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Published on: 7 April 2026

Statement No. 1268

STATEMENT THAT A PROPOSAL MAY BE IMPLEMENTED (*Environmental Protection Act 1986*)

PORT HEDLAND IRON PROJECT – STAGE 1

Proposal: The proposal includes the development of a large-scale downstream iron ore processing facility within the Boodarie Strategic Industrial Area (BSIA) approximately 10 km south-west of Port Hedland in the Pilbara region.

Proponent: Port Hedland Iron Pty Ltd
Australian Company Number 667 564 589

Proponent address: Level 48, Central Park, 152-158 St. Georges Terrace,
PERTH WA 6000

Assessment number: 2381

Report of the Environmental Protection Authority: 1789

Introduction: Pursuant to section 45 of the *Environmental Protection Act 1986*, it has been agreed that the proposal entitled Port Hedland Iron Project – Stage 1 described in the ‘Proposal Content Document’ attachment of the response to submissions of 30 May 2025, may be implemented and that the implementation of the proposal is subject to the following implementation conditions and procedures:

Conditions and procedures

Part A: Proposal extent

Part B: Environmental outcomes, prescriptions and objectives

Part C: Environmental management plans and monitoring

Part D: Compliance and other conditions

PART A: PROPOSAL EXTENT

A1 Limitations and Extent of Proposal

A1-1 The proponent must ensure that the proposal is implemented in such a manner that the following limitations or maximum extents / capacities / ranges are not exceeded:

Proposal element	Location	Maximum extent
Physical elements		
Plant development envelope	Figure 2	Total disturbance footprint of up to 300 ha within a 518 ha plant development envelope .
External infrastructure development envelope	Figure 2	Total disturbance footprint of up to 90 ha within a 466 ha external infrastructure development envelope .
Timing elements		
Maximum proposal life	N/A	101 years
Construction phase		2.5 years
Operations phase		99 years
Decommissioning phase		Approximately 10 years

PART B – ENVIRONMENTAL OUTCOMES, PRESCRIPTIONS AND OBJECTIVES

B1 Flora and Vegetation

B1-1 The proponent must ensure the implementation of the proposal achieves the following environmental **outcome**:

- (1) **disturb** no more than 390 ha of **'Good' to 'Excellent' condition native vegetation**.

B2 Terrestrial Fauna

B2-1 The proponent must ensure the implementation of the proposal achieves the following environmental **outcome**:

- (1) **disturb** no more than:
 - (a) 378.1 ha of **sandplain habitat**;
 - (b) 6.4 ha of **open woodland habitat**; and
 - (c) 1.6 ha of **drainage line habitat**.

B2-2 Prior to **ground disturbing activities** the proponent must undertake the following actions:

- (1) within seven (7) days prior to **clearing** activities, using a licensed **fauna spotter**, undertake **pre-clearance surveys** to detect presence of greater bilby (*Macrotis lagotis*) within **clearing** areas, and
- (2) where the greater bilby (*Macrotis lagotis*) is detected, **ground disturbing activities** shall not commence in that location until either:
 - (a) the individual has been relocated by a licensed **fauna handler** to **critical habitat**; or
 - (b) the individual has been observed by the **fauna spotter** to have moved on from the area to adjoining **critical habitat**, or
 - (c) the **fauna spotter** considers that the individual no longer occurs in the area to be cleared.

B3 Air Quality

B3-1 The proponent must ensure the implementation of the proposal achieves the following environmental **outcome**:

- (1) **air emissions** from the proposal to the **Port Hedland airshed** do not result in an exceedance of **air quality standards and criteria**.

B4 Greenhouse Gas Emissions

- B4-1 The proponent must notify the **CEO** in writing within one month of it becoming aware that implementation of the proposal will not be or is not expected to be regulated under the **Safeguard Legislation** as a designated large facility (the notifiable event) and such notice must briefly describe the reasons for and expected duration of the notifiable event.
- B4-2 The proponent must, if requested in writing by the **CEO**, provide the **CEO** with a report on the implications for the proposal of any amendment or proposed amendment to the **Safeguard Legislation**, or a decision or proposed decision made under the **Safeguard Legislation** that is specified in the **CEO's** request.
- B4-3 The report required by condition B4-2 must:
- (1) be submitted to the **CEO** within three months of the date of the **CEO's** request or such longer period as the **CEO** agrees to in writing; and
 - (2) explain the implications that the specified amendment or decision has had or is expected to have on:
 - (a) the obligation to reduce net **Scope 1 greenhouse gas emissions** from implementation of the proposal under the **Safeguard Legislation**; and
 - (b) the quantity of actual and net **Scope 1 greenhouse gas emissions** likely to result from the future implementation of the proposal.

B5 Aboriginal Cultural Heritage

- B5-1 The proponent must ensure the implementation of the proposal achieves the following environmental **outcomes**:
- (1) no **disturbance of Aboriginal sites** or to **Aboriginal cultural heritage** in the proposal **disturbance footprint**, other than where consent is granted for the use of the land under the *Aboriginal heritage Act 1972*; and
 - (2) subject to reasonable health and safety requirements, no interruption of ongoing access to land utilised for traditional use or custom by the **native title party/parties**.
- B5-2 The proponent must implement the proposal to meet the following environmental **objective**:
- (1) avoid, and where unavoidable, minimise **adverse impacts** to **Aboriginal cultural heritage** within and surrounding the proposal **development envelope**.

