

Licence

Environmental Protection Act 1986, Part V

Licensee: Exterra Resources Limited L9012/2016/1 Licence: **Registered office:** Ground Floor 20 Kings Park Road WEST PERTH WA 6005 ACN: 138 222 705 Premises address: Second Fortune Gold Mine Mining tenement M39/255, M39/649, M39/650 and miscellaneous licence L39/12 MENZIES WA 6436 as depicted in Schedule 1 Issue date: Monday, 10 April 2017 Commencement date: Tuesday, 11 April 2017 Expiry date: Friday, 10 April 2037

Prescribed premises category

Schedule 1 of the Environmental Protection Regulations 1987

Category number	Category description	Category production or design capacity	Approved Premises production or design capacity
5	Processing or beneficiation of metallic or	50 000 tonnes or	156,000 tonnes per
	non-metallic ore	more per year	annual period
6	Mine dewatering	50,000 tonnes or	210,000 tonnes per
		more per year	annual period

Conditions

This Licence is subject to the conditions set out in the attached pages.

Date signed: 25 July 2017

Tim Gentle Manager Licensing – Resource Industries Officer delegated under section 20 of the *Environmental Protection Act 1986*



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Introduction

This Introduction is not part of the Licence conditions.

DWER's industry licensing role

The Department of Water and Environmental Regulation (DWER) is a government department for the state of Western Australia in the portfolio of the Minister for Environment. DWER's purpose is to advise on and implement strategies for a healthy environment for the benefit of all current and future Western Australians.

DWER has responsibilities under Part V of the *Environmental Protection Act 1986* (the Act) for the licensing of prescribed premises. Through this process DWER regulates to prevent, control and abate pollution and environmental harm to conserve and protect the environment. DWER also monitors and audits compliance with works approvals and licence conditions, takes enforcement action as appropriate and develops and implements licensing and industry regulation policy.

Licence requirements

This Licence is issued under Part V of the Act. Conditions contained within the Licence relate to the prevention, reduction or control of emissions and discharges to the environment and to the monitoring and reporting of them.

Where other statutory instruments impose obligations on the Premises/Licensee the intention is not to replicate them in the licence conditions. You should therefore ensure that you are aware of all your statutory obligations under the Act and any other statutory instrument. Legislation can be accessed through the State Law Publisher website using the following link: http://www.slp.wa.gov.au/legislation/statutes.nsf/default.html

For your Premises relevant statutory instruments include but are not limited to obligations under the:

- Environmental Protection (Unauthorised Discharges) Regulations 2004 these Regulations make it an offence to discharge certain materials such as contaminated stormwater into the environment other than in the circumstances set out in the Regulations.
- Environmental Protection (Controlled Waste) Regulations 2004 these Regulations place obligations on you if you produce, accept, transport or dispose of controlled waste.
- *Environmental Protection (Noise) Regulations 1997* these Regulations require noise emissions from the Premises to comply with the assigned noise levels set out in the Regulations.



You must comply with your licence. Non-compliance with your licence is an offence and strict penalties exist for those who do not comply.

Licence holders are also reminded of the requirements of section 53 of the Act which places restrictions on making certain changes to prescribed premises unless the changes are in accordance with a works approval, licence, closure notice or environmental protection notice.

Licence fees

If you have a licence that is issued for more than one year, you are required to pay an annual licence fee prior to the anniversary date of issue of your licence. Non payment of annual licence fees will result in your licence ceasing to have effect meaning that it will no longer be valid and you will need to apply for a new licence for your Premises.

Ministerial conditions

If your Premises has been assessed under Part IV of the Act you may have had conditions imposed by the Minister for Environment. You are required to comply with any conditions imposed by the Minister.

Premises description and Licence summary

The Second Fortune Gold Mine (gold mine) is located within the Goldfields region of Western Australia and is approximately 200 kilometres (km) north-east of Kalgoorlie and approximately 80 km south of Laverton.

The gold mine has been mined previously from 1941 to 1994 and the existing infrastructure from previous mining operations includes "one open pit, an underground mine shaft, two waste rock dumps, a decommissioned processing plant, tailings storage facility (TSF), evaporation pond, airstrip, camp and other supporting infrastructure" (MBS Environmental, October 2016).

A works approval was granted in October 2013 (W5474/2013/1) authorising the construction of dewatering infrastructure to enable the recommencement of mining activities at the gold mine. The works approval authorises the construction of dewatering pipelines and evaporation ponds. The dewatering effluent is to be used on site for dust suppression activities, camp potable supply (post reverse osmosis treatment) and process water.

The groundwater data provided with the application indicates the groundwater beneath the site ranges "*from brackish to moderately saline*" with total dissolved solids (TDS) ranging from 2900-17000 milligrams per liter (mg/L) (MBS Environmental, October 2016). The groundwater is considered a sensitive receptor for the purpose of this assessment because it is partly brackish and therefore capable of being used for beneficial purposes.

A works approval amendment and licence application was received by DER (now DWER) on 28 October 2016 to include category 5 processing or beneficiation of metallic or non-metallic ore. Approval was granted via a works approval amendment notice on 2 February 2017 authorising construction of a crushing, screening and sorting circuit. The ore from the existing Run of Mine pad is to be processed through plant consisting of:

- Static grizzly;
- Primary jaw crusher;
- Vibrating triple deck screen;
- Washing screen;
- Vibrating feeder;
- Optical ore sorter including compressor for air drying;
- Mobile conveyors; and
- Wheel loader.



Figure 1 depicts a flow diagram of the ore crushing, screening and sorting process.





This Licence is for the prescribed activities of category 5 processing or beneficiation of metallic or non-metallic ore and category 6 mine dewatering. The potential emissions during operation identified from the application supporting documentation are dust, noise, dewatering effluent, process water and contaminated stormwater.

The proposed ore crushing, screening and sorting process has a maximum design capacity of 70 tonnes per hour which equates to 613 200 tonnes per annum if operating continuously at full capacity. The nominated production throughput is 156,000 tonnes per year producing 72 000 tonnes of sorted ore per year. Based on an estimate of mining reserve, the crushing, screening and sorting operations will have an approximate duration of 32 months.

Process water for the washing process will be sourced from the dewatering operation. The used wash water will be contained in a tank and decanted to a second tank to be reused as wash water. Slimes will be recovered from the first tank and added to the ore stockpile and taken off site for further processing and disposal at a toll treatment facility.

Licence L9012/2016/1 was issued on 10 April 2017 authorising the operation of the category 5 infrastructure. The licence gave authorisation to operate the category 6 infrastructure once compliance documentation in accordance with works approval W5474/2013/1 was received.

This amendment to Licence L9012/2016/1 has been initiated by the Licensee as some minor deviations from the works authorised by Works Approval W5474/2013/1 require some description changes to the Licence for the category 6 infrastructure. This amendment pertains to the changes to the location of groundwater monitoring bores and minor structural changes to the evaporation ponds. Some existing conditions have been renumbered as part of this amendment.



