

Licence

Licence number	L5529/1988/12
Licence holder	Mt Magnet Gold Pty Ltd
ACN	008 669 556
Registered business address	Level 1, 130 Royal Street, East Perth, WA, 6004
DWER file number	INS-0001209
Duration	10/09/2015 to 09/09/2030
Date of amendment	19 June 2025
Premises details	Mt Magnet Gold
	L58/20, M58/4, M58/5, M58/8, M58/11 (partial), M58/30, M58/47 (partial), M58/60 (partial), M58/64, M58/79, M58/81 (partial), M58/119 (partial), M58/121, M58/130, M58/136, M58/143, M58/157, M58/172, M58/173 (partial), M58/179 (partial), M58/181, M58/185, M58/186, M58/187, M58/191, M58/192 (partial), M58/193, M58/194 (partial), M58/198, M58/202, M58/205, M58/208, M58/231, M58/232, M58/233, M58/234, M58/236 (partial), M58/241, M58/248, M58/273, M58/285, M58/286 and M58/304.

Prescribed premises category description (Schedule 1, <i>Environmental Protection Regulations</i> 1987)	Assessed production / design capacity
Category 5: Processing or beneficiation of metallic or non- metallic ore	2,400,000 tonnes per annual period
Category 6: Mine dewatering	3,100,000 tonnes per annual period
Category 12: Screening etc. of material	200,000 tonnes per annual period
Category 57: Used tyre storage (general)	500 used tyres
Category 64: Class II putrescible landfill site	10,000 tonnes per annual period

This amended licence is granted to the licence holder, subject to the attached conditions, on 19 June 2025, by:

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

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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/licence holder 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: https://www.legislation.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

Mt Magnet Gold Pty Ltd operates the Mt Magnet Gold mine (MMG) which is located adjacent to the town of Mount Magnet in the Murchison Region of Western Australia. The area is highly disturbed and degraded due to 130 years of mining activities within this region.

Tenements for the mine cover an area of approximately 225 kilometers. Mining activities include the Galaxy Project, Galaxy Cosmos Project (including Shannon underground mining), St George/Water Tank Hill UG Project and the Eridanus Project.

The Checker Mill (mill) is an existing 1.7 million tonne per annum (mtpa) conventional semi autogenous grinding (SAG) gold mill. The mill has previously been operated at a maximum capacity of 2.4mtpa and could be reconfigured if required. Mill tailings are deposited into the Checker Tailings Storage Facility: Cell 1 (CTSF1), Cell 2 (CTSF2) and Cell 3 (CTSF3). The mill is located approximately two kilometres in from the Galaxy Project area. Mined ore is transported to the Checker Mill via an existing haul road network including the Run of Mine (ROM) access road that runs parallel to Richardson Street public road.

Dewatering of groundwater occurs at MMG to allow the mining of ore. The dewatering effluent water is discharged into disused mined pits (Brown Hill, Wingbag, Hesperus, Saturn, Titan, Milky Way, Franks Tower, Ruby Queen, Boomer and Blackcat South pits), and the process water dam for storage to be later utilised at Checker Mill for the processing of mined ore and for dust suppression on the haul road network. Surface water run-off collection is also via utilising disused mined (Stellar, Franks Tower, Brown Hill, Windbag, Milky Way, Reno, and Vegas) pits.

The landfill facility at MMG is a Class II and only accepts type 1 and 2 inert wastes, type 1 special wastes and putrescible wastes that are generated at the premises.

Mt Magnet Gold is powered from an offsite power generating facility located in the town of Mount Magnet. Mt Magnet Gold also has a 14-megawatt diesel power station located at the premises, however, is only used as an emergency backup during power outages, and when the processing plant is restarted following shut downs.

The main emissions and discharges at MMG are dust from the crushing and screening circuit, tailings discharge into the TSF and dewatering effluent disposal into a disused mine pits.

Instrument log		
Instrument	Issued	Description
W4695/2010/1	30/8/2010	Works Approval for the dewatering of pits.
L5529/1988/11	10/9/2010	Licence re-issue.
L5529/1988/11	07/02/2013	Licence amendment. Company name change and removal of condition referencing a dust management plan.
W5385/2013/1	08/08/2013	Tailings storage facility embankment lift.
L5529/1988/11	17/10/2013	Licence amendment following partial compliance with W4695/2010/1.
L5529/1988/11	09/01/2014	Licence amendment following partial compliance with W4695/2010/1.
L5529/1988/12	03/09/2015	Licence reissued.
L5529/1988/12	16/06/2016	Licence amendment for the removal of an obsolete groundwater monitoring bore and the replacement with new groundwater monitoring bores, update of Schedule 1 maps, change landfill category from 89 to 64 as a result of an increase in the throughput from 5,000 tpa to 10,000 tpa, and correction of monitoring reference in Table 3.4.1.
L5529/1988/12	30/06/2017	Amendment Notice 1: for the discharge of mine dewatering to Ruby Queen and Saturn Pits.
L5529/1988/12	18/09/2017	Amendment Notice 2 issued to include dewatering of Stellar, Stellar West, Milky Way and Shannon Pits, discharging via Frank Tower Pit and Ruby Queen Pit to Checker salt water dam. Premise boundary extended. AER submission dates aligned with the AACR.
L5529/1988/12	19/08/2019	Amendment notice 3 issued to increase annual dewatering throughput and authorise discharge of dewatering to O'Meara pit, Franks tower pit and Ruby Queen pit. Replacing of groundwater bore T3RB7 to T3RB01 and installation of a recovery bore T3RB4A. Removal of Saturn pit emission point for dewatering effluent.
L5529/1988/12	04/06/2020	Amalgamation of amendment notices and administrative corrections including updated Department's contacts. During this amalgamation no risk assessment of the premises was undertaken.
W6342/2020/1	17/7/2020	Works approval for embankment raises of Checkers Tailings Storage Facility 1,2 and 3.
L5529/1988/12	11/09/2020	Licence amendment to include additional dewatering activities, Milky Way Pit as emission point and reinstatement of rainwater drainage.
L5529/1988/12	22/12/2021	Licence amendment to allow deposition into CTSF1 and CTSF2. Additional groundwater monitoring wells and seepage recovery bores added to the licence.
L5529/1988/12	03/06/2022	Licence amendment to increase category 6 dewatering capacity and modify emission points and sources.
L5529/1988/12	18/04/2023	Licence amendment to modify category 6 dewatering emission points and sources.