B5-3 The proponent must undertake ongoing consultation and engagement with the **native title party/parties** about the achievement of the **outcomes** and objectives in condition B5-1 and B5-2 for the life of the proposal.

B6 Environmental Performance Reporting

B6-1 The proponent must submit an Environmental Performance Report to the **CEO** every three (3) years, until the **CEO** has **confirmed** in writing that submission of an Environmental Performance Report is no longer required.

B6-2 The first Environmental Performance Report must be submitted within three (3) months of the expiry of the three (3) year period commencing from the **commencement of operations**, or such other time as may be approved by the **CEO**.

B6-3 Each Environmental Performance Report must:

- (1) report on the **carbon abatement** measures implemented for the proposal, and for the preceding three (3) year period, including:
 - (a) status and availability of hydrogen for the proposal;
 - (b) volume/proportion of hydrogen substitution being achieved within the iron production process;
 - (c) identifying and describing measures available to the proponent to minimise **GHG emissions**, including the adoption of proposed **carbon abatement** methods and specifically:
 - (i) the timeframe within which each increase in volume/proportion of hydrogen substitution within the iron production process will be implemented; and,
 - (ii) the timeframe within which **carbon capture** will commence.
- (2) report on the **air emissions** from the proposal and their sources for the preceding three (3) year period, including:
 - (a) on-site meteorological conditions including wind speed, wind direction, air temperature, and rainfall;
 - (b) concentrations for **air emissions** that are monitored in accordance with works approvals and/or licences issued under Part V of the *Environmental Protection Act 1986*.
 - (c) a comparison of the **air emissions** for the proposal against **industry best practice** iron production facilities;

- (d) a comparison of the air pollution control technology selection and plant design for the proposal against **industry best practice** for iron production facilities at the time;
 - (e) a **risk assessment of cumulative air emissions impacts** within the **Port Hedland airshed** that considers **air emissions** from the proposal in the context of other existing and reasonably foreseeable industrial sources of **air emissions** to the **Port Hedland airshed**.
- (3) based on the information required in condition B6-3(1) and B6-3(2), identify and describe measures available to the proponent to minimise **air emissions**, including the adoption of advances in air pollution control technology to ensure that these are consistent with **industry best practice** at the time, and specify:
- (a) the timeframe within which each air pollution control measure will be implemented; and
 - (b) the method to determine the effectiveness of each air pollution control measure in minimising **air emissions**.
- (4) demonstrate how implementation of the proposal is achieving a progressive reduction in the proposal's contributions to cumulative emissions in the **Port Hedland airshed**, consistent with the environmental **outcome** in condition B3-1.

B6-4 Each Environmental Performance Report must be published on the proponent's website for the duration of the proposal and provided to the **CEO** in electronic form suitable for on-line publication by the Department of Water and Environmental Regulation within twenty (20) business days of being provided to the **CEO**.

B7 Pilbara Environment Offsets Fund

B7-1 The proponent must contribute funds to the **Pilbara Environmental Offsets Fund** calculated pursuant to condition B7-2, to achieve the **objective** of counterbalancing the significant residual impacts to the following **environmental values**:

- (1) **'Good' to 'Excellent' condition native vegetation**;
- (2) **critical habitat** for greater bilby (*Macrotis lagotis*); and
- (3) **supporting habitat** for grey falcon (*Falco hypoleucos*), northern quoll (*Dasyurus hallucatus*), and brush-tailed mulgara (*Dasyercus blythi*).

B7-2 The proponent's contribution to the **Pilbara Environmental Offsets Fund** must be paid biennially, with the amount to be contributed calculated based on the **clearing** undertaken in each year of the biennial reporting period in accordance with the rates in condition B7-3. The first biennial reporting period must commence from **ground disturbing activities** of the **environmental values** identified in condition B7-3.

B7-3 Calculated on the 2023-2024 financial year, the contribution rates are:

- (1) \$986 AUD (excluding GST) per hectare of **'Good' to 'Excellent' condition native vegetation** cleared as a result of the proposal within the Roebourne **IBRA** subregion;
- (2) \$1,972 AUD (excluding GST) per hectare of **critical habitat** for greater bilby (*Macrotis lagotis*) cleared within the Roebourne **IBRA** subregion as a result of the proposal;
- (3) \$986 AUD (excluding GST) per hectare of the following values cleared as a result of the proposal:
 - (a) grey falcon (*Falco hypoleucos*) **supporting habitat**;
 - (b) northern quoll (*Dasyurus hallucatus*) **supporting habitat**; and
 - (c) brush-tailed mulgara (*Dasyercus blythi*) **supporting habitat**.

B7-4 The rates in condition B7-3 change annually each subsequent financial year in accordance with the percentage change in the **CPI** applicable to that financial year.