The licences and works approvals issued for the Premises since 10/10/2013 are:

Instrument log		
Instrument	Issued	Description
W5474/2013/1	10/10/2013	New application for category 6 mine dewatering
W5474/216/1	02/02/2017	Amendment Notice 1 to works approval to include category 5 processing or beneficiation of metallic or non-metallic ore
L9012/2016/1	10/04/2017	New application for licence for operation of Stage 2 processing infrastructure. Stage 1 is only authorised upon submission of compliance documentation in accordance with works approval W5474/2013/1.
L9012/2016/1	25/07/2017	Amendment to Licence to incorporate changes to locations of groundwater monitoring bores and minor structural changes to the evaporation ponds.

References

MBS Environmental (October 2016) Additional Information (Attachment 9) Second Fortune Gold Project Works Approval Amendment and Licence Application prepared for Externa Resources Limited

Severance

It is the intent of these Licence conditions that they shall operate so that, if a condition or a part of a condition is beyond the power of this Licence to impose, or is otherwise *ultra vires* or invalid, that condition or part of a condition shall be severed and the remainder of these conditions shall nevertheless be valid to the extent that they are within the power of this Licence to impose and are not otherwise *ultra vires* or invalid.

END OF INTRODUCTION

Licence conditions

1 General

1.1 Interpretation

- 1.1.1 In the Licence, definitions from the *Environmental Protection Act 1986* apply unless the contrary intention appears.
- 1.1.2 For the purposes of this Licence, unless the contrary intention appears:

'Act' means the Environmental Protection Act 1986;

'AHD' means the Australian height datum;

'Anniversary Date' means 11 April of each year;

'Annual Audit Compliance Report' means a report in a format approved by the CEO as presented by the Licensee or as specified by the CEO from time to time and published on the Department's website;



'AS/NZS 5667.1' means the Australian Standard AS/NZS 5667.1 *Water Quality – Sampling – Guidance on the Design of sampling programs, sampling techniques and the preservation and handling of samples;*

AS/NZS 5667.11' means the Australian Standard AS/NZS 5667.11 Water Quality – Sampling – Guidance on sampling of groundwaters;

'averaging period' means the time over which a limit is measured or a monitoring result is obtained;

'CEO' means Chief Executive Officer of the Department of Water and Environmental Regulation;

'CEO' for the purpose of notification means;

Chief Executive Officer Department Administering the *Environmental Protection Act 1986* Locked Bag 33 Cloisters Square Perth WA 6850 <u>Info-der@dwer.wa.gov.au</u>

'Department' means the department established under s.35 of the *Public Sector Management Act 1994* and designated as responsible for the administration of Division 3 Part V of the *Environmental Protection Act 1986;*

freeboard' means the distance between the maximum water surface elevations and the top of retaining banks or structures at their lowest point;

'Licence' means this Licence numbered L9012/2016/1 and issued under the Act;

'Licensee' means the person or organisation named as Licensee on page 1 of the Licence;

'm' means metres;

'mbgl' means metres below ground level;

'NATA' means the National Association of Testing Authorities, Australia;

'NATA accredited' means in relation to the analysis of a sample that the laboratory is NATA accredited for the specified analysis at the time of the analysis;

'Premises' means the area defined in the Premises Map in Schedule 1 and listed as the Premises address on page 1 of the Licence;

'quarterly' means the 4 inclusive periods from 1 April to 30 June, 1 July to 30 September, 1 October to 31 December and in the following year, 1 January to 31 March;

'Schedule 1' means Schedule 1 of this Licence unless otherwise stated;

'Schedule 2' means Schedule 2 of this Licence unless otherwise stated; and

'spot sample' means a discrete sample representative at the time and place at which the sample is taken.

1.1.3 Any reference to an Australian or other standard in the Licence means the relevant parts of the standard in force from time to time during the term of this Licence.



1.1.4 Any reference to a guideline or code of practice in the Licence means the version of that guideline or code of practice in force from time to time, and shall include any amendments or replacements to that guideline or code of practice made during the term of this Licence.

1.2 Premises operation

- 1.2.1 The Licensee shall record and investigate the exceedance of any descriptive or numerical limit in this section.
- 1.2.2 The Licensee shall ensure that dewatering effluent and bitterns is discharged into dams with the relevant infrastructure requirements and at the location specified in Table 1.2.1 and identified in Schedule 1 maps.

Infrastructure point reference	Material to be discharged	Infrastructure requirements
Evaporation Pond 1 Evaporation Pond 2	Dewatering effluent/ bitterns from the reverse osmosis plant	 Maintain a minimum freeboard of 500 millimetres Compacted clay lined to achieve a permeability of less than 1 x 10⁻⁸ m/s

- 1.2.3 The Licensee shall ensure that the dewatering pipeline is either:
 - (a) equipped with telemetry systems and pressure sensors along pipelines to allow the detection of leaks and failures; or
 - (b) equipped with automatic cut-outs in the event of a pipe failure; or
 - (c) provided with secondary containment sufficient to contain any spill for a period equal to the time between routine inspections.
- 1.2.4 The Licensee shall:
 - (a) undertake inspections as detailed in Table 1.2.2;
 - (b) where any inspection identifies that an appropriate level of environmental protection is not being maintained, take corrective action to mitigate adverse environmental consequences as soon as practicable; and
 - (c) maintain a written log of all inspections undertaken with each inspection record signed by a responsible person.

Table 1.2.2: Inspection of infrastructure				
Scope of inspection	Type of inspection	Frequency of inspection		
Dewatering effluent pipeline	Visual check of integrity	Daily		
Evaporation pond 1 and pond 2 freeboard	Visual check to confirm required freeboard capacity is available	Daily		
Process water infrastructure, tanks and pipelines	Visual check of integrity	Daily		

2 Emissions

2.1 Point source emissions to groundwater

2.1.1 The Licensee shall ensure that where waste is emitted to groundwater from the emission point in Table 2.2.1, and identified on the map of emission points in Schedule 1, it is done so in accordance with the conditions of this Licence.



Table 2.2.1: Emission points to groundwater					
Emission point reference	Description of material	Source including abatement			
Evaporation Pond 1(G1) Evaporation Pond 2 (G2) as depicted on the map of infrastructure, emission points and monitoring in schedule 1 maps	Dewatering effluent and bitterns from the reverse osmosis plant only	Dewatering of mine pit and bitterns from reverse osmosis plant			

3 Monitoring

3.1 General monitoring

- 3.1.1 The licensee shall ensure that:
 - (a) all water samples are collected and preserved in accordance with AS/NZS 5667.1;
 - (b) all groundwater sampling is conducted in accordance with AS/NZS 5667.11; and
 - (c) all laboratory samples are submitted to and tested by a laboratory with current NATA accreditation for the parameters being measured unless indicated otherwise in the relevant table.
- 3.1.2 The Licensee shall ensure that:
 - (a) quarterly monitoring is undertaken at least 45 days apart; and
 - (b) six monthly monitoring is undertaken at least 5 months apart.
- 3.1.3 The Licensee shall ensure that all monitoring equipment used on the Premises to comply with the conditions of this Licence is calibrated in accordance with the manufacturer's specifications.
- 3.1.4 The Licensee shall, where the requirements for calibration cannot be practicably met, or a discrepancy exists in the interpretation of the requirements, bring these issues to the attention of the CEO accompanied with a report comprising details of any modifications to the methods.
- 3.1.5 The Licensee shall record and investigate the exceedance of any descriptive or numerical limit specified in any part of section 3 of this Licence.

