Application for Licence Amendment

Part V Division 3 of the Environmental Protection Act 1986

Licence Number L9019/2016/2

Licence Holder Swan Gravel Pty Ltd

ACN 149 921 586

File Number DER2016/002300-1~3

Premises Swan Gravel Pty Ltd Pit

3650 Toodyay Road BAILUP WA

Legal description -

Part of Lot 556 on Plan 77558

As defined by the Premises maps attached to the

Revised Licence

Date of Report 16 February 2024

Decision Revised licence granted

Melissa Chamberlain A/MANAGER, RESOURCE INDUSTRIES REGULATORY SERVICES

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

Table of Contents

1.	Decis	Pecision summary1								
2.	Scope	e of as	sessment	1						
	2.1	Regulatory framework								
	2.2	Applica	ation summary	1						
	2.3	Descri	ption of proposed activity	1						
3.	Risk a	Risk assessment								
	3.1	Source	e-pathways and receptors	2						
		3.1.1	Emissions and controls	2						
		3.1.2	Receptors	4						
	3.2	Risk ra	atings	2						
	3.3	Detaile	ed risk assessment for noise emissions	5						
		3.3.1	Overview of risk event (noise)	5						
		3.3.2	Licence Holder predictions	5						
		3.3.3	DWER determination	7						
4.	Consi	ultatio	n	7						
5.	Concl	lusion8								
	5.1	Summa	ary of amendments	8						
Refe	rences		·							
App	endix 2	2: App	lication validation summary	10						
Table	e 1: Lice	ence Ho	older controls	2						
Table	e 2: Ser	sitive h	numan and environmental receptors and distance from prescribed activity	1.4						
			sment of potential emissions and discharges from the Premises operation							
			uipment approved by L9019/2016/2							
Table	e 5: Ass	essmer	nt of Wirtgen Surface Miner L _{A10} noise levels	5						
			on							
Table	e 7: Sun	nmary c	of licence amendments	8						
Figur	e 1: Dis	stance to	o sensitive receptors	1						
Figur	2. 21	rface m	iner noise contour man	6						

1. Decision summary

Licence L9019/2016/2 is held by Swan Gravel Pty Ltd (Licence Holder) for the Swan Gravel Pty Ltd Pit (the Premises), located at 3650 Toodyay Road, Bailup WA.

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 L9019/2016/2 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 Application summary

On 15 August 2023, the Licence Holder submitted an application to the department to amend Licence L9019/2016/2 under section 59 and 59B of the *Environmental Protection Act 1986* (EP Act). The following amendments are being sought:

- The licence holder proposes to replace existing extraction and rock processing infrastructure and equipment with a Wirtgen 2500SM surface miner with built in dust suppression.
- The prescribed premises boundary is proposed to be amended to overlap the area of gravel extraction more closely. This will increase the prescribed premises area from approximately 143,500 m² to approximately 315,000 m².

2.3 Description of proposed activity

Change in proposed machinery:

Primary excavation of soil and rock from the approved extraction area shall be undertaken with a special purpose surface miner machine, rather than traditional earthmoving machinery performing ripping, breaking, pushing and crushing (track dozer, rock breaker and crusher).

A Wirtgen 2500SM surface mining machine will be used to pulverize (soil and rock) in-situ by performing long runs in shallow (200-500 mm) horizontal layers to cut, rip, crush and mix natural ground into a close-as-possible finished gravel product. Reduced screening activity will be necessary after processed material is removed from the excavation area.

The Licence Holder believes the use of a Wirtgen 2500SM machine will produce a net reduction in emissions for the following reasons:

- Less vehicle noise (2500SM machine's unique design allows it to have lower noise than a traditional dozer and crusher).
- Less vehicle activity (2500SM machine processes gravel in-situ, dramatically reduces the need for a separate crusher, ripper, or rock breaker). This results in less vehicle emissions, fuel consumptions, noise, and dust.
- Less dust (2500SM machine has built in dust suppression system).