B7-5 To achieve the **objective** in condition B7-1, the proponent must revise the *Port Hedland Iron Project Impact Reconciliation Procedure, Port Hedland Iron Pty LD, 17 December 2024*, and submit to the **CEO**. This procedure must:

- (1) spatially define the **environmental values** identified in condition B7-1;
- (2) spatially define the areas where offsets required by condition B7-1 are to be exempt;
- (3) include a methodology to calculate the amount of **clearing** undertaken during each year of the biennial reporting period for each of the **environmental values** identified in condition B7-3;
- (4) state that **clearing** calculation for the first biennial reporting period will commence from **ground disturbing activities** in accordance with condition B7-2 and end on the second 30 June following commencement of **ground disturbing activities**;

- (5) state that **clearing** calculations for each subsequent biennial reporting period will commence on 1 July of the required reporting period, unless otherwise agreed by the **CEO**; and
 - (6) be prepared in accordance with *Instructions on how to prepare Environmental Protection Act 1986 Part IV Impact Reconciliation Procedures and Impact Reconciliation Reports* (or any subsequent revisions).
- B7-6 The proponent must review, revise and submit an Impact Reconciliation Report in accordance with the **confirmed** Impact Reconciliation Procedure in condition B7-5.
- B7-7 The Impact Reconciliation Report required pursuant to condition B7-6 must be prepared in accordance with EPA guidance and:
- (1) provide the location and spatial extent of the **clearing** undertaken as a result of the proposal during each year of each biennial reporting period; and
 - (2) include evidence that **clearing** undertaken in any area was necessary for the commencement of proposal-related activities or **operations** in that cleared area within six (6) months of the **clearing** having occurred.
- B7-8 The proponent may apply in writing and seek the written approval of the **CEO** to reduce all or part of the contribution payable under condition B7-2 where:
- (1) a payment has been made to satisfy a condition of an approval under the *Environment Protection and Biodiversity Conservation Act 1999* in relation to the proposal; and
 - (2) the payment is made for the purpose of counterbalancing impacts of the proposal on matters of national environmental significance.
- B7-9 The **CEO** may grant approval to discount the amount payable under condition B7-1(3) if the **CEO** is satisfied that the payment will offset the significant residual impacts of the proposal.
- B7-10 Condition C2 applies to the **confirmed** Impact Reconciliation Procedure required by condition B7-5 as if it were an environmental management plan.
- B7-11 The proponent must implement a **confirmed** Impact Reconciliation Procedure or submit an Impact Reconciliation Report as required by condition B7-6.

PART C – ENVIRONMENTAL MANAGEMENT PLANS AND MONITORING

C1 Environmental Management Plans: Conditions Related to Commencement of Implementation of the Proposal

C1-1 The proponent must not undertake:

- (1) **ground disturbing activities** until the **CEO** has **confirmed** in writing that the Impact Reconciliation Procedure required by condition B7-5 meets the requirements of that condition.

C2 Environmental Management Plans: Conditions Relating to Approval, Implementation, Review and Publication

C2-1 Upon being required to implement an environmental management plan under Part B, or after receiving notice in writing from the **CEO** under condition C1-1 that the environmental management plans required in Part B satisfies the relevant requirements, the proponent must:

- (1) implement the most recent version of the **confirmed** environmental management plan; and
- (2) continue to implement the **confirmed** environmental management plan referred to in condition C2-1(1), other than for any period which the **CEO** confirms by notice in writing that it has been demonstrated that the relevant requirements for the environmental management plan have been met, or are able to be met under another statutory decision-making process, in which case the implementation of the environmental management plan is no longer required for that period.

C2-2 The proponent:

- (1) may review and revise a **confirmed** environmental management plan provided it meets the relevant requirements of that environmental management plan, including any consultation that may be required when preparing the environmental management plan;
- (2) must review and revise a **confirmed** environmental management plan and ensure it meets the relevant requirements of that environmental management plan, including any consultation that may be required when preparing the environmental management plan, as and when directed by the **CEO**; and
- (3) must revise and submit to the **CEO** the **confirmed** Environmental Management Plan if there is a material risk that the **outcomes** or objectives it is required to achieve will not be complied with, including but not limited to as a result of a change to the proposal.

- C2-3 Despite condition C2-1, but subject to conditions C2-4 and C2-5, the proponent may implement minor revisions to an environmental management plan if the revisions will not result in new or increased **adverse impacts** to the environment or result in a risk to the achievement of the limits, **outcomes** or objectives which the environmental management plan is required to achieve.
- C2-4 If the proponent is to implement minor revisions to an environmental management plan under condition C2-3, the proponent must provide the **CEO** with the following at least twenty (20) business days before it implements the revisions:
- (1) the revised environmental management plan clearly showing the minor revisions;
 - (2) an explanation of and justification for the minor revisions; and
 - (3) an explanation of why the minor revisions will not result in new or increased **adverse impacts** to the environment or result in a risk to the achievement of the limits, **outcomes** or objectives which the environmental management plan is required to achieve.
- C2-5 The proponent must cease to implement any revisions which the **CEO** notifies the proponent (at any time) in writing may not be implemented.
- C2-6 **Confirmed** environmental management plans, and any revised environmental management plans under condition C2-4(1), must be published on the proponent's website and provided to the **CEO** in electronic form suitable for on-line publication by the Department of Water and Environmental Regulation within twenty (20) business days of being implemented, or being required to be implemented (whichever is earlier).