3.2 Monitoring of emissions to groundwater

3.2.1 The Licensee shall undertake the monitoring in Table 3.2.1 according to the specifications in that table.

Table 3.2.1: Monitoring of point source emissions to groundwater					
Emission point reference	Parameter	Units	Averaging Period	Frequency	
Dewatering discharge outlet to evaporation ponds (G1 and G2)	Volumetric flow rate	m³/day	Monthly	Continuous	



3.3 Ambient environmental quality monitoring

3.3.1 The Licensee shall undertake the monitoring in Table 3.3.1 according to the specifications in that table

Monitoring point reference and location	Parameter	Units	Limit	Averaging period	Frequency
GW1, GW2, GW3 and GW4	Standing water level ¹	m(AHD)	≥4 mbgl	Spot sample	Quarterly
as depicted in the	pH ¹	pH units	None		
map of	Total dissolved	mg/L	specified		
nfrastructure,	solids	-			
emission points	Total nitrates ²	7			
and monitoring	Total sulfates ²	7			
locations in	Metals and				
schedule 1 maps	metalloids ² :				
	Mg, Na, K, Al,				
	As, Ca, Cd, Cr,				
	Co, Cu, Hg, Pb,				
	Mn, Ni, Se, Tl				
	and Zn				

Note 1: In field non-NATA accredited analysis is authorised.

Note 2: Level of detection is required to be sufficient to enable a comparison with ANZECC/ARMCANZ Guidelines (2000).

3.3.2 The Licensee shall undertake the monitoring in Table 3.3.2 according to the specifications in that table.

Table 3.3.2: Monite	Table 3.3.2: Monitoring of surface water quality					
Monitoring point reference and location	Parameter	Units	Limit	Averaging period	Frequency	
Evaporation Cell 1 depicted in the map of Infrastructure, emission points and monitoring locations in schedule 1 maps	pH ¹ Total dissolved solids Metals and metalloids ² : As, Cd, Cr, Co, Cu, Hg, Pb, Mn, Ni, Se, TI and Zn	pH units mg/L	None specified	Spot sample	Six-monthly	

Note 1: In field non-NATA accredited analysis is authorised.

Note 2: Level of detection is required to be sufficient to enable a comparison with ANZECC/ARMCANZ Guidelines (2000).

4 Information

4.1 Records

4.1.1 All information and records required by the Licence shall:

- (a) be legible;
- (b) if amended, be amended in such a way that the original and subsequent amendments remain legible or are capable of retrieval;
- (c) except for records listed in 4.1.1(d) be retained for at least 6 years from the date the records were made or until the expiry of the Licence or any subsequent licence; and



- (d) for those following records, be retained until the expiry of the Licence and any subsequent licence:
 - (i) off-site environmental effects; or
 - (ii) matters which affect the condition of the land or waters.
- 4.1.2 The Licensee must submit to the CEO within 90 days after the Anniversary Date, an Annual Audit Compliance Report indicating the extent to which the Licensee has complied with the Conditions in this Licence for the Annual Period.
- 4.1.3 The Licensee shall implement a complaints management system that as a minimum records the number and details of complaints received concerning the environmental impact of the activities undertaken at the Premises and any action taken in response to the complaint.

4.2 Reporting

4.2.1 The Licensee shall submit to the CEO an Annual Environmental Report within 90 calendar days after the Anniversary Date. The report shall contain the information listed in Table 4.2.1 in the format or form specified in that table.

Table 4.2.1: Annua	Table 4.2.1: Annual Environmental Report					
Condition or table (if relevant)	Parameter	Format or form				
-	Summary of any failure or malfunction of any pollution control equipment and any environmental incidents that have occurred during the annual period and any action taken	None specified				
-	Actual throughput	None specified				
3.2.1	Monitoring of point source emissions to groundwater	None specified				
3.3.1 and 3.3.2	Ambient environmental quality monitoring	None specified				
4.1.2	Compliance	Annual Audit Compliance Report (AACR)				
4.1.3	Complaints summary	None specified				

- 4.2.2 The Licensee shall ensure that the Annual Environmental Report also contains an assessment of the information contained within the report against previous monitoring results and Licence limits.
- 4.2.3 The Licensee shall submit the information in Table 4.2.2 to the CEO according to the specifications in that table.

Table 4.2.2: Non-annual reporting requirements						
Condition or table (if relevant)	Parameter	Reporting period	Reporting date (after end of the reporting period)	Format or form		
-	Copies of original monitoring reports submitted to the Licensee by third parties	Not Applicable	Within 14 days of the CEO's request	As received by the Licensee from third parties		



4.3 Notification

4.3.1 The Licensee shall ensure that the parameters listed in Table 4.3.1 are notified to the CEO in accordance with the notification requirements of the table.

Condition or table (if relevant)	Parameter	Notification requirement ¹	Format or form ²
1.2.1 and 3.1.5	Breach of any limit specified in the Licence	Part A: As soon as practicable but no later than 5pm of the next usual working day.	N1
		Part B: As soon as practicable	
3.1.4	Calibration report	As soon as practicable.	None specified

Note 1: Notification requirements in the Licence shall not negate the requirement to comply with s72 of the Act.

Note 2: Forms are in Schedule 2.



Schedule 1: Maps

Premises map

The Premises is shown in the map below. The red line depicts the Premises boundary.



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Amendment date: 25 July 2017

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Map of infrastructure, emission points and monitoring locations

The location of key infrastructure, emission points and groundwater monitoring bores GW1, GW2, GW3 and GW4 are show on the map below.





Schedule 2: Notification forms

Licence:	L9012/2016/1	Licensee:	Exterra Resources Limited
Form:	N1	Date of breach:	:

Notification of detection of the breach of a limit.

These pages outline the information that the operator must provide. Units of measurement used in information supplied under Part A and B requirements shall be appropriate to the circumstances of the emission. Where appropriate, a comparison should be made of actual emissions and authorised emission limits.

Part A

Licence Number	
Name of operator	
Location of Premises	
Time and date of the detection	

Notification requirements for the breach of a limit		
Emission point reference/ source		
Parameter(s)		
Limit		
Measured value		
Date and time of monitoring		
Measures taken, or intended to		
be taken, to stop the emission		



Part B

Any more accurate information on the matters for notification under Part A.	
Measures taken, or intended to be taken, to	
prevent a recurrence of the incident.	
Measures taken, or intended to be taken, to rectify,	
limit or prevent any pollution of the environment	
which has been or may be caused by the emission.	
The dates of any previous N1 notifications for the	
Premises in the preceding 24 months.	