The Licences and works approvals issued for the premises since 30/08/2010 are:

E.

L5529/1988/12	12/12/2024	 Licence amendment to include Category 12: Screening etc. of material include Category 57: Used tyre storage (general) an adjustment to the boundary of the prescribed premises amendments to monitoring conditions; and inclusion of all pits as dewatering and discharge points. 	
L5529/1988/12	19/06/2025	Amended the licence expiry date for five years.	

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

1 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;

'Anniversary Date' means 30 June of each year;

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

'Annual Period' means the inclusive period from 1 July until 30 June in the following year;

'APHA' means the American Public Health Association: Standard Methods for the Examination of Water and Wastewater;

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

AS/NZS 5667.10' means the Australian Standard AS/NZS 5667.10 Water Quality – Sampling – Guidance on sampling of waste waters;

'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 correspondence means;

Chief Executive Officer Department Administering the Environmental Protection Act 1986 Locked Bag 10 JOONDALUP DC WA 6027 Telephone: (08) 6367 7000 Facsimile: (08) 6367 7001 Email: <u>info@dwer.wa.gov.au</u>

'clean fill' has the meaning defined in the Landfill Definitions;

'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*;

'Environmental Compliance Report' means a report to satisfy the CEO that the conditioned infrastructure and/or equipment has been constructed and/or installed in accordance with the licence.

'extreme rainfall event' means a 1 in 100 year rainfall event that has a duration greater than 72 hours;

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

'Inert Waste Type 1' has the meaning defined in the Landfill Definitions;

'Inert Waste Type 2' has the meaning defined in the Landfill Definitions;

'Landfill Definitions' means the document titled "Landfill Waste Classification and Waste Definitions 1996' published by the Chief Executive Officer of the Department of Environment Regulation as amended from time to time;

'Licence' means this Licence numbered L5529/1988/12 and issued under the Act;

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

'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;

'Putrescible Waste' has the meaning defined in the Landfill Definitions;

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

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

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

'Special Waste Type 1' has the meaning defined in the Landfill Definitions;

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

'Suitably qualified civil or structural engineer' means a person who: holds a Bachelor of Engineering degree recognised by Engineers Australia; and has a minimum of five years of experience working in a supervisory role of geotechnical engineering; and is employed by an independent third party external to the Works Approval Holder's business; or is otherwise approved in writing by the CEO to act in this capacity.

'TSF' means Tailing Storage Facility; and

'WAD cyanide' means cyanide species liberated at moderate pH of 4.5.

- 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.

1.3 **Premises operation**

- 1.3.1 The licence holder shall record and investigate the exceedance of any descriptive or numerical limit in this section.
- 1.3.2 The licence holder shall only accept waste on to the landfill identified in Schedule 1 if:
 - (a) it is of a type listed in Table 1.3.1;
 - (b) the quantity accepted is below any quantity limit listed in Table 1.3.1;
 - (c) it meets any specification listed in Table 1.3.1; and
 - (d) it conforms to the description in the documentation supplied by the producer and holder.

Table 1.3.1: Waste acceptance ¹		
Waste	Quantity limit	Specification
Clean Fill	None specified	
Inert Waste Type 1		
Putrescible Waste	10,000 tonnes per annual period	None specified
Special Waste Type 1		
		Tyres and plastics only
	500 used tyres are stored	Storage of tyres shall only take place within the tyre storage areas shown in Schedule 1, Figure 6
Inert Waste Type 2		Tyres will be stored in batches of not more than 100 tyres.
		Separation distance of at least 6 m between each batch of stored tyres.

Note 1: Additional requirements for the acceptance and landfilling of controlled waste are set out in the *Environmental Protection (Controlled Waste) Regulations 2004.*

- 1.3.3 The licence holder shall ensure that where waste does not meet the waste acceptance criteria set out in condition 1.3.2, it is stored in a quarantined storage area or container and removed from the premises to an appropriately authorised facility as soon as practicable.
- 1.3.4 The licence holder shall ensure that wastes accepted onto the premises are only subjected to the process(es) set out in Table 1.3.2 and in accordance with any process limits described in that Table.