C3 Conditions Related to Monitoring

- C3-1 The proponent must undertake monitoring capable of:
- (1) substantiating whether the proposal limitations and extents in Part A are exceeded; and
 - (2) **detecting** and substantiating whether the environmental **outcomes** identified in Part B are achieved (excluding any environmental **outcomes** in Part B where an environmental management plan is expressly required to monitor achievement of that **outcome**).
- C3-2 The proponent must submit as part of the Compliance Assessment Report required by condition D2, a compliance monitoring report that:
- (1) outlines the monitoring that was undertaken during the implementation of the proposal;

- (2) identifies why the monitoring was capable of substantiating whether the proposal limitation and extents in Part A are exceeded;
- (3) for any environmental **outcomes** to which condition C3-1(2) applies, identifies why the monitoring was scientifically robust and capable of **detecting** whether the environmental **outcomes** in Part B are met;
- (4) outlines the results of the monitoring;
- (5) reports whether the proposal limitations and extents in Part A were exceeded and (for any environmental **outcomes** to which condition C3-1(2) applies) whether the environmental **outcomes** in Part B were achieved, based on analysis of the results of the monitoring; and
- (6) reports any actions taken by the proponent to remediate any potential non-compliance.

PART D – COMPLIANCE, TIME LIMITS, AUDITS AND OTHER CONDITIONS

D1 Non-compliance Reporting

D1-1 If the proponent becomes aware of a potential non-compliance, the proponent must:

- (1) report this to the **CEO** within seven (7) days;
- (2) implement **contingency measures**;
- (3) investigate the cause;
- (4) investigate environmental impacts;
- (5) identify and advise rectification measures to be implemented;
- (6) identify and advise any other measures to be implemented to ensure no further impact;
- (7) advise timeframe in which contingency, rectification and other measures have and/or will be implemented; and
- (8) provide a report to the **CEO** within twenty-one (21) days of being aware of the potential non-compliance, detailing the measures required in conditions D1-1(1) to D1-1(7) above.

D1-2 Failure to comply with the requirements of a condition, or with the content of an environmental management plan required under a condition, constitutes a non-compliance with these conditions, regardless of whether the **contingency measures**, rectification or other measures in condition D1-1 above have been or are being implemented.

D2 Compliance Reporting

D2-1 The proponent must provide an annual Compliance Assessment Report to the **CEO** for the purpose of determining whether the implementation conditions are being complied with.

D2-2 Unless a different date or frequency is approved by the **CEO**, the first annual Compliance Assessment Report must be submitted within fifteen (15) months of the date of this Statement, and subsequent reports must be submitted annually from that date.

D2-3 Each annual Compliance Assessment Report must be endorsed by the proponent's Chief Executive Officer, or a person approved by proponent's Chief Executive Officer to be delegated to sign on the Chief Executive Officer's behalf.

D2-4 Each annual Compliance Assessment Report must:

- (1) state whether each condition of this Statement has been complied with, including:
 - (a) exceedance of any proposal limits and extents;
 - (b) achievement of environmental **outcomes**;
 - (c) achievement of environmental **objectives**;
 - (d) requirements to implement the content of environmental management plans;
 - (e) monitoring requirements;
 - (f) implement **contingency measures**;
 - (g) requirements to implement **adaptive** management; and
 - (h) reporting requirements;
- (2) include the results of any monitoring (inclusive of any raw data) that has been required under Part C in order to demonstrate that the limits in Part A, and any **outcomes** or any **objectives** are being met;
- (3) provide evidence to substantiate statements of compliance, or details of where there has been a non-compliance;
- (4) include the corrective, remedial and preventative actions taken in response to any potential non-compliance;
- (5) be provided in a form suitable for publication on the proponent's website and online by the Department of Water and Environmental Regulation; and
- (6) be prepared and published consistent with the latest version of the Compliance Assessment Plan required by condition D2-5 which the **CEO** has **confirmed** by notice in writing satisfies the relevant requirements of Part C and Part D.

D2-5 The proponent must prepare a Compliance Assessment Plan which is submitted to the **CEO** at least six (6) months prior to the first Compliance Assessment Report required by condition D2-2, or prior to implementation of the proposal, whichever is sooner.

D2-6 The Compliance Assessment Plan must include:

- (1) what, when and how information will be collected and recorded to assess compliance;
- (2) the methods which will be used to assess compliance;

- (3) the methods which will be used to validate the adequacy of the compliance assessment to determine whether the implementation conditions are being complied with;
- (4) the retention of compliance assessments;
- (5) the table of contents of Compliance Assessment Reports, including audit tables; and
- (6) how and when Compliance Assessment Reports will be made publicly available, including usually being published on the proponent's website within sixty (60) days of being provided to the **CEO**.

D3 Contact Details

D3-1 The proponent must notify the **CEO** of any change of its name, physical address or postal address for the serving of notices or other correspondence within twenty-eight (28) days of such change. Where the proponent is a corporation or an association of persons, whether incorporated or not, the postal address is that of the principal place of business or of the principal office in the State.

D4 Time Limit for Proposal Implementation

D4-1 The proposal must be substantially commenced within five (5) years from the date of this Statement.

D4-2 The proponent must provide to the **CEO** documentary evidence demonstrating compliance with condition D4-1 no later than thirty (30) days after substantial commencement.