Name	
Post	
Signature on behalf of	
Exterra Resources Limited	
Date	



Decision Document

Environmental Protection Act 1986, Part V

Licence Holde	r: Exterra Resources Limited
Licence:	L9012/2016/1
Registered office:	Ground Floor, 20 Kings Park Road WEST PERTH WA 6005
ACN:	138 222 705
Premises address:	Second Fortune Gold Mine Mining tenement M39/255, M39/649, M39/650 and miscellaneous licence L39/12 MENZIES WA 6436
Issue date:	Monday, 10 April 2017
Commencement date:	Tuesday, 11 April 2017
Expiry date:	Friday, 10 April 2037

Decision

Based on the assessment detailed in this document the Department of Water and Environmental Regulation (DWER) has decided to issue a licence. DWER considers that in reaching this decision, it has taken into account all relevant considerations and legal requirements and that the Licence and its conditions will ensure that an appropriate level of environmental protection is provided.

Decision Document prepared by:

Rachel Vukmirovic Licensing Officer

Decision Document authorised by:

Tim Gentle Delegated Officer



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1 Purpose of this Document

This decision document explains how DWER has assessed and determined the application and provides a record of DWER's decision-making process and how relevant factors have been taken into account. Stakeholders should note that this document is limited to DWER's assessment and decision making under Part V of the *Environmental Protection Act 1986*. Other approvals may be required for the proposal, and it is the proponent's responsibility to ensure they have all relevant approvals for their Premises.

2 Administrative summary

Administrative details			
Application type	Works Approval Image: Constraint of the second		
Activities that cause the premises to become	Category number(s) Assessed design capacity		
prescribed premises	5 156 000 tonnes per annual period		
	6 210 000 tonnes per annual period		
Application verified	Date: 11/11/2016		
Application fee paid	Date: 21/11/2016		
Works Approval has been complied with	Yes No N/A		
Compliance Certificate received	Yes No N/A		
Commercial-in-confidence claim	Yes No		
Commercial-in-confidence claim outcome			
Is the proposal a Major Resource Project?	Yes No		
Was the proposal referred to the Environmental Protection Authority (EPA) under Part IV of the	Yes No Referral decision No:		
Environmental Protection Act 1986?	Managed under Part V		



		Assessed under Part IV	
Is the proposal subject to Ministerial Conditions?	Yes No	Ministerial statement No: EPA Report No:	
Does the proposal involve a discharge of waste into a designated area (as defined in section 57 of the <i>Environmental Protection Act 1986</i>)?	Yes⊠ No⊡ Department of Water consulted Yes ⊠ No ⊡		
Is the Premises within an Environmental Protection Policy (EPP) Area Yes No			
Is the Premises subject to any EPP requirements? If Yes, include details here, eg Site is subject to SC		vinana EPP.	

3 Executive summary of proposal and assessment

The Second Fortune Gold Mine (gold mine) is located within the Goldfields region of Western Australia and is approximately 200 kilometres (km) north-east of Kalgoorlie and approximately 80 km south of Laverton.

The gold mine has been mined previously from 1941 to 1994 and the existing infrastructure from previous mining operations includes "one open pit, an underground mine shaft, two waste rock dumps, a decommissioned processing plant, tailings storage facility (TSF), evaporation pond, airstrip, camp and other supporting infrastructure" (MBS Environmental, October 2016).

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The groundwater data provided with the application indicates the groundwater beneath the site ranges "*from brackish to moderately saline*" with total dissolved solids (TDS) ranging from 2900-17000 milligrams per litre (mg/L) (MBS Environmental, October 2016). The groundwater is considered a sensitive receptor for the purpose of this assessment because it is partly brackish and therefore capable of being used for beneficial purposes.

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- Static grizzly;
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Figure 1 depicts a flow diagram of the ore crushing, screening and sorting process.





This Licence is for the prescribed activities of Category 5 processing or beneficiation of metallic or non-metallic ore and Category 6 mine dewatering. The potential emissions during operation identified from the application supporting documentation are dust, noise, dewatering effluent, process water and contaminated stormwater.

The ore crushing, screening and sorting process has a maximum design capacity of 70 tonnes per hour which equates to 613 200 tonnes per annum if operating continuously at full capacity. The applicants nominated production throughput is 156,000 tonnes per year producing 72 000 tonnes of sorted ore per year. Based on an estimate of mining reserve, the crushing, screening and sorting operations will have an approximate duration of 32 months.

Process water for the washing process will be sourced from the dewatering operation. The used process wash water will be contained in a tank and decanted to a second tank to be reused as wash water. Slimes will be recovered from the first tank and added to the ore stockpile and taken off site for further processing and disposal at a toll treatment facility.

Location, environmental siting and potential receptors

Table 1 below lists the relevant human receptors in the vicinity of the prescribed activities.



Table 1: Receptors and distance to prescribed activities

Residential and Sensitive Premises	Distance from Prescribed Activities
Laverton town	Approximately 80 km to the north
Leonora	Approximately 115 km to the north-west
Yundamindra pastoral homestead (closest residential receptor)	Approximately 35 km to the west north-west

Table 2 below lists the relevant environmental receptors in the vicinity of the prescribed premises.

Table 2: Environmental receptors and distance to prescribed activities

Environmental receptor	Distance from Prescribed Activities	
Minor, non-perennial watercourse ¹	Approximately 900m from ore processing plant and 600m from evaporation ponds	
Groundwater ²	Water table is between 8 to 11 metres below ground level. Hydraulic gradient towards the north. Capable of beneficial use (TDS ranging from 2900-17000 mg/L)	
Mount Linden Range banded ironstone vegetation complex (Priority Ecological Community (PEC) priority 3) ³	Site located within the 50 km buffer	
Threatened (Declared Rare) and Priority Flora under Priorities 1, 2, 3 and 4^4	Has the potential to be located on site	

Note 1: The hydrology of the area is depicted in Figure 2.

Note 2: Crown Water Reserve 5584, vested in the Department of Water (DoW) partially overlays tenement M39/255 to the west of the pit. DoW advised that the water reserve is a historic water reserve which is no longer required.

Note 3: Native vegetation clearing permit 5584/1 for the project area was granted by the Department of Mines and Petroleum on 11 July 2013.

Note 4: A desk top assessment and site inspection conducted by MBS Environmental and commissioned by the applicant has determined the presence of threatened/priority flora to be unlikely or very unlikely.



Figure 2: Hydrology of the project area

Diagram depicting the surface water catchments and flows of the project area.



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Decision table 4 below applies a risk assessment to the potential emissions which may arise from the operation of the gold mine. The table identifies whether these emissions present a material risk requiring regulatory controls.

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The variations to the works approved under works approval W5474/2013/1 consist of:

- One dewatering pipeline instead of two.
- No return water pipeline.
- Settling dams 1 and 2 were not constructed within the evaporation pond structure.
- Evaporation pond cell 1 has a reduced storage capacity whereas evaporation pond cell 2 has an increased storage capacity. Overall the total storage capacity of both evaporation ponds has increased.
- Evaporation pond cell 1 and cell 2 have been constructed with a freeboard of 800 mm which is greater than the original 500 mm proposed.
- Changes to the location of groundwater monitoring bores.

Upon assessment of the compliance document, DER (now DWER) considered the variations to be acceptable as they are not considered material in that they achieve the same outcomes. The risk assessments in table 4 have been updated to reflect these changes.