Table 1.3.2: Waste processing		
Waste type	Process(es)	Process limits ^{1, 2}
Clean fill		The licence holder shall:
Inert Waste Type		 ensure landfilling only takes place within a defined trench or within an area enclosed by earthen bunds;
Inert Waste Type 2	Receipt, handling,	 manage the active landfill area such that at no time does landfilling result in the tipping face exceeding two metres in height;
Putrescible waste	associated storage and disposal of	 ensure the tipping area is restricted to a linear length no greater than 30 metres;
Special Waste	waste by landfilling	 ensure no asbestos waste or material containing asbestos waste is deposited within two metres of the final tipping surface of the landfill; and
Type 1		ensure any existing asbestos waste or material containing asbestos deposited at the landfill remains undisturbed.

Note 1: Requirements for landfilling tyres are set out in Part 6 of the *Environmental Protection Regulations* 1987. Note 2: Additional requirements for the acceptance and landfilling of controlled waste (including asbestos and tyres) are set out in the *Environmental Protection (Controlled Waste) Regulations* 2004.

1.3.5 The licence holder shall ensure that cover is applied to waste in the tipping area in accordance with Table 1.3.3 and that sufficient stockpiles of cover are maintained on site at all times.

Table 1.3.3: Cover requirements			
Waste type	Material	Depth	Timescales
Inert Waste Type 1	No cover required		
Inert Waste Type 2	Type 1 Inert Waste or Clean fill	100mm	Immediately once the number of disposed whole tyres reaches 100
Putrescible Waste		A minimum of 200 mm	Cover shall be applied fortnightly
Special Waste Type 1	Type 1 Inert Waste or Clean fill	A minimum of 1,000 mm	Immediately by supervised covering of the waste following deposition

- 1.3.6 The licence holder shall ensure that any waste that has been blown outside the active landfill area is collected and returned to the tipping area on a weekly basis.
- 1.3.7 The licence holder must ensure that no waste is burnt on the premises.
- 1.3.8 The licence holder must immediately notify the CEO of:
 - (a) any fire on the premises; and/or
 - (b) any incident, malfunction, or emergency which results or could result in the discharge of fire-fighting wash water or other wastes from the premises

- 1.3.9 The licence holder shall ensure that all pipelines containing environmentally hazardous substances are either:
 - (a) equipped with telemetry systems and pressure sensors along pipelines to allow the detection of leaks and failures;
 - (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.
- 1.3.10 The licence holder shall ensure that waste materials are discharged into dams and pits with the relevant infrastructure requirements and at the location specified in Table 1.3.4 and identified in Schedule 1.

Table 1.3.4: Containment infrastructure			
Containment point reference	Material	Infrastructure and/or operational requirements	
CTSF1 and CTSF2	Tailings	 CTSF1 maximum operating height: 485.0m RL; CTSF2 maximum operating height: 487.5m RL; Measures to prevent or minimise dust generated from surface of the tailings storage facility installed; Bores T2RB08, T2RB09, T2RB10, T2RB11 and T2RB12 are maintained to recover any liquid matter resulting from seepage; Maintain a minimum 500 mm total freeboard (including an allowance for the 1% annual exceedance probability [AEP] 72-hour rain event) above the normal operating pond; Return seepage to the process plant; and Minimise the size of the supernatant pond as far as possible. 	
CTSF3	Tailings	 CTSF3 maximum operating height 487.5m RL; Measures to prevent or minimise dust generated from surface of the tailings storage facility installed; A seepage interceptor drain is maintained immediately downstream of the external toe of the tailings dam to recover any liquid matter resulting from seepage or breach of the embankment; Any matter collected in interceptor drain(s) shall be returned to either the tailings dam, an evaporation dam or used in the processing plant; Seepage recovery bores T3RB1, T3RB2A, T3RB3, T3RB4, T3RB4A, T3RB6 and T3RB7 are maintained to recover any liquid matter resulting from seepage; and Maintain a minimum 500mm total freeboard (including an allowance for the 1% annual exceedance probability [AEP] 72-hour rain event) above the normal operating pond. 	
Process Water Dam	Dewatering effluent water and seepage recovery water	 A minimum top of embankment freeboard of 300 mm is maintained; and Lined to achieve a permeability of 10⁻⁹ m/s or less. 	

Table 1.3.4: Containment infrastructure		
Containment point reference	Material	Infrastructure and/or operational requirements
Ruby Queen pit		
Hesperus pit		
Saturn pit		
Titan pit	Dewatering	A minimum freeboard of 2 m is maintained in order to
Blackcat South pit	effluent accommodate an extreme rainfall event.	
Boomer pit		
Franks Tower pit		
Milky Way pit		

1.3.11 The licence holder shall:

- (a) undertake inspections as detailed in Table 1.3.5;
- (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 record of all inspections undertaken.