Change to prescribed premises area:

The location of prescribed premises is to be amended so that it more closely overlaps the area of gravel extraction. The Licence Holder has provided the following reasoning for the

amendment:

- To reduce machine activity at the site, primarily the use of loaders and trucks hauling excavated soil and rock from the excavation area to the processing area (where the prescribed activities of crushing and screening gravel will occur), the boundary of the prescribed premises is to be extended over a greater portion of the approved Gravel Extraction Area. Screening activity will therefore occur adjacent to excavation activity as it varies its location over the extraction area during the life of the pit. The proposed surface miner (as described under item 1 above) will process soil and rock as it is excavated. The screening activity will be located as close as practical to the surface minor excavation area. Moreover, the same efficiencies are duplicated with any "oversized" material which is taken from the screening area and returned into the excavation area where the 2500SM machine will again pass over it to pulverize and process it into gravel product.
- This amendment reduces emissions and is a greatly improved and much more efficient form of gravel manufacturing. The 2500SM machine pulverizes in-situ rock in shallow horizontal strips. After each pass, a wheel loader collects processed material and loads a quarry truck or loads the screen direct which the amendment will permit to be located immediately adjacent the excavation.
- Although the size of the prescribed area is increased by this application, the actual impact has no change. The prescribed activity of crushing and screening does not occupy the entire premises. Rather, as gravel excavation progressively across the approved area, mobile processing machinery is likewise moved to remain adjacent the area being excavated.
- There is no additional impact to disturbed area, vegetation, or emissions. Rather, operation of the excavation and screening activities will be located more closely, making the disturbed area, at any given time, less.

3. Risk assessment

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

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

3.1 Source-pathways and receptors

3.1.1 Emissions and controls

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

Table 1: Licence Holder controls

Emission	Sources	Potential pathways	Proposed controls
Dust	Crushing and screening of material	Air/windborne pathway causing impacts to health and amenity	Controls related to dust emissions are already conditioned in L9019/2016/2, including: Water cart available on site at all

Emission	Sources	Potential pathways	Proposed controls
	Vehicle movements Lift-off from stockpiles and/or stored product		for dust suppression when any earthmoving, crushing, screening, or cartage activities are occurring. Operated when visible dust is generated from external ground surfaces on the premises. Operated proactively subject to weather forecasting over a 24-hour period.
			Dust suppressants (other than water) applied proactively. Reapply proactively subject to visual inspection and weather forecasting over a 24-hour period.
			The loads of trucks leaving the premises covered to prevent dust generation. Vehicle speeds limited to less than 25 km/hour on areas of unconsolidated or unsealed road.
			Cease an activity causing visible dust lift-off where dust management measures have not prevented dust lift-off and there is a risk of dust affecting sensitive receptors (residences).
			Dust monitors (nephelometers or equivalent) located at a premises boundary, as depicted in L9019/2016/2 Schedule 1: Map 4 - Dust monitors location – labelled as dust monitoring stations 101 and 201.
Noise		Air/windborne pathway causing impacts to health and	Controls related to noise emissions are already conditioned in L9019/2016/2, including:
		amenity	Acoustic barrier with dimensions sufficient to meet the requirements of the <i>Environmental Protection</i> (Noise) Regulations 1997 at the nearest sensitive receptors are located as depicted in L9019/2016/2 Schedule 1: Map 3 - Location of acoustic barrier.
			Constructed of earth, in accordance with the <i>Environmental Protection (Noise) Regulations</i> 1997.
			Maximum sound power of machinery and equipment set by licence L9019/2016/2
Sediment laden		Overland runoff potentially causing	Controls related to sediment laden stormwater emissions are already

Emission	Sources	Potential pathways	Proposed controls
stormwater		ecosystem disturbance or	conditioned in L9019/2016/2, including:
		impacting surface water quality	Stormwater cut-off drains Located in accordance with L9019/2016/2 Schedule 1: Map 2 - Site Plan.
			Constructed and maintained to divert stormwater overflow from extraction areas to a soak/dam south of the premises.
			Constructed and maintained to divert stormwater away from Red Swamp Brook.
Hydrocarbons (e.g., hydraulic oil or diesel)		Infiltration to groundwater via soil Impacts to	Controls related to hydrocarbon emissions are already conditioned in L9019/2016/2, including:
and chemicals		groundwater quality.	Diesel tanks mounted on a concrete pad.
			Tanks double skinned.
			Hydrocarbon spill kit mounted next to the fuel tank