References

MBS Environmental (October 2016) Additional Information (Attachment 9) Second Fortune Gold Project Works Approval Amendment and Licence Application prepared for Externa Resources Limited



4 Decision table

All applications are assessed in line with the *Environmental Protection Act 1986*, the *Environmental Protection Regulations 1987* and the Department's Operational Procedure on Assessing Emissions and Discharges from Prescribed Premises. Where other references have been used in making the decision they are detailed in the decision document.

Works Approval /	Condition number	Justification (including risk description & decision methodology where relevant)	Reference documents
Licence section	W = Works Approval L= Licence		
Premises operation	L1.2.1 L1.2.2 L1.2.3 L1.2.4	Stage 1 infrastructure has been completed and compliance documentation received in accordance with works approval W5474/2013/1 therefore former condition 1.2.1 has been removed. References to "Stage 1" have now been removed from the Licence.	Application supporting documentation General
		Condition 1.2.1 requires the Licensee to record and investigate the exceedance of any limit in the premises operation section of the Licence.	provisions of the Environmental Protection Act
		Details of DWER's assessment and decision making are included in Appendix A and B which includes justification for the inclusion of conditions 1.2.2-1.2.4 of the Licence.	1986
		References to the settling dam cell 1 and 2 which originally formed part of the evaporative pond structure have been removed from table 1.2.1. This change has been deemed a minor variation from the works authorised by works approval W5474/2013/1.	Environmental Protection (Unauthorised Discharges) Regulations 2004
Emissions general	N/A	General emission conditions are not required in the Licence.	N/A
Point source emissions to air including monitoring	N/A	Point source emissions to air are not expected during operation therefore no conditions relating to point source emissions to air will be applied to the Licence.	Application supporting documentation
Point source emissions to surface water including monitoring	N/A	Point source emissions to surface water are not expected during operation therefore no conditions relating to point source emissions to surface water will be applied to the Licence.	Application supporting documentation

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DECISION TABLE

Works Approval / Licence section	Condition number W = Works Approval L= Licence	Justification (including risk description & decision methodology where relevant)	Reference documents
Point source emissions to groundwater including monitoring	L2.1.1 L3.2.1	Details of DWER's assessment and decision making are included in Appendix B.	Application supporting documentation <i>Environmental</i> <i>Protection Act</i> 1986
Emissions to land including monitoring	N/A	Emissions to land are not expected during operation therefore no conditions relating to emissions to land will be applied to the Licence.	Application supporting documentation
Fugitive emissions	N/A	Human health and amenity impacts Yundamindra pastoral homestead is the closest human receptor located approximately 35 km from the activity. The Delegated Officer considers the distance to human receptors to be too great for health and amenity impacts to occur. Flora impacts Emission description Emission: Release of particulate matter from the operation of crushing and screening plant, movement of stockpiled material and vehicular movement on unsealed surfaces. Impact: Smothering and the potential suppression of photosynthetic and respiratory functions of vegetation.	Application supporting documentation General provisions of the <i>Environmental</i> <i>Protection Act</i> 1986
		<i>Controls</i> : The Licence Holder has provided the results of a desk top assessment that concluded a number of Threatened (Declared Rare) and Priority Flora that could occur in the area. A site assessment was conducted by MBS Environmental on behalf of the applicant on 18 December 2012 to determine the potential for conservation significant flora to be present.	
		The Licence Holder has determined the likelihood of occurrence of conservation significant flora as unlikely or very unlikely due to the absence of habitat and the highly disturbed nature of the site.	
		The site is also located within the 50 km buffer Priority Ecological Community (PEC) Banded Ironstone Ridge Vegetation Complex. However the Licence Holder notes that	



DECISION TA	DECISION TABLE				
Works Approval / Licence section	Condition number W = Works Approval L= Licence	Justification (including risk description & decision methodology where relevant)	Reference documents		
		this vegetation community is unlikely due to banded ironstone outcropping not being observed on site.			
		 The Licence Holder has proposed the following dust mitigation measures: Use of water cart or fixed sprays on unsealed roads; Dust minimization of ROM pad and processing plant by use of water sprays to moisten ore prior to processing; and Washing of ore as part of the process increasing moisture content. 			
		Risk AssessmentNoting the highly disturbed nature of the site and that the presence of declared or priority fauna is unlikely, the Delegated Officer has determined the risk rating as follows:Consequence: Slight, minimal on-site impacts.Likelihood: Rare, the risk event may only occur in exceptional circumstances.Risk rating: The Delegated Officer has compared the consequence and likelihood rating described above through the Emissions Risk Matrix (Section 6, Table 1) and determined the overall rating of risk to be low.			
		Regulatory Controls No regulatory controls are required during operation. The Delegated Officer has determined the potential risk of fugitive dust emissions as low due to the highly disturbed nature of the site. Therefore no conditions relating to fugitive dust emissions are required on the Licence.			
Odour	N/A	Odour emissions are not expected during operation therefore no conditions relating to odour will be applied to the Licence.	Application supporting documentation		
Noise	N/A	Yundamindra pastoral homestead is the closest sensitive receptor located <i>En</i> approximately 35 km from the activity. The Delegated Officer considers the distance to human receptors to be too great for noise impacts to occur. The <i>Environmental</i> <i>Protection (Noise) Regulations 1997</i> apply.			



DECISION TABL	Ξ		
Works Approval / Licence section	Condition number W = Works Approval L= Licence	Justification (including risk description & decision methodology where relevant)	Reference documents
Monitoring general	L3.1.1-3.1.5	General monitoring conditions have been included in the Licence to ensure monitoring is carried out in accordance with relevant standards. The Licence Holder is required to record and investigate the exceedance of the limit on standing water level.	Application supporting documentation <i>Environmental</i> <i>Protection Act</i> 1986
Monitoring of inputs and outputs	N/A	Monitoring of inputs and outputs is not a requirement of the Licence.	N/A
Process monitoring	N/A	Process monitoring is not a requirement of the Licence.	N/A
Ambient quality monitoring	L3.3.1 L3.3.2	Details of DWER's assessment and decision making are included in Appendix B. Details of DWER's assessment and decision making are included in Appendix C.	Application supporting documentation <i>Environmental</i> <i>Protection Act</i> 1986
Meteorological monitoring	N/A	Meteorological monitoring is not a requirement of the Licence.	N/A
Improvements	N/A	Improvements are not a requirement of the Licence.	N/A
Information	L4.1.1-4.1.3 L4.2.1-4.2.3 L4.3.1	Administrative conditions including records, reporting and notification have been applied to the Licence. A change of condition number has been documented in table 4.3.1.	Application supporting documentation <i>Environmental</i> <i>Protection Act</i>

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DECISION TABLE

Works Approval / Licence section	Condition number W = Works Approval L= Licence	Justification (including risk description & decision methodology where relevant)	Reference documents
			1986
Licence Duration	N/A	Having regard to the Guidance Statement: <i>Licence Duration</i> this Licence will be granted for a period of 20 years.	The Department's Guidance Statement: <i>Licence Duration</i> (August 2016)

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5 Advertisement and consultation table

Date	Event	Comments received/Notes	How comments were taken into consideration
13/07/2017	Proponent sent a draft amended instrument	Email received 24/07/2017 requesting the licence is issued and waiving the 21 day consultation period	-