D4-3 If the proposal has not been substantially commenced within the period specified in condition D4-1, the proposal must not be commenced or continued after the expiration of that period.

D5 Public Availability of Data

D5-1 Subject to condition D5-2, within a reasonable time period approved by the **CEO** upon the issue of this Statement and for the remainder of the life of the proposal, the proponent must make publicly available, in a manner approved by the **CEO**, all validated environmental data collected before and after the date of this Statement relevant to the proposal (including sampling design, sampling methodologies, monitoring and other empirical data and derived information products (e.g. maps)), environmental management plans and reports relevant to the assessment of this proposal and implementation of this Statement.

D5-2 If:

- (1) any data referred to in condition D5-1 contains trade secrets; or

- (2) any data referred to in condition D5-1 contains particulars of confidential information (other than trade secrets) that has commercial value to a person that would be, or could reasonably be expected to be, destroyed or diminished if the confidential information were published,

the proponent may submit a request for approval from the **CEO** to not make this data publicly available and the **CEO** may agree to such a request if the **CEO** is satisfied that the data meets the above criteria.

- D5-3 In making such a request the proponent must provide the **CEO** with an explanation and reasons why the data should not be made publicly available.

D6 Independent Audit

- D6-1 The proponent must arrange for an independent audit of compliance with the conditions of this statement, including achievement of the environmental **outcomes** and/or the environmental **objectives** and/ or environmental performance with the conditions of this statement, as and when directed by the **CEO**.

- D6-2 The independent audit must be carried out by a person with appropriate qualifications who is nominated or approved by the **CEO** to undertake the audit under condition D6-1.

- D6-3 The proponent must submit the independent audit report with the Compliance Assessment Report required by condition D2, or at any time as and when directed in writing by the **CEO**. The audit report is to be supported by credible evidence to substantiate its findings.

- D6-4 The independent audit report required by condition D6-1 is to be made publicly available in the same timeframe, manner and form as a Compliance Assessment Report, or as otherwise directed by the **CEO**.

[signed on 7 April 2026]

Hon. Matthew Swinbourn BA LLB MLC

MINISTER FOR THE ENVIRONMENT; COMMUNITY SERVICES; HOMELESSNESS

Key decision-making authorities consulted under section 45(2):
Minister for Aboriginal Affairs Minister for Lands Minister for Planning Minister for Water

Table 1: Abbreviations and definitions

Acronym or abbreviation	Definition or term
Aboriginal cultural heritage	Means the tangible and intangible elements that are important to the Aboriginal people of the state, and are recognised through social, spiritual, historical, scientific or aesthetic values, as part of Aboriginal tradition to the extent they directly affect or are affected by physical or biological surroundings.
Aboriginal site	As defined in section 4 and 5 under the <i>Aboriginal Heritage Act 1972</i> .
Air quality standards and criteria	Air quality standards and criteria as required under a works approval or licence issued under Part V of the <i>Environmental Protection Act 1986</i> .
Adverse impact/ adversely impacted	<p>Negative change that is neither trivial nor negligible that could result in a reduction in health, diversity or abundance of the receptor/s being impacted, or a reduction in environmental value. Adverse impacts can arise from direct or indirect impacts, or other impacts from the proposal.</p> <p>In relation to terrestrial fauna this includes but is not limited to, vehicle strike, collision with fencing, habitat fragmentation, artificial light and vibration, noise emissions and predation.</p> <p>In relation to Aboriginal cultural heritage this includes but is not limited to, hydrological change, structural damage, introduction or spread of non-indigenous flora and/or fauna, alteration of fauna behaviour, artificial light, dust, vibration and noise emissions.</p>
Air emissions	Means all pollutants released to the air as a result of the proposal that have the potential to independently or cumulatively adversely impact the chemical, physical, biological or aesthetic characteristics of the air. In reference to the proposal this includes, but is not limited to, nitrogen oxides (NO _x), sulfur oxides (SO _x), and carbon monoxide.
Carbon abatement	A reduction in atmospheric greenhouse gases through emissions avoidance or removal and sequestration of carbon from the atmosphere.
Carbon capture	the process of trapping carbon dioxide produced by burning fossil fuels or other processes and storing it in such a way that it is unable to affect the atmosphere.
CEO	The Chief Executive Officer of the Department of the Public Service of the State responsible for the administration of section 48 of the <i>Environmental Protection Act 1986</i> , or the CEO's delegate.
Clearing	Has the same meaning as in section 51A of the <i>Environmental Protection Act 1986</i> .
Commencement of operations	Operation of the plant infrastructure for the proposal and includes pre-commissioning, commissioning, start-up and operation of the plant infrastructure for the proposal.