3.1.2 Receptors

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

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

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

Human receptors	Distance from prescribed activity
Residential premises B	200 m from Area 2, approximately 1,000 m from Area 1.
Residential premises G	700 m from Area 1, more than 1,000 m from Area 2
Residential premises A	730 m from Area 2, more than 1,000 m from Area 1.
Residential premises C	Approximately 1,000 m from Area 2, more than 1,000 m from Area 1.
Residential premises D	More than 1,000 m from Areas 1 and 2
Residential premises E	More than 1,000 m from Areas 1 and 2
Residential premises F	More than 1,000 m from Areas 1 and 2

OFFICIAL

Environmental receptors	Distance from prescribed activity
Specified Ecosystem Red Swamp Brook, a major tributary to the Lower Avon River	Traverses through the site
Specified Ecosystem Avon River Catchment Area (proclaimed under the RIWI Act 1914)	The premises is located with the catchment.

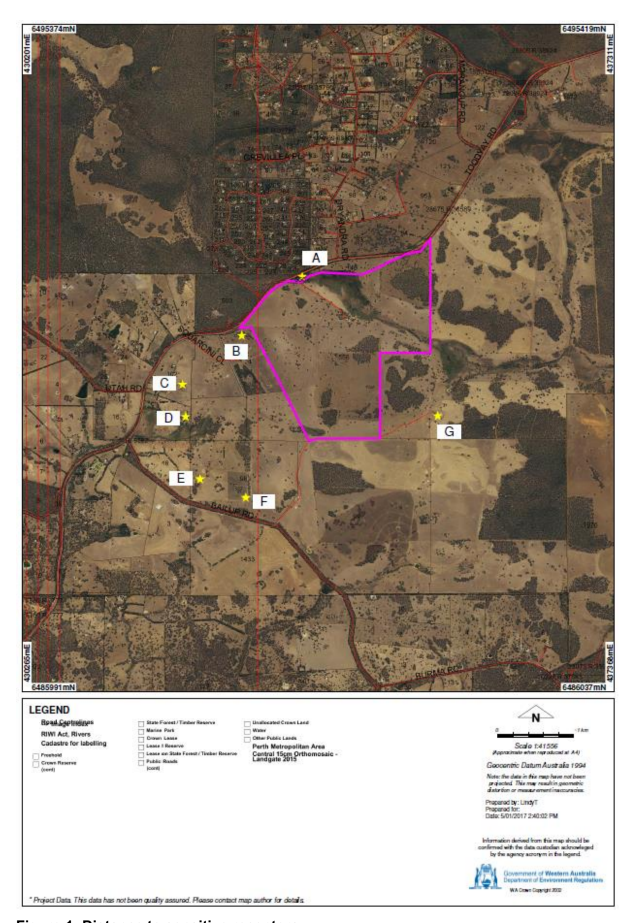


Figure 1: Distance to sensitive receptors

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 considers 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 3.

The Revised Licence L9019/2016/2 that accompanies this Amendment Report authorises emissions associated with the operation of the Premises i.e., Category 12 crushing and screening activity.

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

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

Risk Event	Risk Event					Risk rating ¹ Licence		
Source/Activities	Potential emission	Potential pathways and impact	Receptors	Licence Holder's controls	C = consequence L = likelihood	Holder's controls sufficient?	Conditions ² of licence	Justification for additional regulatory controls
Operation								
	Dust		Refer to Section 3.1 Residential receptors A to G (see Figure 1)	C = Moderate L = Possible Medium Risk	Y	Condition 6 (Infrastructure equipment and activities requirements) Condition 7 and condition 8 (Dust monitoring)	This potential emission is adequately managed by the licence conditions in L9019/2016/2. Dust monitoring and real time weather monitoring with triggers to manage dust emissions are already included as conditions within the licence.	
Screening, crushing, unloading, loading and storage of material. Vehicle movements	Noise	Air / windborne pathway causing impacts to health and amenity	Vegetation adjacent to mining areas	Refer to Section 3.1	C = Moderate L = Possible Medium Risk	N	Condition 6 (Infrastructure equipment and activities requirements) Condition 7 (Operating hours) Condition 16 - 22 (Noise verification monitoring)	Refer to section 3.3 for the detailed risk assessment for noise emissions. Operating hours have been added to the licence. Noise verification monitoring is required to verify that the proposed Wirtgen Surface Miner and earthen noise bunds comply with the Noise Regulations at the nearest noise sensitive receptors.
	inipacting surface	Refer to Section 3.1	C = Minor L = Unlikely Medium Risk	Y	Condition 6 (Infrastructure equipment and activities requirements) Condition 9 (Surface water monitoring)	This potential emission is adequately managed by the licence conditions in L9019/2016/2. Surface water monitoring upstream and downstream of Red Swamp Brook is already included as conditions within the licence.		