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6 Risk Assessment

Note: This matrix is taken from the Department's Corporate Policy Statement No. 07 - Operational Risk Management

Table 1: Emissions Risk Matrix

Likelihood	Consequence				
	Slight	Minor	Moderate	Major	Severe
Almost Certain	Medium	High	High	Extreme	Extreme
Likely	Medium	Medium	High	High	Extreme
Possible	Low	Medium	Medium	High	Extreme
Unlikely	Low	Medium	Medium	Medium	High
Rare	Low	Low	Medium	Medium	High

Likelihood The following criteria has been used to determine the likelihood of the risk / opportunity occurring.		Consequence The following criteria has been used to determine the consequences of a risk occurring:			
Almost Certain	The risk event is expected to occur in most circumstances	Severe	 on-site impacts: catastrophic off-site impacts local scale: high level or above off-site impacts wider scale: mid level or above Mid to long term or permanent impact to an area of high conservation value or special significance^ Specific Consequence Criteria (for environment) are significantly exceeded 	 Loss of life Adverse health effects: high level or ongoing medical treatment Specific Consequence Criteria (for public health) are significantly exceeded Local scale impacts: permanent loss of amenity 	
Likely	The risk event will probably occur in most circumstances	Major	 on-site impacts: high level off-site impacts local scale: mid level off-site impacts wider scale: low level Short term impact to an area of high conservation value or special significance^ Specific Consequence Criteria (for environment) are exceeded 	 Adverse health effects: mid level or frequent medical treatment Specific Consequence Criteria (for public health) are exceeded Local scale impacts: high level impact to amenity 	
Possible	The risk event could occur at some time	Moderate	 on-site impacts: mid level off-site impacts local scale: low level off-site impacts wider scale: minimal Specific Consequence Criteria (for environment) are at risk of not being met 	 Adverse health effects: low level or occasional medical treatment Specific Consequence Criteria (for public health) are at risk of not being met Local scale impacts: mid level impact to amenity 	
Unlikely	The risk event will probably not occur in most circumstances	Minor	 on-site impacts: low level off-site impacts local scale: minimal off-site impacts wider scale: not detectable Specific Consequence Criteria (for environment) likely to be met 	 Specific Consequence Criteria (for public health) are likely to be met Local scale impacts: low level impact to amenity 	
Rare	The risk event may only occur in exceptional circumstances	Slight	 on-site impact: minimal Specific Consequence Criteria (for environment) met 	Local scale: minimal to amenity Specific Consequence Criteria (for public health) met	

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Appendix A

<u>Waste – hydrocarbons</u> <u>Emission Description</u> *Emission*: Waste associated with seepage, leaks and spills of hydrocarbons.

Impact: Impacts to terrestrial ecosystems, surface water quality, surface water ecosystems and groundwater quality. The groundwater is considered a sensitive receptor for the purpose of this assessment because it is partly brackish and therefore capable of being used for beneficial purposes. Sheet flow drains to Lake Raeside.

Controls: The closest surface water system (minor non-perennial watercourse) is 900 m from the processing plant. Flood bunds divert stormwater around processing areas. The site is not located within a Public Drinking Water Source Area (PDWSA). The depth to groundwater is "8-11 m" and is located "*in the weathered zone and is associated with structural features (fractures and joints) in the underlying rocks*". The "*structural features are mainly tight and offer limited permeability*" (MBS Environmental, October 2016).

The volume of hydrocarbons stored on site is below the prescribed threshold of 1000 m^3 for category 73 (approximately 170 m^3).

The Licence Holder's proposed mitigation of spills and leaks of hydrocarbons include:

- "All tanks and pipes containing hydrocarbons will be located above ground and bunded.
- Hydrocarbons will be stored and transferred within low permeability compounds designed to contain not less than 110% of the volume of the largest storage vessel and at least 25% of the total capacity of all tanks for a multiple tank system.
- Fuel bowsers and fuel delivery inlets will be located on concrete or HDPE-lined pads to contain any drips and spills. The pads will drain to a sump to allow removal of collected material.
- Heavy and light vehicles will be washed down in a purpose built wash down facility. Sediment from washdown pad will be collected in a concrete sump and wash down water treated via an oil-water separator to enable recovery of hydrocarbons. Only quick-break degreasers will be used within the facility to ensure the maximum efficiency of the oil water separator.
- Heavy and light vehicle maintenance will be undertaken in designated workshop areas located on concrete pads constructed so that they drain to an oil water separator system. Hydrocarbon spillages and leakages will be captured and appropriately managed through the use of hydrocarbon absorbent materials.
- Spill kits will be located at all hydrocarbon and chemical storage areas on site to ensure immediate clean-up of any spills of contaminants such as oil or fuel.
- Hydrocarbon contaminated water will be directed to an oil water separation system.
- Oily rags, vehicle filters and other hydrocarbon waste (e.g., waste oil) will be collected and stored in bins, tanks or on bunded pallets for periodic collection and disposal offsite by a licensed contractor.
- Soil contaminated by hydrocarbons will either be treated in-situ or moved to a bioremediation area for treatment.
- Minor spillage occurring as a result of accidents or breakdowns will be addressed and reported through the incident report procedure" (MBS Environmental, October 2016).

Risk assessment

Noting the volumes of hydrocarbons to be stored on site and the distance to environmental receptors, the Delegated Officer has determined the risk rating of seepage, leaks and spills of hydrocarbons as follows:

Consequence: Slight, minimal on-site impacts.

Likelihood: Unlikely, the risk event will probably not occur in most circumstances.



Risk Rating: The Delegated Officer has compared the consequence and likelihood rating described above through the Emissions Risk Matrix (Section 6, Table 1) and determined the overall rating of risk to be *low*.

Regulatory controls

The Delegated Officer has determined the risk of waste associated with the leak, spills and seepage of hydrocarbons as low due to the low volumes to be stored on site and distance to sensitive receptors. Impacts from leaks and spills of hydrocarbons are likely to only occur in exceptional circumstances therefore no conditions relating to hydrocarbon management are required in the Licence.

The general provisions of the *Environmental Protection Act 1986* with respect to the causing of pollution and environmental harm, as well as subsidiary legislation including the *Environmental Protection (Unauthorised Discharges) Regulation 2004* apply.

Waste - process water

Emission description

Emission: Waste associated with spills and leaks of process water from infrastructure, tanks and pipelines. Process water used for washing ore could potentially contain leached metals and metalloids.

Impact: Impact to terrestrial ecosystems, surface water quality, surface water ecosystems and groundwater quality. The groundwater is considered a sensitive receptor for the purpose of this assessment because it is partly brackish and therefore capable of being used for beneficial purposes.

Controls: The Premises is not located within a PDWSA and the closest surface water system is located 900 m north of the processing area. The depth to groundwater is "8-11 m" and is located "in the weathered zone and is associated with structural features (fractures and joints) in the underlying rocks". Additionally, the "structural features are mainly tight and offer limited permeability" (MBS Environmental, October 2016).

The Licence Holder's proposed pollution mitigation includes that the ore will be washed in plant comprising "*portable tanks or vats*" (MBS Environmental, October 2016). Water will be decanted to a second tank for reuse as process water. No chemicals are used in the process. Process water tanks are to be located in bunded areas and leaks will be inspected daily. Process water will not be discharged on site.