Table 1.3.5: Inspection of infrastructure			
Scope of inspection	Type of inspection	Frequency of inspection	
Tailings delivery pipelines			
Return water lines	Visual integrity	Daily when operational	
Dewatering pipelines		2	
TSF Embankment freeboard			
Franks Tower pit			
Ruby Queen pit			
Hesperus pit	Visual to confirm required	Daily when operational	
Saturn pit	freeboard capacity is available.		
Titan pit	-		
Boomer pit			
Blackcat South pit			
Milky Way pit			

1.3.12 The licence holder shall ensure the limits specified in Table 1.3.6 are not exceeded.

Table 1.3.6: Production or design capacity limits		
Category ¹	Category description ¹	Premises production or design capacity limit
5	Processing or beneficiation of metallic or non-metallic ore	2,400,000 tonnes per annual period
6	Mine dewatering: premises on which water is extracted and discharged into the environment to allow mining of ore.	3,100,000 tonnes per annual period

Table 1.3.6: Production or design capacity limits					
Category ¹ Category description ¹ Premises production or design capacity limit					
12	Screening etc. of material	200,000 tonnes per annual period			
57	57 Used tyre storage (general) 500 used tyres				
64					

Note 1: *Environmental Protection Regulations 1987, Schedule 1.*

1.4 Construction phase

1.4.1 The Licence Holder must:

- (a) construct and/or install the infrastructure and/or equipment:
- (b) in accordance with the corresponding design and construction / installation requirements; and
- (c) at the corresponding infrastructure location as set out in Table 1.4.1.

Table	Table 1.4.1: Design and construction / installation requirements							
ltem	Site infrastructure and equipment	Design and construction/ Installation requirements	Infrastructure location					
1.	Mobile crushing and screening plant: Feeding hopper Mobile jaw crusher Feeding and stockpile conveyors Screening unit Secondary impact crusher Vibrating screen	 a) Installed, constructed, and maintained as per the manufacturer's/design requirements. b) Mobile machinery to be remained on established tracks. c) Water trucks to be available at all times during construction activities to mitigate dust emissions. 	Schedule 1: Maps, Figure 5					
3.	Service truck with diesel engine	a) Equipment pre-start and use in line with manufacturer's specifications.b) Spill kits to be available or nearby to areas where there is a risk of hydrocarbon spill.						

- 1.4.2 The licence holder must within 30 calendar days of an item of infrastructure or equipment required by condition 1.4.1 being mobilized/installed:
 - (a) undertake an audit of their compliance with the requirements of condition 1.4.1; and
 - (b) prepare and submit to the CEO an Environmental Compliance Report on that compliance.
- 1.4.3 The Environmental Compliance Report required by Condition 1.4.2, must include as a minimum the following:
 - (a) certification by a suitably qualified professional engineer or a third-party crushing/screening plant operator and fitter that the crushing and screening plant or component(s), that each item of infrastructure specified in Condition 1.4.1, Table 1.4.1 has been constructed in accordance with the relevant requirement in Table 1.4.1;
 - (b) as constructed plans, photographs and a detailed site plan for each item of infrastructure or component of infrastructure specified in condition 1.4.1; and

(c) be signed by a person authorised to represent the licence holder and contains the printed name and position of that person.

1.5 Operational Requirements

1.5.1 The licence holder must ensure that the site infrastructure and equipment listed in Table 1.5.1 and located at the corresponding infrastructure location is maintained and operated in accordance with the corresponding operational requirement set out in Table 1.5.1.

Table	Table 1.5.1: Operational requirements					
ltem	Site infrastructure and equipment	Operational requirements	Infrastructure location			
1.	Mobile crushing and screening plant Front-end Loader Service truck with diesel engine	 Maintain all mobile equipment as per manufacturer's specifications. Equipment pre-start and use in line with manufacturer's specifications. Dust controls: Water trucks to be utilised at all times during operational period activities to mitigate dust emissions. Stormwater and leachate controls: Spill kits shall be positioned near areas where there is a potential risk of hydrocarbon spill. 	Schedule 1: Maps, Figure 5			

2 Emissions

2.1 General

2.1.1 The licence holder shall record and investigate the exceedance of any descriptive or numerical limit specified in any part of section 2 of this Licence.

2.2.1 Point source emissions to groundwater

2.2.1 The licence holder 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 Source including abatement			
Hesperus Pit				
Saturn Pit				
Titan Pit				
Franks Tower Pit	Dewatering wastewater	Water from dewatering various open pit voids		
Ruby Queen Pit	discharge into disused mine pits.	and underground operations within the prescribed premises.		
Blackcat South Pit				
Milky Way Pit				
Boomer Pit				

3 Monitoring

3.1 General monitoring

3.1.1 The licence holder shall ensure that:

- (a) all water samples are collected and preserved in accordance with AS/NZS 5667.1;
- (b) groundwater samples for the monitoring of WAD cyanide are collected and preserved in accordance with APHA;
- (c) all wastewater sampling is conducted in accordance with AS/NZS 5667.10;
- (d) all groundwater sampling is conducted in accordance with AS/NZS 5667.11;
- (e) 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 licence holder shall ensure that:
 - (a) quarterly monitoring is undertaken at least 45 days apart;
 - (b) biannual monitoring is undertaken at least 5 months apart; and
 - (c) annual monitoring is undertaken at least 9 months apart.
- 3.1.3 The licence holder 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 and the requirements of the Licence.
- 3.1.4 The licence holder 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.