OFFICIAL

Risk Event			Risk rating ¹	Licence				
Source/Activities	Potential emission	Potential pathways and impact	Receptors	Licence Holder's controls	C = consequence L = likelihood	Holder's controls sufficient?	Conditions ² of licence	Justification for additional regulatory controls
	Hydrocarbons	Leaks (hydraulic oil or diesel) from machinery directly discharged to land infiltration into soils or overland flows	Soils	Refer to Section 3.1	C = Slight L = Unlikely Low Risk	Y	Condition 6 (Infrastructure equipment and activities requirements)	This potential emission is adequately managed by the licence conditions in L9019/2016/2.

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.

3.3 Detailed risk assessment for noise emissions

3.3.1 Overview of risk event (noise)

Licence (L9019/2016/2) already exist for the site, and this instrument authorises sand screening activities under Category 12 of the *Environmental Protection Regulations 1987*. This decision report is for the licence to include the addition of a Wirtgen Surface Miner under Category 12 (crushing and screening of materials e.g., limestone and sand). Table 5 lists the relevant sensitive land uses in the vicinity of the premises, which may be receptors relevant to the activities and the location of the neighbouring residential receptors to the premises are shown in Figure 1 above.

3.3.2 Licence Holder predictions

Category 12 crushing and screening activities using conventional equipment, including a Terex crusher have been previously assessed and approved under L9019/2016/2.

As part of the application's supporting information, the Licence Holder included an acoustic assessment from Herring Storer Acoustic (2023).

Herring Storer Acoustics assessed the surface miner as an alternative to the approved extractive equipment, as well as assessed the adjustment to the prescribed premises in the previous assessment and provided advice to support the licence amendment application.

The acoustic assessment assumed the following equipment would be used in the gravel extraction process, as per licence L9019/2016/2.

Table 4: Existing equipment approved by L9019/2016/2

Equipment	Sound Power Level dB(A)
Small Excavator (PC300 etc)	98
Crusher (Terex J1175)	113
Screening Plant	101
Dozer*	109
Truck and Water Truck*	102
Loader WA430	105
CAT 740 Quarry Truck*	106

^{*}Extraction equipment

The proposed Wirtgen Surface Miner would be an alternative to the extraction equipment in Table 4 for the active extraction areas.

Based on the provided data, the sound power level of the surface miner is 98 dB(A).

Updated modelling has been conducted to allow for the operations of the surface miner in Area 1 and Area 2. To provide a comparison, the previously predicted noise level has been included, with Table 5 providing the noise levels, and Figure 2 providing the noise contour plot.

Table 5: Assessment of Wirtgen Surface Miner L_{A10} noise levels

Receptor	Assigned Noise Level dB(A)	L _{A10} Noise Level Previous Acoustic Assessment	L _{A10} Noise Level Revised with Surface Miner
А	45	39 (44)	26 (31)
В		34 (39)	34 (39)
С		27 (32)	22 (27)
D		26 (31)	26 (31)
Е		26 (31)	21 (26)
F		27 (32)	17 (22)
G		19 (24)	17 (22)

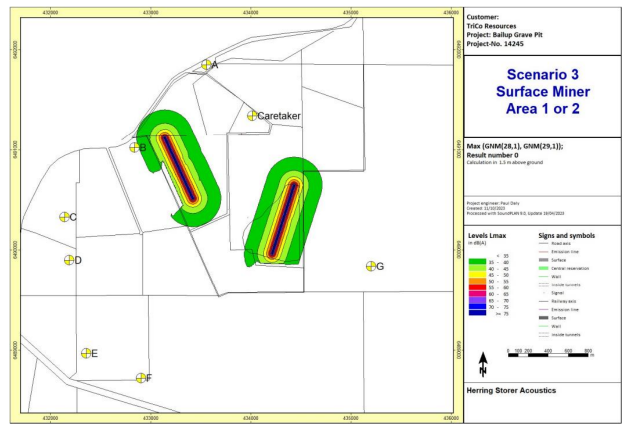


Figure 2: Surface miner noise contour map

Based on the predictive noise modelling, Herring Storer believe that for the nearest noise sensitive receptor (B), there would be no change to compliance given the introduction of the surface miner. For other receptors, the noise level would be less than those assumed in the previous acoustic assessment.