Risk assessment

Noting that despite the no-chemical process the process water has the potential to contain leached metals and metalloids, and that the groundwater is capable of being used for beneficial purposes. The Delegated Officer has determined the risk as follows:

Consequence: Minor, low level on-site impacts.

Likelihood: Unlikely, the risk event will probably not occur in most circumstances.

Risk Rating: The Delegated Officer has compared the consequence and likelihood rating described above through the Emissions Risk Matrix (Section 6, Table 1) and determined the overall rating of risk to be *medium*.

Regulatory controls

Condition 1.2.4 has been included in the Licence that requires the Licence Holder to undertake daily inspections of process water infrastructure, tanks and pipelines. Additionally, the general provisions of the *Environmental Protection Act 1986* with respect to the causing of pollution and environmental



harm, as well as subsidiary legislation including the *Environmental Protection (Unauthorised Discharges) Regulation 2004* apply.

Residual risk assessment

Noting the additional regulatory controls, the Delegated officer considers the residual risk assessment as:

Consequence: Minor, low level on-site impacts.

Likelihood: Unlikely, the risk event will probably not occur in most circumstances.

Risk Rating: The Delegated Officer has compared the consequence and likelihood rating described above through the Emissions Risk Matrix (Section 6, Table 1) and determined the overall rating of risk to be *medium*.

Waste - stormwater

Emission Description

Emission: Stormwater run-off containing sediment from the processing of ore.

Impact: Impact to terrestrial ecosystems, surface water quality, surface water ecosystems and groundwater quality degradation from run-off. Sheet flow drains to Lake Raeside. The groundwater is considered a sensitive receptor for the purpose of this assessment because it is partly brackish and therefore capable of being used for beneficial purposes.

Controls: The Premises is not located within a drinking water area. The depth to groundwater is "8-11 *m*" and is located "*in the weathered zone and is associated with structural features (fractures and joints) in the underlying rocks*". Additionally, the "*structural features are mainly tight and offer limited permeability*" (MBS Environmental, October 2016). Flood bunds divert stormwater around processing areas. The closest surface water system is located 900 m north of the processing area. Sediment could filter out through the soil profile as it percolates.

Risk Assessment

Noting the distance to sensitive receptors, the Delegated Officer has determined the risk rating below: *Consequence:* **Slight**, minimal on-site impacts.

Likelihood: Unlikely, the risk event will probably not occur in most circumstances.

Risk Rating: The Delegated Officer has compared the consequence and likelihood rating described above through the Emissions Risk Matrix (Section 6, Table 1) and determined the overall rating of risk to be *low*.

Regulatory Controls

No regulatory controls are required during operation. The Delegated Officer has determined the risk of potentially contaminated stormwater as low due to the distance to environmental receptors. Impacts from potentially contaminated stormwater are likely to only occur in exceptional circumstances therefore no conditions relating to stormwater management are required in the Licence.

The general provisions of the *Environmental Protection Act 1986* with respect to the causing of pollution and environmental harm, as well as subsidiary legislation including the *Environmental Protection (Unauthorised Discharges) Regulation 2004* apply.

Leaks and spills due to pipeline failure

Emission description

Emission: Ruptured dewatering pipeline resulting in a discharge of brackish/moderately saline dewatering effluent to the environment.



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Impact: Soil contamination, soil erosion, groundwater contamination and vegetation loss/damage. The groundwater is considered a sensitive receptor for the purpose of this assessment because it is partly brackish and therefore capable of being used for beneficial purposes.

Controls: The depth to groundwater is "8-11 m" and is located "*in the weathered zone and is* associated with structural features (fractures and joints) in the underlying rocks". Additionally, the "structural features are mainly tight and offer limited permeability" (MBS Environmental, October 2016).

The pipeline has been installed within bunding consisting of an earthen 'v notch' drain. Collection sumps are situated at low points along the pipeline to capture any leaks from the pipeline. Inspections of the pipeline will be undertaken daily. Quarterly monitoring of vegetation health is proposed.

Risk assessment

Noting that the groundwater is capable of being used for beneficial purposes and the Licence Holder's controls, the Delegated Officer has determined the risk below:

Consequence: Minor, low level on-site impacts.

Likelihood: Unlikely, the risk event will probably not occur in most circumstances.

Risk rating: The Delegated Officer has compared the consequence and likelihood rating described above through the Emissions Risk Matrix (Section 6, Table 1) and determined the overall rating of risk to be *Medium*.

Regulatory controls

Condition 1.2.3 has been included in the licence to ensure that the Licence Holder ensures that the dewatering pipeline has either a leak detection system, automatic cut-outs of secondary containment with sufficient capacity to contain a leak. Additionally condition 1.2.4 requires the Licence Holder to undertake daily inspections of the pipeline.

Updates to licence conditions 1.2.3 and 1.2.4 have been made to reflect that there is now only one dewatering pipeline instead of the two originally proposed.

Residual risk assessment

Noting the additional regulatory controls, the Delegated Officer considers the residual risk as: *Consequence: Minor*, low level on-site impacts.

Likelihood: Unlikely, the risk event will probably not occur in most circumstances.

Risk rating: The Delegated Officer has compared the consequence and likelihood rating described above through the Emissions Risk Matrix (Section 6, Table 1) and determined the overall rating of risk to be *Medium*.



Appendix B

Point source emissions to groundwater including monitoring

Emission description

To facilitate underground mining, Externa Resources Limited is to use ponds and associated pipeline infrastructure to support dewatering activities.

Dewatering waste water will be discharged at a rate of 6 litres per second into evaporation ponds 1 and 2. A single dewatering polyethylene pipeline (110 millimetre PE100 PN 16) at approximately 500 metres in length has been placed in bunding consisting of an earthen 'v notch' drain. Collection sumps are situated at low points along the pipeline to capture any leaks from the pipeline.

The ponds have been constructed using compacted soils (300 mm thickness) to a permeability of less than 1×10^{-8} metres per second (m/s). Due to the permeability being less than 1×10^{-9} m/s, seepage from the ponds is considered an emission to groundwater. The liner properties are outlined in Table 1 below.

Property	Requirements
Compacted soil liner thickness	300mm
Percentage fines	Greater than 25%
Liquid limit	Less than 70%
Plasticity index	Greater than 15%
Emerson class number	4 to 6
Permeability	Less than 1 x 10 ⁻⁸ m/s

Table 1: Liner properties of the pond system

The properties have been mostly based on those set out in the Department of Water's Water Quality Protection Note (WQPN) 27 *Liners for containing pollutants, using engineered soils*. However, the properties are outside of those defined as acceptable in WQPN 27. Due to this, the Licence Holder proposes groundwater monitoring around the ponds at the locations depicted in Figure 2 below.









A freeboard of 800 mm has been incorporated within the design above design storage levels and a spillway will only discharge in the event of a 100 year Average Recurrence Interval (ARI), 72-hour duration rainfall event.