Acronym or abbreviation	Definition or term
CO _{2-e}	Carbon dioxide equivalent.
Confirmed	In relation to a plan required to be made and submitted to the CEO , means, at the relevant time, the plan that the CEO confirmed, by notice in writing, meets the requirements of the relevant condition.
Contingency measures	Planned actions for implementation if it is identified that an environmental outcome , environmental objective, threshold criteria, or management target are likely to be, or are being, exceeded. Contingency measures include changes to operations or reductions in disturbance or adverse impacts to reduce impacts and must be decisive actions that will quickly bring the impact to below any relevant threshold, management target and to ensure that the environmental outcome and/or objective can be met.
Construction	Activities that are associated with the substantial implementation of a proposal including but not limited to, earthmoving, vegetation clearing , grading or construction of right of way. Construction activities do not include Geotechnical investigations (including potholing for services and the installation of piezometers) and other preconstruction activities where no clearing of vegetation is required.
CPI	The All Groups Consumer Price Index numbers for Perth compiled and published by the Australian Bureau of Statistics.
Critical habitat	The fauna habitat type described in the Detailed terrestrial fauna survey for the Port Hedland Green Steel Project 2024, Appendix 4 of the proponent's revised Referral Supporting Document. For the greater bilby (<i>Macrotis lagotis</i>), this includes sandplain, open woodland and drainage line habitats .
Cumulative air emissions impacts	Total air emission impacts from the proposal and other existing and reasonably foreseeable industrial sources within the Port Hedland airshed .
Detecting/ Detectable	The smallest statistically discernible effect size that can be achieved with a monitoring strategy designed to achieve a statistical power value of at least 0.8 or an alternative value as determined by the CEO .
Development envelope	The maximum area within which the proposal will be located, and consistent with the Proposal Content Document for the proposal as referred to in the Introduction to this Statement.
Disturb/ disturbance	Means directly has or materially contributes to the disturbance effect on health, diversity or abundance of the receptor/s being impacted or on an environmental value . In relation to flora, vegetation or fauna habitat, includes, to result in the death, destruction, removal, severing or doing substantial damage to

Acronym or abbreviation	Definition or term
	In relation to fauna, includes to have the effect of altering the natural behaviour of fauna to its detriment.
Disturbance footprint	The location within which the physical proposal elements will occur.
Drainage line habitat	Comprises open to scattered low <i>Acacia stellaticeps</i> shrubland over small stage 3 and stage 4 spinifex hummock grasses, as described in the Detailed terrestrial fauna survey for the Port Hedland Green Steel Project 2024, Appendix 4 of the proponent's revised Referral Supporting Document.
Environmental value(s)	A beneficial use, or ecosystem health condition.
Fauna handler	A person who is qualified and has attained the appropriate licence/s and authorisation/s under section 40 of the <i>Biodiversity Conservation Act 2016</i> and the Biodiversity Conservation Regulations 2018.
Fauna spotter	A person who is suitably trained in species identification, who does not perform any handling of animals where a licence to do so is required.
GHG emissions	Greenhouse gas emissions expressed in tonnes of carbon dioxide equivalent (CO₂-e) as calculated in accordance with the definition of 'carbon dioxide equivalence' in Section 7 of the <i>National Greenhouse and Energy Reporting Act 2007 (Cth)</i> , or, if that definition is amended or repealed, the meaning set out in an Act, regulation or instrument concerning greenhouse gases as specified by the Minister.
Greenhouse gas or GHG	Has the meaning given by Section 7A of the National Greenhouse and Energy Reporting Act 2007 (Cth) or, if that definition is amended or repealed, the meaning set out in an Act, regulation or instrument concerning greenhouse gases as specified by the Minister.
'Good' to 'Excellent' condition native vegetation	Means the condition of native vegetation rated in accordance with the <i>Technical guidance – Flora and vegetation surveys for environmental impact assessment (EPA 2016)</i> including any revision to this technical guidance.
Ground disturbing activities	Any activity or activities undertaken in the implementation of the proposal, including any clearing, civil works or construction .
ha	Hectare(s).
IBRA	Interim Biogeographic Regionalisation for Australia
Industry best practice	A method, process, or technique employed within a particular industry that has consistently shown through research and experience results superior to those achieved by applying other means and can be used as a benchmark.

Acronym or abbreviation	Definition or term
Management action(s)	The identified actions implemented with the intent of achieving the environmental objective(s) .
Management target(s)	A type of indicator to evaluate whether an environmental objective is being achieved.
Native title party/parties	As defined in section 18(1AA) under the <i>Aboriginal Heritage Act 1972</i> .
Objective(s)	An objective is the proposal-specific desired state for an environmental factor/s to be achieved from the implementation of management actions .
Open woodland habitat	Characterised by the presence of low to moderately dense, evenly distributed <i>Eucalyptus leucophloia</i> trees, as described in the Detailed terrestrial fauna survey for the Port Hedland Green Steel Project 2024, Appendix 4 of the proponent’s revised Referral Supporting Document.
Operations / Commencement of operations	Operation of the plant infrastructure for the proposal and includes pre-commissioning, commissioning, start-up and operation of the plant infrastructure for the proposal.
Outcome(s)	A proposal-specific result to be achieved when implementing the Proposal.
Pilbara Environmental Offsets Fund	A special purpose account created pursuant to section 16(1)(d) of the <i>Financial Management Act 2006</i> by the Department of Water and Environmental Regulation.
Port Hedland airshed	The spatial area within the locality of Port Hedland and inclusive of the Boodarie Strategic Industrial Area, broadly delineated by the existing ambient and industry air quality monitoring network as presented on the Department of Water and Environmental Regulation’s air quality monitoring network website.
Pre-clearance survey(s)	Surveys designed to identify the presence or evidence of threatened fauna listed under the <i>Biodiversity Conservation Act 2016</i> prior to ground disturbing activities .
Risk assessment	A risk assessment conducted in accordance with the framework set out in DWER’s Guideline – Risk assessments (Versions 3, December 2020) for Part V, Division 3 of the <i>Environmental Protection Act 1986</i> , or any subsequent revisions.
Safeguard Legislation	The Commonwealth <i>National Greenhouse and Energy Reporting Act 2007</i> and associated <i>National Greenhouse and Energy Reporting (Safeguard Mechanism) Rule 2015</i> .
Sandplain habitat	Characterised by red-orange sandy soils on a gently undulating plain. The dominant vegetation complexes comprise spinifex hummock grasslands, and low <i>Acacia stellaticeps</i> shrublands, as described in the Detailed terrestrial fauna survey for the Port

Acronym or abbreviation	Definition or term
	Hedland Green Steel Project 2024, Appendix 4 of the proponent's revised Referral Supporting Document.
Scope 1 emissions/ Scope 1	Scope 1 emissions of greenhouse gas , in relation to a facility, means the release of greenhouse gas into the atmosphere as a direct result of one or more activities, which are part of the significant amendment proposal, that generate greenhouse gas emissions .
Supporting habitat	<p>The fauna habitat types described in the Detailed terrestrial fauna survey for the Port Hedland Green Steel Project 2024, Appendix 4 of the proponent's revised Referral Supporting Document.</p> <p>Comprises the sandplain, open woodland and drainage line habitats.</p> <p>For the grey falcon (<i>Falco hypoleucos</i>), this includes sandplain, open woodland, and drainage line habitats.</p> <p>For the northern quoll (<i>Dasyurus hallucatus</i>), this includes drainage line habitat.</p> <p>For the brush-tailed mulgara (<i>Dasyercus blythi</i>), this includes sandplain habitat.</p>

Figures (attached)

Figure 1 Port Hedland Iron Project location, and development envelope, disturbance footprint

Figure 2 Port Hedland Iron Project development envelope and disturbance footprint (This figure is a representation of the co-ordinates referenced in Schedule 1)