In terms of the adjustment to the prescribed premises, Herring Storer predict there would be no acoustic impact given the change. Therefore, with the introduction of the proposed surface miner, as an alternative to the extractive equipment, compliance with the regulatory assigned noise levels, as established in the previous acoustic assessment, is achieved for the proposed

operating times.

3.3.3 DWER determination

During the original assessment of L9019/2016/2 operation of the equipment were to be conducted between the hours of 07:00 to 17:00, Monday to Saturday. No operations will be conducted on Sundays or public holidays. It was noted by the Delegated Officer that this was not conditioned in the licence. As part of this current amendment to L9019 a condition related to operating hours was added (condition 7).

With the replacement of extraction equipment on the prescribed premises with the Wirtgen Surface Miner, the Delegated Officer believes noise emissions will not be significantly increased. Based on assessment by Herring Storer it is likely noise emissions will be reduced by the introduction of the surface miner.

The Delegated Officer's review of the existing noise control measures indicate that proposed controls may be appropriate to manage the assessed risk for noise emissions during operations of the surface miner, including the construction of noise bunds to the west of Area 2, but that no monitoring of noise emissions is conditioned within the licence. Risk rating has been determined to be medium with a consequence rating of 'moderate' and likelihood of 'possible'.

The Delegated Officer notes that detailed noise assessments have not been done and that modelling by Herring Storer uses manufacturing specification of equipment. Under the original licence assessment, the construction of noise bunds to the west of Area 2 was deemed appropriate to manage the noise emission to nearby residential receptors (mainly B, as per Figure 2).

Considering the above, the Delegated Officer has determined that the following additional regulatory requirements are to be applied to monitor noise emissions during operations:

- maximum sound power levels permitted for the surface miner has been specified to ensure this aligns with the sound power levels utilised in the noise modelling (condition 6); and
- the requirement to complete noise monitoring, reporting of noise monitoring results and taking corrective action where noise emissions do not comply with the relevant assigned levels in the Noise Regulations (conditions 16 to 22).

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 Mundaring) advised of proposal 2 November 2023	None received.	N/A
Licence Holder was provided with draft amendment on 1 February 2024	The Licence Holder responded to the draft amendment on 12 February 2024. The Licence Holder confirmed that the acoustic barrier (listed in Table 2 of the amended licence) is still to be constructed.	The Delegated Officer agrees to the changes in condition 16 as the intent of the noise assessment report is to confirm noise levels from the surface miner. The Deleted Officer notes that surface miner operation will not begin until after other equipment and infrastructure is constructed or

The Licence Holder requested that the condition related to submission of the noise assessment report be amended from "commencement date of this amended licence" to "commencement date of surface miner operations" as per condition 16 opening statement.	installed on the premises. This may be later than three months from the commencement date of the revised 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.

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	Inclusion of a 'Date of amendment'
Interpretation	Updated this section of the licence to match the current DWER template text.
Condition 6 Table 2: Infrastructure equipment and activities requirements	Add Wirtgen 2500SM Surface Miner and maximum sound power level of 98 dB(A) to the licence.
Condition 7 Operating hours	Added condition related to operating hours.
Conditions 16 to 22 Noise monitoring	Added conditions related to noise monitoring and reporting.
Map 2 Site plan	Updated site plan
Schedule 2 Infrastructure and equipment	Add Wirtgen 2500SM Surface Miner and plan reference.
L9019/2016/2	Updated cross references within the licence

References

- 1. Swan Gravel Pty Ltd 2023, *Application form: Licence amendment L9019/2016/2 Swan Gravel Pty Ltd Pit*, West Perth, Western Australia.
- 2. Herring Storer Acoustics 2023, *Application for an amendment to licence L9019/2016/2 acoustic report*, Como, Western Australia.
- 3. Department of Environment Regulation (DER) 2015, *Guidance Statement: Setting Conditions*, Perth, Western Australia.
- 4. Department of Water and Environmental Regulation (DWER) 2020, *Guideline: Environmental Siting*, Perth, Western Australia.
- 5. DWER 2020, Guideline: Risk Assessments, Perth, Western Australia.