3.2 Monitoring of point source emissions to groundwater

3.2.1 The licence holder 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 as located in Schedule 1	Parameter	Units	Averaging Period	Frequency	
Dewatering discharge outlets into the Blackcat South, Ruby Queen, Hesperus pit, Saturn pit, Titan pit, Boomer pit, Milky Way pit and Franks Tower pit	Aluminium Antimony Arsenic Bismuth Boron Cadmium Chromium Cobalt Copper Iron Lead Manganese Mercury Molybdenum Nickel Selenium Silver Total recoverable hydrocarbons; and Zinc Nitrate	mg/L	Spot sample	Annually ³	
Dewatering discharge outlets into the Blackcat	Volumetric flow rate	m ³ /month		Totalised monthly volume	
South, Ruby Queen, Milky Way pits, Hesperus pit,	Standing water level in pits	mbgl			
Saturn pit, Titan pit, Boomer pit, Milky Way pit and Franks Tower pit	Total dissolved solids and Total Nitrogen	mg/L		Quarterly ²	
	pH ¹	-			

Note 1: In-field non-NATA accredited analysis permitted. Note 2: Quarterly monitoring is undertaken at least 45 days apart. Note 3: Annual monitoring is undertaken at least 9 months apart

3.3 **Process monitoring**

^{3.3.1} The licence holder shall undertake the monitoring in Table 3.3.1 according to the specifications in that table.

Table 3.3.1: Process monitoring						
Monitoring point reference	Parameter	Units	Frequency	Method		
CTSF1	Volume of tailings deposited into CTSF1	m ³ tonnes	Continuous	None specified		
CISFI	Volume of water deposited into CTSF1	m ³	Continuous	None specified		
CTSF2	Volume of tailings deposited into CTSF2	m ³ tonnes	Continuous	None specified		
013F2	Volume of water deposited into CTSF2	m ³	Continuous	None specified		
CTSF3	Volume of tailings deposited into the CTSF3	m ³ tonnes	Continuous	None specified		
01050	Volume of water recovered from the CTSF3	m ³	Continuous	None specified		

3.4 Ambient environmental quality monitoring

3.4.1 The licence holder shall undertake the monitoring in Table 3.4.1 according to the specifications in that table and record and investigate results that do not meet any limit specified.

Table 3.4.1: Monitori	Table 3.4.1: Monitoring of ambient groundwater quality					
Monitoring point reference and location	Parameter	Limit	Units	Averaging period	Frequency	
	Aluminium	5.0	_			
	Arsenic	0.5	-			
	Cadmium	0.08	-			
	Chromium (+6)		-			
	Cobalt	1.4 0.5	-			
CTDP2D, TRB001,	Copper Lead	0.5	mg/L		Annually ²	
T3MB1, T3MB2,		0.4	-		-	
T3MB4, T3MB5,	Mercury	0.05	-			
T3MB6, T3RB01,	Molybdenum Nickel	1.0	-			
T3MB07, T3MB8,	Selenium		-			
T3MB9 and T3MB10		0.08	-			
1	Zinc	20.0		_		
	Electrical conductivity Standing water level	-	- m bgl	-		
	(SWL) ¹		Ű	_	Quarterly ⁴	
	Total dissolved solids	-	mg/L	_		
	pH ¹	6.0 to 9.0	pH units			
	Aluminium	-	_		Annually ²	
	Arsenic	-	mg/L Spot			
	Cadmium	-				
	Chromium (+6)	-		•		
	Cobalt	-				
	Copper	-				
	Lead	-		sample		
T2MB02, T2MB07,	Mercury	-	_			
T2MB08	Molybdenum	-	_			
	Nickel	-	_			
	Selenium	-	_			
	Zinc	-				
	Electrical conductivity	-	-			
	Standing water level (SWL) ¹		m bgl		Quarterly ⁴	
	Total dissolved solids	-	mg/L			
	pH ¹	-	pH units			
	Aluminium	5.0				
	Arsenic	0.5]			
	Cadmium	0.08]			
	Chromium (+6)	1.0]			
	Cobalt	1.4	1			
	Copper	0.5	mg/L			
T2MB09	Lead	0.4			Quarterly ⁴	
	Mercury	0.11]			
	Molybdenum	0.05]			
	Nickel	1.0]			
	Selenium	0.08]			
	Zinc	20.0	ļ	_		
	Electrical conductivity	-	-			

Monitoring point	ing of ambient groundwat			Averaging	
reference and location	Parameter	Limit	Units	period	Frequency
IOCALION	Standing water level				
	(SWL) ¹	4	m bgl		
	Total dissolved solids	-	mg/L	-	
	Nitrate	-	mg/L		
	pH ¹	6.0 to 9.0	pH units		
	Aluminium	-		+	
	Arsenic	-	-	1	
	Boron	-	1	1	
	Cadmium	-			
	Chromium (+6)	-			
	Cobalt	-			
	Copper	-	mg/L		
	Lead	-	Ŭ		
	Mercury	-			
HWB01 (Hesperus pit monitoring bore)	Molybdenum	-			Biannually ³
pit monitoring bore)	Nickel	-			
	Selenium	-			
	Zinc	-			
	Electrical conductivity	-	-		
	Standing water level (SWL) ¹	4	m bgl		
	Total dissolved solids	-]	
	Nitrate	-	mg/L	Ì	
	pH ¹	-	pH units]	
CTDP2D,	Total cyanide	-		T	
TRB001,T3MB1, T3MB2, T3MB4, T3MB5, T3MB6, T3RB01, T3MB07, T3MB8, T3MB9 and T3MB10	Weak acid dissociable cyanide (WAD cyanide)	0.5	mg/L		Quarterly ⁴
T2MB02, T2MB03, T2MB04, T2MB05, T2MB06, T2MB07, T2MB08, T2MB09					
PHMB3 and PHMB4	Total recoverable hydrocarbons	-	mg/L		