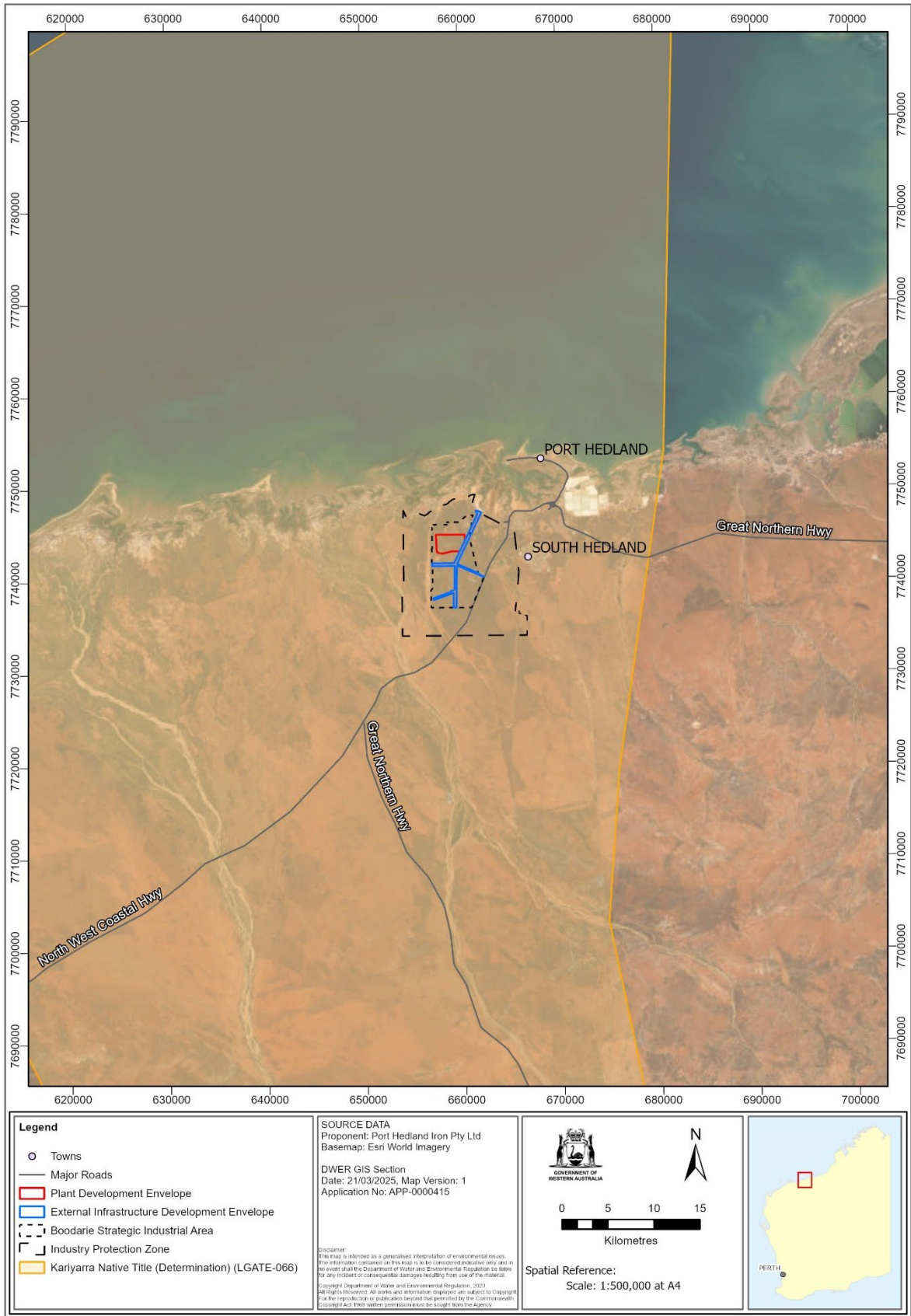


Figure 1 Port Hedland Iron Project location and development envelope

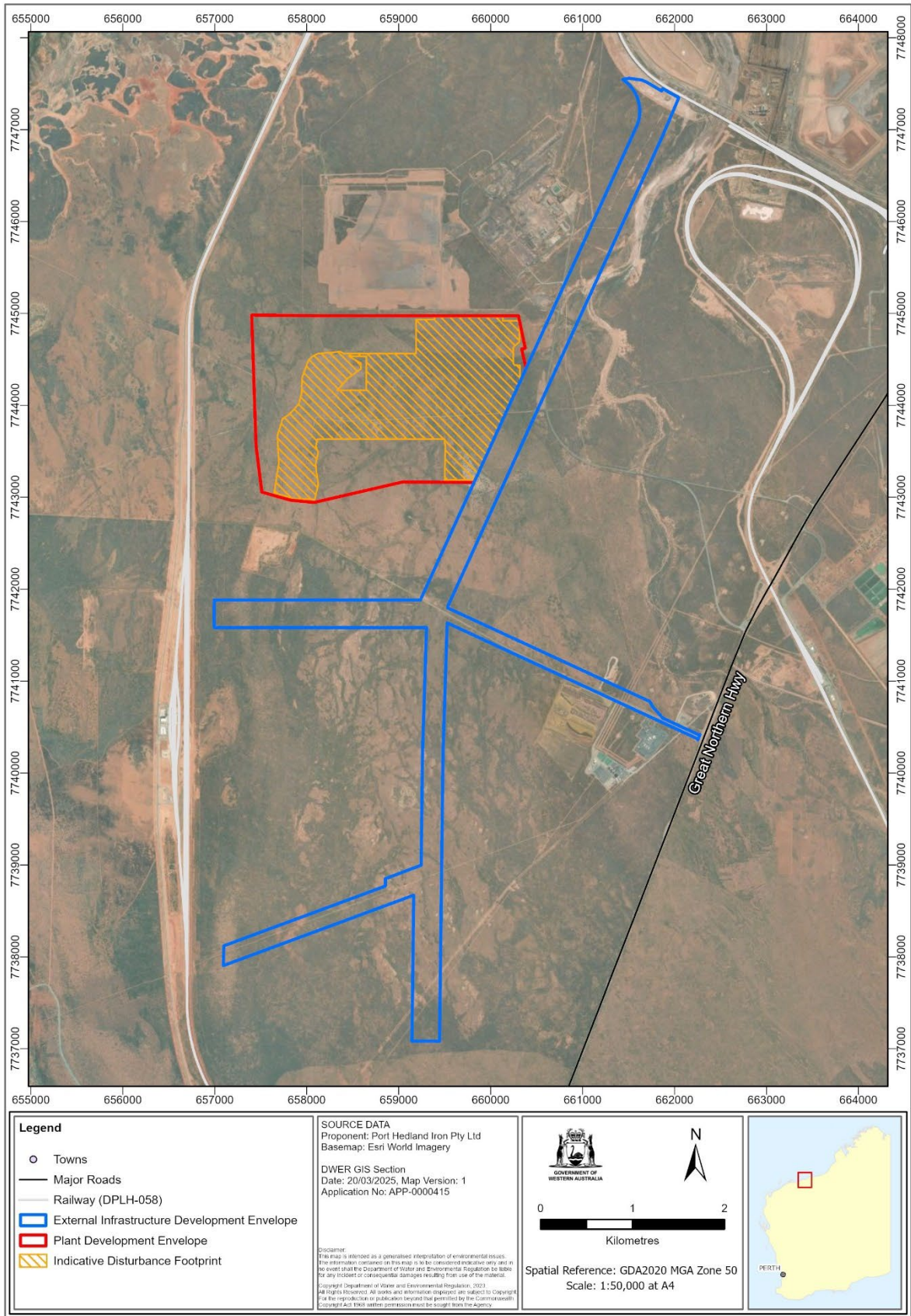


Figure 2 Port Hedland Iron Project development envelopes and disturbance footprint

Schedule 1

All co-ordinates are in metres, listed in Map Grid of Australia Zone 50 (MGA Zone 50), datum of Geocentric Datum of Australia 2020 (GDA50).

Spatial data depicting the figures are held by the Department of Water and Environmental Regulation. Record no. DWER-801164602-373129.