from MLW WWTP onto land	Treated wastewater from MWL WWTP	<p>Pathway: direct discharge</p> <p>Impact: Overland runoff of nutrient rich treated wastewater</p>	Soil	Refer to Section 3.1.1	<p>C = Slight</p> <p>L = Unlikely</p> <p>Low Risk</p>	Y	<p>1.2.6 – Irrigation of treated wastewater</p> <p>2.2.2 – discharge limits to land</p>	<p>Given that, there is no change to the authorised discharge volume of treated wastewater (75m³/day) from the Moolart Well WWTP, the Delegated Officer considers that additional controls are not required to increase the irrigation area of the Moolart Well WWTP. It is expected that the nutrient loading will be reduced during the irrigation of treated wastewater on to an increased area.</p> <p>The Licence Holder is required to maintain current operating licence conditions for requirements during irrigation of treated wastewater and emission limits to land during irrigating the treated wastewater.</p>
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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 6 provides a summary of the consultation undertaken by the department.

Table 6: Consultation

Consultation method	Comments received	Department response
Local Government Authority (Shire of Laverton) advised of proposal on 22 October 2024	Shire of Laverton replied on 26 October 2024 and mentioned that the Regis Resources does not require any approval unless they interfere with any road corridor.	Noted.
Licence Holder was provided with draft amendment on 24 January 2025	<p>The Licence Holder has indicated that there are two tenements within the premises boundary which have not been listed in the premises description on the front page of the licence and requests that mining tenements M38/1268 and L38/242 are added. Tenement reports confirming legal access were provided.</p> <p>No further comments received, and the rest of the comment period was waived.</p>	This request has been accepted and the premises boundary details updated on front page of licence.

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.

It is noted that the licence is in an old format. The department intends to update the format of the licence at the next amendment.

5.1 Summary of amendments

Table 7 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 7: Summary of licence amendments

Condition no.	Proposed amendments
Cover Page - Premises Details	Premises details have updated to include M38/160, M38/1297, M38/1304, and L38/365
Cover Page - Prescribed Premises category table	Prescribed premises category details were updated to include the new production capacity of Category 6: Mine dewatering
Condition 1 – Table 1.2.3 – Containment	Updated the table to include the infrastructure requirements of the King of

Infrastructure	Creation raw water dam
1.2.9	Re-worded the condition to include changes requested by the Licence Holder
1.2.10 (a)	Re-worded the condition to include changes requested by the Licence Holder
1.2.10 – Table 1.2.4	Frequency of the inspection column was updated to include the phrase “when operational”
1.2.16	Typographical error corrected
2.3.1 - Table 2.3.1	Updated the table to include the discharge point location of the King of Creation pit as a point source emission to groundwater
	Updated the table to include the discharge point location of the Wellington pit as a point source emission to groundwater
2.3.2 - Table 2.3.2	Updated the table to include the discharge limits for emission to groundwater at King of Creation pit
	Updated the table to include the discharge limits for emission to groundwater at Wellington pit
3.3.1 - Table 3.3.1	Updated the table to include the monitoring requirement of the discharging mine dewater volume into King of Creation pit
	Updated the table to include the monitoring requirement of the discharging mine dewater volume into Wellington pit
	Frequency column was updated to include the phrase “when operational” against the Moolart Well oily water separator 1 monitoring point
	Process description of the Tailings deposition monitoring was updated to include wording change requested by the Licence Holder
3.6.1 - Table 3.6.1	Updated the table to include monitoring points at King of Creation pit (prior to discharge and after discharge) to conduct a complete monitoring program for dewatering discharge
	Updated the table to include monitoring points at Wellington pit (prior to discharge and after discharge) to conduct a complete monitoring program for dewatering discharge
Schedule 1 – Figure 1	Prescribed premises map was updated to include the new mining tenements
Figure 2	Old Moolart Well site layout map has replaced with a new clearer map and the area is renamed as “Duketon North Operations”
Figure 3	Old Garden Well and Rosemont site layouts map has replaced with a new clearer map
Figure 4	Map of approved landfill locations within West waste dump at Garden Well has updated with a clearer map
Figure 5	Map of approved landfill locations within West waste dump at Rosemont has updated with a clearer map

Figure 6	Map of approved landfill locations within South waste dump at Moolart Well has updated with a clearer map
Figure 7	Map of Garden Well WWTP irrigation field has updated with a clearer map
Figure 8	Map of Moolart Well WWTP irrigation field has updated to depict the increased irrigation land area
Figure 9	Map of approved area's where treated water from Moolart Well oily/water separator can be used for dust suppression has updated with a clearer map
Figure 10	Map of Map of Rosemont Pit dewater discharge point has updated with a clearer map
Figure 11	Figure 11 has updated to depict Wellington pit as a discharge point
Figure 12	Map of dewater discharge points into Eristoun Pit has updated with a clearer map
Figure 13	Map of dewater discharge points into Reichelt's Find and Russell's Find has updated with a clearer map
Figure 14	Map of dewater discharge points into Cooper's pit has updated with a clearer map
Figure 15	a new map has included to show dewater discharge and Monitoring Points at King of Creation
Figure 16 of the revised licence	Map of monitoring bores surrounding Garden Well TSF1, TSF2 and TSF3 changed into Figure 16 to new numbering system
Figure 17 of the revised licence	Map of monitoring bores surrounding Moolart Well TSF 1 changed into Figure 17 to new numbering system
Figure 18 of the revised licence	Map of monitoring bores around Stirling in-pit TSF (Moolart Well TSF2 / MLW TSF4) changed into Figure 18 to new numbering system

References

1. Email titled "Licence amendment application - L8578_2011_1 Duketon Gold Project" and supporting documents attached within the OneDrive shared link dated 20/08/2024 authored by Rebecca Mott, available at DWER records (A2304234 and A2304235)
2. Additional Amendment supporting document – "L8578_2011_1 Licence Amedment Supporting Documentation – Wellington" uploaded to OneDrive on 22/10/2024 authored by Rebecca Mott, available at DWER records (A2322684)
3. Response to email titled "Requesting clarification of information - Licence Amendment application L8578/2011/1" dated 19/12/2024 authored by Sharne Newsome, available at DWER records (A2335450)
4. Department of Environment Regulation (DER) 2015, *Guidance Statement: Setting Conditions*, Perth, Western Australia.
5. Department of Water and Environmental Regulation (DWER) 2020, *Guideline: Environmental Siting*, Perth, Western Australia.
6. DWER 2020, *Guideline: Risk Assessments*, Perth, Western Australia.