The hydrogeology of the area is described as "groundwater occurs in the weathered zone and is associated with structural features (fractures and joints) in the underlying rocks. Groundwater flows from mineral exploration drillholes suggest that the structural features are mainly tight and offer limited permeability" (MBS Environmental, October 2016). The water table is approximately eight to eleven metres below ground level. The groundwater monitoring provided indicates "brackish to moderately saline" groundwater beneath the project area (MBS Environmental, October 2016). The hydraulic gradient is from the south to the north.

Seepage through the base materials or seepage after an overtopping event

Emission description

Emission: Discharge of mine dewatering effluent and bitterns into Ponds 1 and 2 leading to seepage through the base. Discharge of mine dewatering effluent due to an overtopping/overflow event.

Impact: Localised contamination of soils and impacts to vegetation. Contamination of groundwater through exchange of water from the pit to the underlying groundwater. The groundwater is considered a sensitive receptor for the purpose of this assessment because it is partly brackish and therefore capable of being used for beneficial purposes.Vegetation loss/damage due to groundwater mounding causing increased pore pressure.

Controls: Low permeability base materials of less than 1 x 10⁻⁸ m/s. Quarterly groundwater monitoring commencing two months prior to discharge to evaporation ponds will occur in upstream and downstream groundwater bores. There are two upstream and two downstream bores. The parameters proposed include pH, total dissolved solids (TDS), salinity (EC), total nitrates, total sulfates and metals and metalloids (Mg, Na, K, Al, As, Cr, Cu, Pb, Mn, Ni, Se and Zn). Quarterly vegetation monitoring for canopy thickness and health decline will occur by taking photographs is an applicant commitment. A freeboard of 800 mm is to be maintained above operational design capacity. The spillway will only discharge in the event of a 100 year Average Recurrence Interval (ARI), 72-hour duration rainfall event.

Risk assessment

Noting that the underlying groundwater has the potential for beneficial use and the Licence Holder's proposed monitoring, the Delegated Officer has determined the risk below:

Consequence: Minor, low level on-site impacts.

Likelihood: Possible, the risk event could occur at some time

Risk rating: The Delegated Officer has compared the consequence and likelihood rating described above through the Emissions Risk Matrix (Section 6, Table 1) and determined the overall rating of risk to be *Medium*.

Regulatory controls

Condition 1.2.2 specifies the infrastructure requirements for the emission to groundwater and the material to be discharged. Freeboard requirements have been included in table 1.2.1 to ensure a minimum 800 mm freeboard is maintained. Condition 1.2.4 requires the Licence Holder to undertake daily inspections to confirm freeboard capacity.

Condition 2.1.1 specifies the emission point to groundwater.

Condition 3.2.1 has been applied to the licence to monitor volumetric flow rate to the ponds. Groundwater monitoring at bores GW1, GW2, GW3 and GW4 have been applied to the licence



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through condition 3.3.1 to enable the monitoring of potential impacts from seepage through base materials. Further parameters have been included such as cobalt (Co), cadmium, mercury (Hg) and thallium (TI). These elements are mobile or somewhat mobile in neutral conditions (Smith, 2007).

In addition, a standing water level limit of \geq 4 mbgl applies as a safeguard against rising groundwater levels which can impact on surrounding vegetation. This is considered an adequate safeguard as taproots of mulga have been found to reach 3 metres deep (Australian Herbarium, 2012).

Residual risk assessment

Due to the additional regulatory controls, the Delegated Officer has determined the residual risk as: *Consequence: Minor*, low level on-site impacts.

Likelihood: Possible, the risk event could occur at some time

Risk rating: The Delegated Officer has compared the consequence and likelihood rating described above through the Emissions Risk Matrix (Section 6, Table 1) and determined the overall rating of risk to be *Medium*.

<u>References</u>

Smith, K.S., 2007. Strategies to predict metal mobility in surficial mining environments, in DeGraff, J.V. (Ed.), Understanding and Responding to Hazardous Substances at Mine Sites in the Western United States. *Geological Society of America Reviews in Engineering Geology*, **v.XVII**, 25-45. The paper is available from web site https://minerals.usgs.gov/east/mea/Smith2007_508.pdf

Australian National Herbarium, 2012 (updated 24 December 2015) Growing Native Plants. *Acacia anuera - Mulga, Mulga Wattle,* cited 24/01/2017, <u>https://www.anbg.gov.au/gnp/interns-2010/acacia-aneura.html</u>

Australian and New Zealand Environment and Conservation Council & Agriculture and Resource Management Council of Australia and New Zealand, Australian and New Zealand Guidelines for Fresh and Marine Water, 2000.

Available at http://www.environment.gov.au/system/files/resources/53cda9ea-7ec2-49d4-af29d1dde09e96ef/files/nwqms-guidelines-4-vol1.pdf



Appendix C

Impacts to wildlife and surface water monitoring

Emission description

Emission: Dewatering effluent with elevated dissolved metals and metalloids.

Impact: Potential for toxic impacts to birds or other wildlife that drink the water containing elevated metals and metalloids. The groundwater is considered brackish to moderately saline. TDS levels in the limited groundwater data provided by the applicant indicate TDS ranging from 2900 to 17000 mg/L; therefore water salinity is within the drinkable range for birds (Griffiths et al., 2009).

Controls: The groundwater data provided indicates that levels of arsenic, lead, manganese, mercury and selenium are below ANZECC/ARMCANZ 2000 trigger values for freshwater ecosystem (80% of species). However the groundwater data provided was not at a sufficient detection level to compare against ANZECC/ARMCANZ 2000 trigger values for cadmium, chromium, copper, nickel and zinc.

Risk Assessment

Consequence: *Moderate*, specific consequence criteria (for environment) are at risk of not being met.

Likelihood: Possible, the risk event could occur at some time.

Risk rating: The Delegated Officer has compared the consequence and likelihood rating described above through the Emissions Risk Matrix (Section 6, Table 1) and determined the overall rating of risk to be *Medium*.

Regulatory Controls

Condition 3.3.2 has been added to the Licence which requires the Licence Holder to undertake the monitoring of surface water quality at a frequency of 6 months. The Licence Holder is required to ensure that the analysis is undertaken at a sufficient detection level to compare against ANZECC/ARMCANZ 2000 trigger values.

Residual Risk Assessment

Consequence: Moderate, specific consequence criteria (for environment) are at risk of not being met.

Likelihood: Possible, the risk event could occur at some time

Risk rating: The Delegated Officer has compared the consequence and likelihood rating described above through the Emissions Risk Matrix (Section 6, Table 1) and determined the overall rating of risk to be *Medium*.

References

Australian and New Zealand Environment and Conservation Council & Agriculture and Resource Management Council of Australia and New Zealand, Australian and New Zealand Guidelines for Fresh and Marine Water, 2000.

Available at <u>http://www.environment.gov.au/system/files/resources/53cda9ea-7ec2-49d4-af29-d1dde09e96ef/files/nwqms-guidelines-4-vol1.pdf</u>

Griffiths S.R, Smith G.B, Donato DB Factors influencing the risk of wildlife cyanide poisoning on a tailings storage facility in the Eastern Goldfields of Western Australia, *Ecotoxicology and Environmental Safety Vol 72, Issue 5.*