Note 1: In-field non-NATA accredited analysis permitted. SWL shall be determined prior to collection of other water samples. Note 2: Undertaken at least 9 months apart. Note 3: Undertaken at least 5 months apart. Note 4: Undertaken at least 45 days apart

3.5 Water balance

- 3.5.1 The licence holder must undertake monitoring of the water balance for CTSF1, CTSF2 and CTSF3 each quarterly period, and (as a minimum) record the following information:
 - (a) Site rainfall;
 - (b) Evaporation rate;
 - (c) Decant water recovery volumes;
 - (d) Volume of tailings deposited;
 - (e) Estimate of seepage losses; and
 - (f) Volume of seepage recovered by seepage recovery bores and seepage recovery infrastructure.

- 3.5.2 The licence holder must undertake monitoring of the water balance for Milky Way each quarterly period, and (as a minimum) record the following:
 - (a) Site rainfall;
 - (b) Evaporation rate;
 - (c) Volume of dewater discharged to the pit; and
 - (d) Estimate of any seepage losses.

4 Information

4.1 Records

- 4.1.1 All information and records required by the licence holder 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 licence holder must submit to the CEO within 90 days after the Anniversary Date, an Annual Audit Compliance Report indicating the extent to which the licence holder has complied with the Conditions of this Licence for the annual period.
- 4.1.3 The licence holder 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 licence holder shall submit to the CEO an Annual Environmental Report within 90 calendar days after the end of the annual period. 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: 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		
-	Brief overview of the premises and its processes and a current plan of the premises	None specified		
-	 A seepage management summary, including the following at a minimum: (a) A summary regarding the performance and effectiveness of seepage management infrastructure including actual efficiencies of seepage recovery bores; 	None specified		

Table 4.2.1: Annual Environmental Report					
Condition or table (if relevant)	Parameter	Format or form			
	 (b) An interpretive summary and assessment of monitoring data collected for condition 3.4.1, including any breaches of the limits specified in Table 3.4.1 and comparison with the earliest available historical results; (c) Trend graphs for monitoring data as required by 				
	 (b) to support the interpretive summary; (d) Any updates to the seepage management plan based on performance of seepage recovery infrastructure or in response to breaches to the limits specified in Table 3.4.1. This includes any proposed actions and the timeframes for which they will be undertaken. 				
Table 3.2.1	Specified monitoring of point source to groundwater	None specified			
Table 3.3.1	Volumes of tailings deposited into the CTSF1, CTSF2 and CTSF3	None specified			
Table 3.4.1	Monitoring of ambient groundwater quality. Comparison of T2MB09 to drinking water guidelines.	None specified			
3.5.2	Water balance summary for Milky Way pit	None specified			
3.5.1	Water balance summary for CTSF1, CTSF2 and CTSF3	None specified			
4.1.2	Compliance	Annual Audit Compliance Report (AACR)			
4.1.3	Complaints summary	None specified			

- 4.2.2 The licence holder 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 licence holder 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 licence holder by third parties	Not Applicable	Within 14 days of the CEOs request	As received by the licence holder from third parties		

4.3 Notification

4.3.1 The licence holder 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.

Table 4.3.1: I	Table 4.3.1: Notification requirements					
Condition or table (if relevant)	Parameter	Notification requirement ¹	Format or form ²			
2.1.1 and 3.4.1	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 Part B: As soon as practicable	N1			

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 boundary of the prescribed premises is shown in the map below. The black lines depict the Premises boundary.

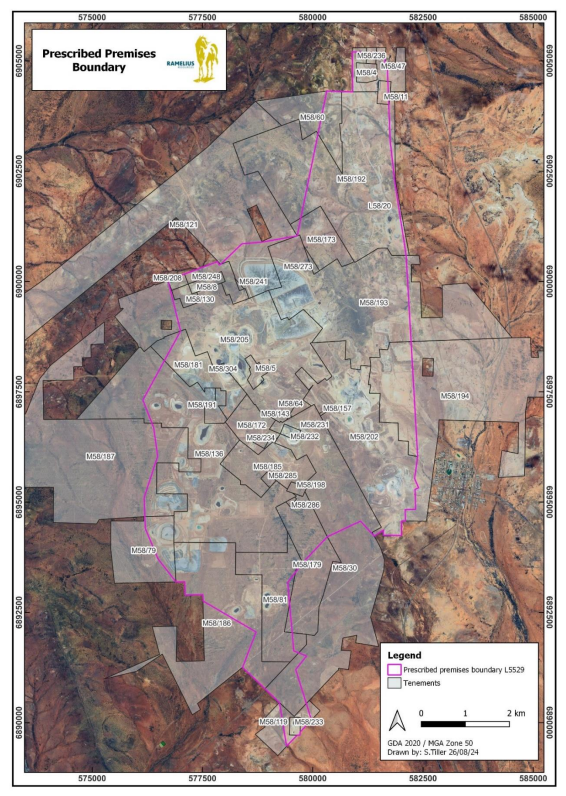


Figure 1: Prescribed premises boundary

Licence: L5529/1988/12 (Amended 19 June 2025) IR-T06 Licence template (v5.0)

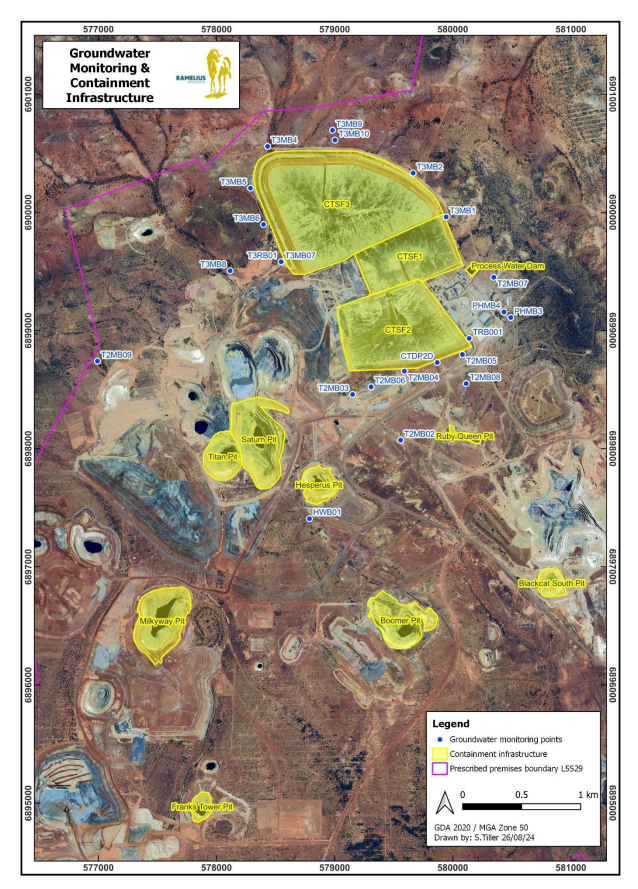


Figure 2: Monitoring points as specified in Table 3.4.1

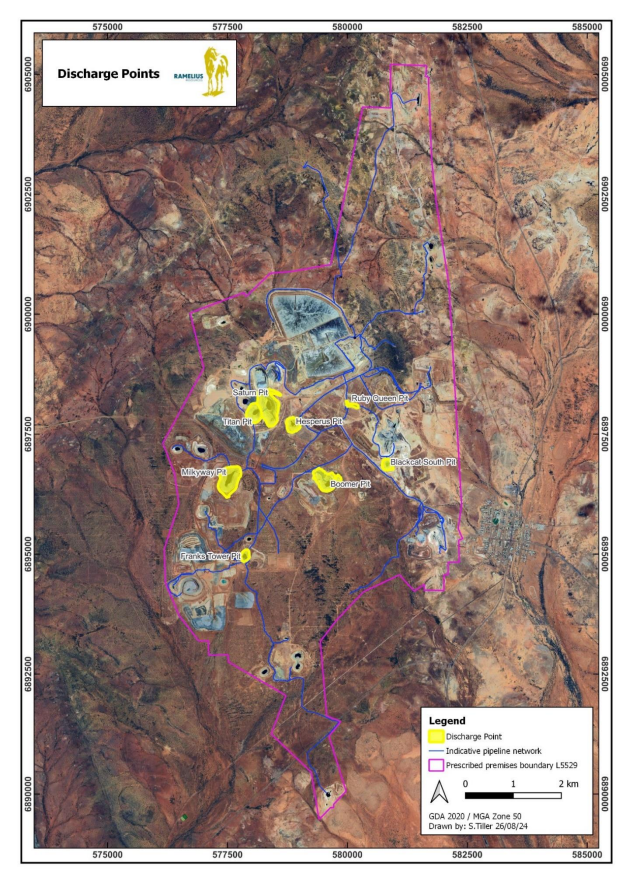


Figure 3: Amended abstraction and discharge points as specified in Table 3.2.1 with indicative pipeline network

Landfill Area Map

The areas in which the disposal of waste by landfilling may take place is show in the map below.

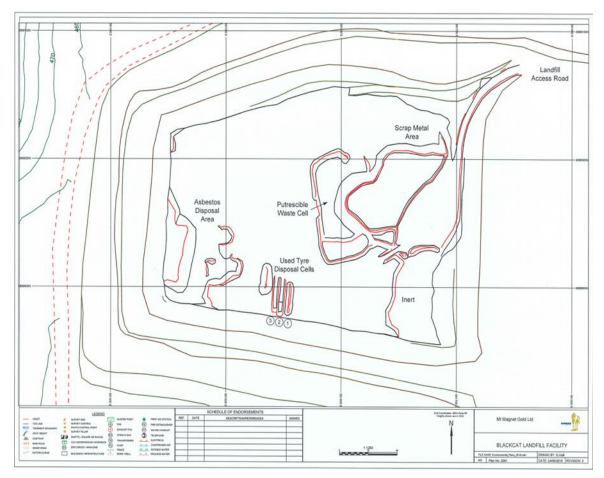


Figure 4: Landfill Area Map

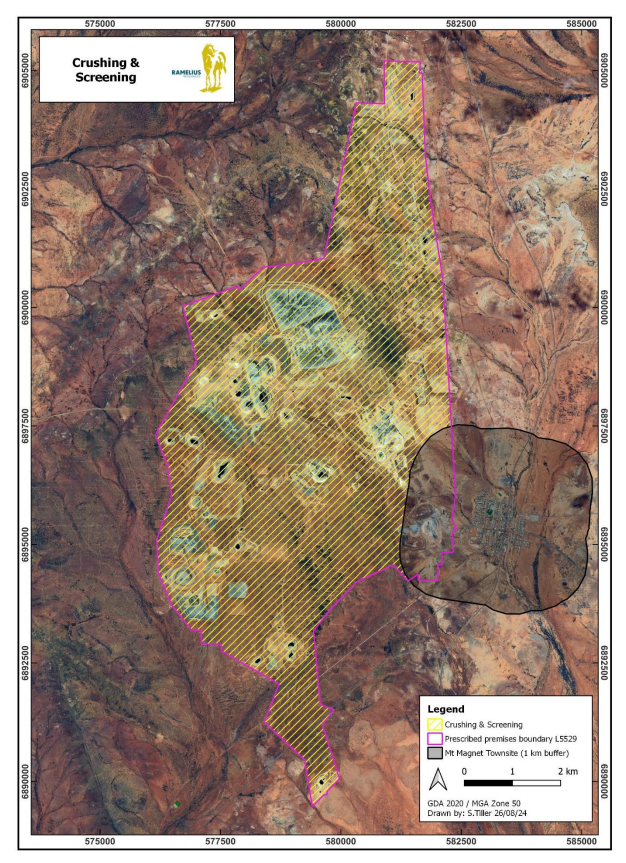


Figure 5: Prescribed Premises Exclusion Area (1 km buffer from the Mt. Magnet Town) for Category 12 Operations

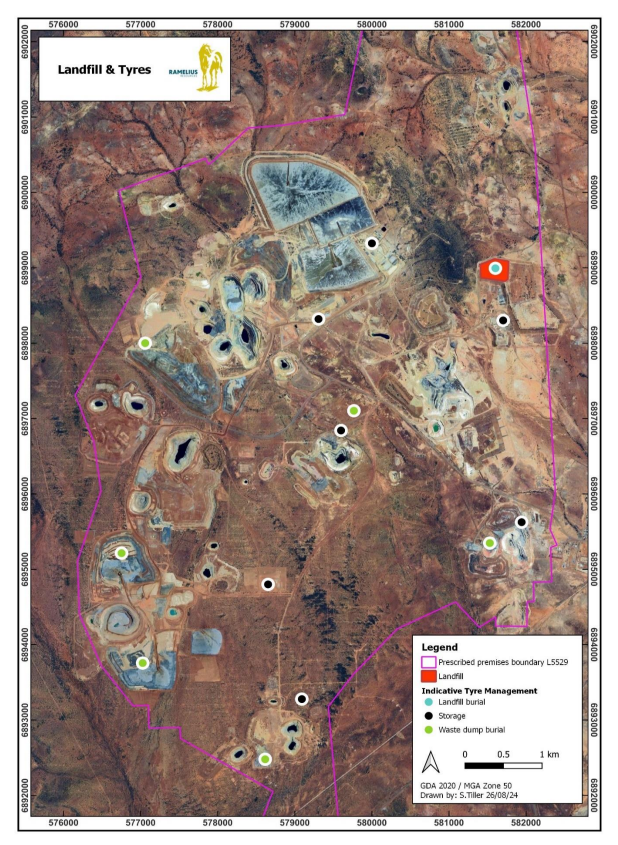


Figure 6: Indicative locations for landfill burial and tyre storage for category 64 and 57

Schedule 2: Notification and forms

Licence: Form: L5529/1988/12 GR1 Licence holder: Mt Magnet Gold Pty Ltd Period :

Name: Monitoring of point source emissions to groundwater

Emission point	Parameter	Result	Averaging period	Sample date & times
	Volumetric flow rate	m³/day	Monthly	
	Standing water level	mbgl		
	рН	-		
	Arsenic	mg/L		
	Aluminium	mg/L		
	Antimony	mg/L		
	Boron	mg/L		
	Cadmium	mg/L		
	Chromium	mg/L		
Dewatering discharge into	Copper	mg/L	Spot sample	
	Iron	mg/L		
	Lead	mg/L		
[specify which outlet]	Manganese	mg/L		
-	Mercury	mg/L		
	Molybdenum	mg/L		
	Nickel	mg/L		
	Nitrate	mg/L		
	Selenium	mg/L		
	Total dissolved solids	mg/L		
	Total nitrogen	mg/L		
	Total recoverable hydrocarbons	mg/L		
	Zinc	mg/L		

Signed on behalf of Mt Magnet Gold Pty Ltd: Date:

Licence:	L5529/1988/12	licence holder: Mt Magnet Gold Pty Ltd
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 Mt Magnet Gold Pty Ltd	
Date	