Appendix 2: Application validation summary

SECTION 1: APPLICATION SUMMARY						
Application type						
Amendment to licence	\boxtimes	Current licence number:	L9019/2	:016/2		
		Relevant works approval number:			N/A	×
Date application received		15 August 2023				
Applicant and Premises details	6					
Applicant name/s (full legal name/s)		Swan Gravel Pty Ltd				
Premises name		Part of Lot 556 on Plan 77558				
Premises location		3650 Toodyay Ro	ad BAILU	P WA 608	2	
Local Government Authority		Shire of Mundaring				
Application documents						
HPCM file reference number:		DER2016/002300-1~3				
Key application documents (additional to application form):		Maps of site layout and nearby receptors Document on "Surface Miner Environmental Benefits"				
Scope of application/assessme	ent					
Summary of proposed activities or changes to existing operations.		Licence amendment				
		Operation of Category 12 crushing and screening operations				
		The licence holder proposes to replace existing extraction and rock processing infrastructure and equipment with a Wirtgen 2500SM surface miner with built in dust suppression.				
		The prescribed premises boundary is proposed to be amended to overlap the area of gravel extraction more closely. This will increase the prescribed premises area by over 100% (from approx. 143,500 m² to approx. 315,000 m²)				
Category number/s (activities that cause the premises to become prescribed premises)						
Table 1: Prescribed premises categories						
Prescribed premises category and description		sessed productior sign capacity	or	production	on or d	ges to the esign Iments only)

Licence: L9019/2016/2 (amended February 2024)

material

No change to assessed

capacity of the premises.

Legislative context and other approvals

Category 12: Screening etc. of 950,000 tonnes per year

Has the applicant referred, or do they intend to refer, their proposal to the EPA under Part IV of the EP Act as a significant proposal?	Yes □ No ⊠	Referral decision No: Managed under Part V Assessed under Part IV
Does the applicant hold any existing Part IV Ministerial Statements relevant to the application?	Yes □ No ⊠	Ministerial statement No: EPA Report No:
Has the proposal been referred and/or assessed under the EPBC Act?	Yes □ No ⊠	Reference No:
Has the applicant demonstrated occupancy (proof of occupier status)?	Yes ⊠ No □	Certificate of title □ General lease □ Expiry: Mining lease / tenement □ Expiry: Other evidence ⊠ Expiry:
Has the applicant obtained all relevant planning approvals?	Yes ⊠ No □ N/A □	Approval: Shire of Mundaring extractive industries licence Expiry date: 21 April 2036
Has the applicant applied for, or have an existing EP Act clearing permit in relation to this proposal?	Yes □ No ⊠	CPS No: N/A No clearing is proposed.
Has the applicant applied for, or have an existing CAWS Act clearing licence in relation to this proposal?	Yes ⊠ No □	Application reference No: N/A Licence/permit No: CPS 6782/1
Has the applicant applied for, or have an existing RIWI Act licence or permit in relation to this proposal?	Yes □ No ⊠	Application reference No: Licence/permit No: Licence / permit not required.
Does the proposal involve a discharge of waste into a designated area (as defined in section 57 of the EP Act)?	Yes □ No ⊠	Name: N/A Type: Has Regulatory Services (Water) been consulted? Yes □ No □ N/A □ Regional office:

OFFICIAL

Is the Premises situated in a Public Drinking Water Source Area (PDWSA)?	Yes □ No ⊠	Name: N/A Priority: N/A Are the proposed activities/ landuse compatible with the PDWSA (refer to WQPN 25)? Yes □ No □ N/A ☒
Is the Premises subject to any other Acts or subsidiary regulations (e.g. Dangerous Goods Safety Act 2004, Environmental Protection (Controlled Waste) Regulations 2004, State Agreement Act xxxx)	Yes ⊠ No □	
Is the Premises within an Environmental Protection Policy (EPP) Area?	Yes □ No ⊠	
Is the Premises subject to any EPP requirements?	Yes □ No ⊠	
Is the Premises a known or suspected contaminated site under the Contaminated Sites Act 2003?	Yes □ No ⊠	Classification: N/A Date of classification: