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Published on: 9 January 2012

Statement No. 886

**STATEMENT THAT A PROPOSAL MAY BE IMPLEMENTED
(PURSUANT TO THE PROVISIONS OF THE
ENVIRONMENTAL PROTECTION ACT 1986)**

**JACK HILLS EXPANSION PROJECT
SHIRES OF MEEKATHARRA, MURCHISON, CUE AND SHARK BAY**

Proposal: To expand the Jack Hills Iron Ore Project, 120 kilometres northwest of Meekatharra and approximately 400 kilometres northeast of Geraldton.

The proposal consists of a designated mining area containing two open pits, integrated waste and tailings landform, ore beneficiating plant and workshops, a combined gas pipeline spur and water pipe corridor, a services (possible water, gas, power transmission) corridor to Weld Range, the Byro Sub-basin Borefield and the Murchison Palaeochannel Borefield, a power station, airstrip, village and ancillaries. The Jack Hills Expansion Project is contiguous with the Stage 1 mine.

The proposal is further documented in Schedule 1 of this statement.

Proponent: Crosslands Resources Ltd

Proponent Address: Level 2, 18 Richardson Street,
WEST PERTH WA 6005

Previous Ministerial Statement: 727

Assessment Number: 1789

Report of the Environmental Protection Authority: Report 1413

The conditions of this statement supersede the conditions of Statement 727 in accordance with section 45B of the *Environmental Protection Act 1986*. The Jack Hills Iron Ore Project, Murchison region, as expanded and revised by the Jack Hills Expansion Project (together "the Proposal") to which the above reports of the Environmental Protection Authority relates may be implemented subject to the following conditions and procedures:

1 Proposal Implementation

1-1 The proponent shall implement the proposal as documented and described in Schedule 1 of this statement subject to the conditions and procedures of this statement.

2 Proponent Nomination and Contact Details

- 2-1 The proponent for the time being nominated by the Minister for Environment under sections 38(6) or 38(7) of the *Environmental Protection Act 1986* is responsible for the implementation of the proposal.
- 2-2 The proponent shall notify the Chief Executive Officer of the Office of the Environmental Protection Authority (CEO) of any change of the name and address of the proponent for the serving of notices or other correspondence within 30 days of such change.

3 Time Limit of Authorisation

- 3-1 The authorisation to implement the proposal provided for in this statement shall lapse and be void five years after the date of this statement if the proposal to which this statement relates is not substantially commenced.
- 3-2 The proponent shall provide the CEO with written evidence which demonstrates that the proposal has substantially commenced on or before the expiry of five years from the date of this statement.

4 Compliance Reporting

- 4-1 The proponent shall prepare and maintain a compliance assessment plan to the satisfaction of the CEO.
- 4-2 The proponent shall submit to the CEO the compliance assessment plan required by condition 4-1 at least six months prior to the first compliance report required by condition 4-6, or prior to implementation, whichever is sooner.

The compliance assessment plan shall indicate:

1. the frequency of compliance reporting;
 2. the approach and timing of compliance assessments;
 3. the retention of compliance assessments;
 4. the method of reporting of potential non-compliances and corrective actions taken;
 5. the table of contents of compliance assessment reports; and
 6. public availability of compliance assessment reports.
- 4-3 The proponent shall assess compliance with conditions in accordance with the compliance assessment plan required by condition 4-1.
- 4-4 The proponent shall retain reports of all compliance assessments described in the compliance assessment plan required by condition 4-1 and shall make those reports available when requested by the CEO.
- 4-5 The proponent shall advise the CEO of any potential non-compliance within seven days of that non-compliance being known.

- 4-6 The proponent shall submit to the CEO the first compliance assessment report fifteen months from the date of issue of this statement addressing the twelve month period from the date of issue of this statement and then annually from the date of submission of the first compliance assessment report.

The compliance assessment report shall:

1. be endorsed by the proponent's Managing Director or a person delegated to sign on the Managing Director's behalf;
2. include a statement as to whether the proponent has complied with the conditions;
3. identify all potential non-compliances and describe corrective and preventative actions taken;
4. be made publicly available in accordance with the approved compliance assessment plan; and
5. indicate any proposed changes to the compliance assessment plan required by condition 4-1.

5 Public Availability of Data

- 5-1 Subject to condition 5-2, within a reasonable time period approved by the CEO of the issue of this statement and for the remainder of the life of the proposal the proponent shall make publicly available, in a manner approved by the CEO, all validated environmental data (including sampling design, sampling methodologies, empirical data and derived information products (such as reports and maps) relevant to the assessment of this proposal and implementation of this statement.

- 5-2 If any data referred to in condition 5-1 contains particulars of:

- i. a secret formula or process; or
- ii. confidential commercially sensitive information

The proponent may submit a request for approval from the CEO to not make this data publically available. In making such a request the proponent shall provide the CEO with an explanation and reasons why the data should not be made publically available.

6 Vegetation and Flora

- 6-1 The proponent shall implement the proposal in accordance with the *Jack Hills Expansion Project Construction Environmental Management Plan (CEMP)* (Crosslands Resources Ltd, June 2010) and *Jack Hills Expansion Project Operations Environmental Management Plan (OEMP)* (Crosslands Resources Ltd, June 2010) or subsequent revisions approved by the CEO on the advice of the Department of Environment and Conservation (DEC).

- 6-2 Prior to ground-disturbing activities of each specific infrastructure activity, the proponent shall submit to the CEO a report detailing how the design of the infrastructure facilities has minimised impacts within the 9287 hectares of allowed clearing on the following conservation values:

- the *Triodia melvillei* Priority Ecological Community; and
- priority flora in the proposal footprint.

This report shall incorporate the advice of the DEC with regard to the final alignment and design of the infrastructure to minimise impacts to the abovementioned conservation values.

6-3 Within 12 months of the date of issue of this statement the proponent shall undertake regional flora surveying to determine the presence and abundance of the following priority flora species:

- *Stenanthemum mediale* (P1);
- *Ptilotus tetrandrus* (P1);
- *Prostanthera ferricola* (P3); and
- *Homalcalyx echinulatus* (P3)

and submit the results of the survey to the CEO.

6-4 The survey shall be conducted in accordance with Environmental Protection Authority Guidance Statement No. 51 *Terrestrial Flora and Vegetation Surveys for Environmental Impact Assessment in Western Australia* (June 2004) or its revisions.

6-5 During construction the proponent shall ensure that there is a system to delineate the area of works in order to meet the outcome of minimising the disturbance to, or loss of, the *Triodia melvillei* Priority Ecological Community in accordance with condition 6-2.

6-6 During operations, the proponent shall conduct mining and mining-related activities in order to keep clearing of native vegetation to a minimum and manage and control adverse impacts from mining and mining-related activities.

6-7 At all times the proponent shall ensure that threatening processes such as fire, disease and feral animals arising from its operations are managed and controlled.

6-8 The proponent shall develop and implement procedures and measures to restrict access to areas under its control that support the *Triodia melvillei* Priority Ecological Community to authorised personnel only.

6-9 The proponent shall monitor impacts due to dust deposition, saline water application for dust control; fire; and feral species, on the *Triodia melvillei* Priority Ecological Community referred to in condition 6-5. This monitoring is to be carried out to the satisfaction of the CEO on advice of the DEC.

6-10 In the event that the outcomes of conditions 6-5 and 6-6 are not being met or are unlikely to be met, the proponent shall immediately provide proposed management measures for approval of the CEO and shall implement these measures according to a schedule approved by the CEO.

6-11 The proponent shall ensure that no priority or declared rare flora along the gas/water pipeline route or the Weld Range infrastructure corridor are removed in implementing this proposal, unless otherwise agreed by the CEO on advice of the DEC.

7 Weeds

7-1 The proponent shall ensure that:

1. no new species of declared weeds and environmental weeds are introduced into the proposal area and that the abundance and distribution of existing weeds is not increased as a direct or indirect result of implementation of the proposal;
2. prior to ground disturbing activities the proponent shall undertake a baseline weed survey to determine the species and extent of declared weeds and environmental weeds present at weed monitoring sites and at least three reference sites on nearby undisturbed land beyond 200 metres from the disturbance footprint in consultation with the DEC;
3. baseline and reference weed monitoring sites surveyed as required by condition 7-1 2 are to be monitored annually for two years following ground disturbance activities, and every two years for the life of the proposal, to determine whether changes in weed cover and type have occurred and are likely to have resulted from implementation of the proposal or broader regional changes;
4. if the results of monitoring under condition 7-1 3 indicate that adverse changes in weed cover and type are proposal-attributable, the proponent shall report the monitoring findings to the CEO within three months of completion of the monitoring and shall undertake a programme of weed control and rehabilitation in the affected areas, where proposal-attributable weed cover has adversely changed, using native flora species of local provenance, to the requirements of the CEO; and
5. the proponent shall continue to implement the remedial measures required by condition 7-1 4 until approval is given by the CEO to stop.

8 Terrestrial Fauna

8-1 The proponent shall implement the proposal in accordance with:

- *Jack Hills Expansion Project Construction Environmental Management Plan (CEMP)* (Crosslands Resources Ltd, June 2011);
- *Jack Hills Expansion Project Operations Environmental Management Plan (OEMP)* (Crosslands Resources Ltd, June 2011); and /or
- subsequent revisions approved by the CEO on the advice of the DEC; and
- project-related disturbance to *Idiosoma nigrum* shall be confined to the specified disturbance footprint of the project.

The objectives of these plans are to protect significant habitats, minimise impacts to individual fauna and minimise the impact of feral animals on native fauna.

8-2 In the event that a change to the infrastructure corridor is proposed, the proponent shall submit for approval a site-specific plan to manage fauna. This plan shall be prepared with advice of the DEC in regard to appropriate management measures.

8-3 The proponent shall ensure that open trenches are cleared of trapped fauna by fauna-rescue personnel at least twice daily. Details of all fauna recovered shall be recorded, consistent with condition 8-7. The first daily clearing shall take place no

later than three hours after sunrise and shall be repeated between the hours of 3:00pm and 6:00pm.

The open trenches shall also be cleared, and fauna details recorded by fauna-rescue personnel, no more than one hour prior to backfilling of trenches.

Note: "fauna-rescue personnel" means employees of the proponent whose responsibility it is to walk the open trench to recover and record fauna found within the trench.

8-4 The fauna-rescue personnel shall obtain the appropriate licences as required for fauna rescue under the *Wildlife Conservation Act 1950* and be trained in the following:

1. fauna identification, capture and handling (including specially protected fauna and venomous snakes likely to occur in the area);
2. identification of tracks, scats, burrows and nests of conservation-significant species;
3. fauna vouchering (of deceased animals);
4. assessing injured fauna for suitability for release, rehabilitation or euthanasia;
5. performing euthanasia; and
6. familiarity with the ecology of the species which may be encountered in order to be able to appropriately translocate fauna encountered.

8-5 Open trench lengths shall not exceed a length capable of being inspected and cleared by the fauna-rescue personnel within the required times as set out in condition 8-3.

8-6 Ramps providing egress points and/or fauna refuges providing suitable shelter from the sun and predators of trapped fauna are to be placed in the trench at intervals not exceeding 50 metres.

8-7 The proponent shall produce a report on fauna management within the pipeline trench at the completion of pipeline construction. The report shall include the following:

1. details of all fauna inspections;
2. the number and type of fauna cleared from trenches;
3. fauna mortalities; and
4. all actions taken.

The report shall be provided to the CEO and the DEC no later than 21 days after the completion of pipeline installation.

9 Surface Water and Groundwater

- 9-1 The proponent shall ensure that run-off and/or seepage from the tailings storage facility and waste material landforms does not lead to the quality of surface water or groundwater within or adjacent to the proposal area exceeding the trigger values for a slightly to moderately disturbed ecosystem provided for in Table 3.4.2 of Chapter 3 of the Australian and New Zealand Environment and Conservation Council and Agriculture and Resource Management Council of Australia and New Zealand (2000) *Australian and New Zealand Guidelines for Fresh and Marine Water Quality* and its updates, taking into consideration natural background water quality of the receiving environment.
- 9-2 The proponent shall ensure that surface water distribution patterns are maintained so that significant effects on vegetation, fauna and water values throughout the proposed development footprint, including the infrastructure corridors are avoided.
- 9-3 To meet the requirements of condition 9-1 the proponent shall:
1. identify all sites and parameters to be monitored and the monitoring methodologies, to the satisfaction of the CEO on advice of the DEC and the Department of Water; and
 2. monitor the quality of surface and groundwater upstream and downstream of the integrated waste and tailings storage facility in accordance with methods of Australian and New Zealand Environment and Conservation Council and Agriculture and Resource Management Council of Australia and New Zealand (2000) *Australian Guidelines for Water Quality Monitoring and Reporting* and its updates.
- 9-4 The proponent shall commence the water quality monitoring required by condition 9-3 prior to ground-disturbing activities.
- 9-5 In the event that monitoring required by condition 9-3 indicates that the requirements of condition 9-1 are not being met, the proponent shall:
1. report such findings to the CEO within 7 days of the decline in water quality being identified;
 2. provide evidence which describes the decline of water quality and allows determination of the cause of the decline; and
 3. if the decline in water quality is determined by the CEO to be a result of activities undertaken in implementing the proposal, the proponent shall submit the actions to be taken to remediate the decline within 21 days of the determination being made to the CEO.
- 9-6 The proponent shall implement the actions identified in condition 9-5 3 upon approval to implement those actions from the CEO until such a time as the CEO determines that the remedial actions may cease.
- 9-7 The proponent shall submit annually the results of monitoring required by conditions 9-3 and 9-4 to the CEO as part of the compliance assessment report required by condition 4-6.

10 Stygofauna Communities – Murchison Palaeochannel

- 10-1 From the commencement of water extraction from the Murchison Palaeochannel Borefield the proponent shall monitor potentially affected aquifer stygofauna communities until at least twelve months after the cessation of borefield operations, unless otherwise agreed by the CEO. This monitoring program shall be designed and carried out to the requirements of the CEO on advice of the DEC and the Department of Water and include:
1. monitoring of groundwater levels and chemistry at impact locations and reference sites;
 2. monitoring of stygofauna species richness; and
 3. interpretation of the results in relation to influences on stygofauna and their habitat.
- 10-2 The proponent shall develop trigger levels for ground water level and groundwater chemistry for the approval of the CEO on advice of the DEC and the Department of Water.
- 10-3 Should the results of monitoring show that trigger levels identified in condition 10-2 have been reached for the ground water level or chemistry the proponent shall provide a report to the CEO within 21 days of the decline or change being identified which:
1. describes the decline or change;
 2. provides information which allows determination of the likely root cause of the decline or change; and
 3. if considered likely to be the result of activities undertaken in implementing the proposal, proposes the actions and associated timelines to remediate the decline or change to the requirements of the CEO on advice of the DEC and the Department of Water.
- 10-4 The proponent shall, on approval by the CEO, implement the actions identified in condition 10-3 3 until the CEO determines that the remedial actions may cease.

11 Indigenous Heritage

- 11-1 The proponent shall protect the rock overhang located at 523,895E 7,119,178N by installing and maintaining fencing at an appropriate setback to exclude human access.

12 Residual Impacts and Risk Management Measures

- 12-1 The proponent shall implement offsets consistent with those described in Schedule 2 of this statement in order to mitigate residual impacts to the identified priority ecological community, priority flora and a short range endemic. The total maximum cost of the offsets to the proponent will be \$2.12 million.
- 12-2 Prior to implementation of the proposal, the proponent shall implement the direct offset (land acquisition) proposal (Project A), consistent with the proponent's Environmental Offsets Management Plan dated November 2011. The direct offset

will be implemented in consultation with the DEC and the Department of Mines and Petroleum. The direct offset shall:

1. be consistent with the principles identified in Section 3 of the Environmental Protection Authority Position Statement No. 9 *Environmental Offsets* (January 2006); and
2. have a monetary value of up to \$1.0 million.

- 12-3 If, for any reason the direct offset (land acquisition) proposal is unsuccessful, the proponent may, subject to approval of the CEO, transfer the funds to Project D (regional conservation initiatives).
- 12-4 Within six months of the acquisition of any land for direct offset, the proponent shall develop a Property Management Plan, in consultation with the DEC, for approval by the CEO.
- 12-5 The proponent will contribute to a research project (Project B) with the aim to improving scientific understanding of the distribution and ecology of the *Triodia melvillei* Priority Ecological Community or other priority flora as agreed by the DEC. The research project will be developed by the proponent in consultation with the DEC, and to the satisfaction of the CEO.
- 12-6 The proponent will contribute to a research project (Project C) with the aim to improving the scientific understanding of the ecology of *Idiosoma nigrum*. The research project will be finalised by the proponent in consultation with the DEC, and to the satisfaction of the CEO.
- 12-7 Where practicable, the proponent will take account of the findings of research Projects B and C in its operations.
- 12-8 The proponent, in consultation with DEC, will disburse funding for regional conservation initiatives (Project D) in order to assist with managing the conservation estate in the Mid West Region and with the management of land acquired in Project A. The proposed initiatives in Project D are to be submitted for approval by the CEO.
- 12-9 Within six months of the date of issue of this statement, or unless otherwise agreed by the CEO, the proponent shall submit an implementation schedule for Projects A to D for approval by the CEO.

13 Conservation significant flora *Eremophila* sp. Ironstone

- 13-1 Unless otherwise agreed by the CEO on the advice of the DEC, the proponent shall ensure that the direct and indirect impacts of the proposal do not lead to the loss of plants of the Priority 1 flora species *Eremophila* sp. Ironstone (G. Cockerton & B. McLean LCH 31311) other than those individuals identified within the potential pit boundary in Figure 3.
- 13-2 Within 12 months of the date of this statement, the proponent shall undertake a regional survey targeted towards the identification of further populations of *Eremophila* sp. Ironstone (G. Cockerton & B. McLean LCH 31311) to the satisfaction of the CEO on the advice of the DEC to further clarify the local and regional impact of the proposal on this species for the purposes of condition 13-1.

- 13-3 The proponent shall provide a copy of the survey report required by condition 13-2 to the CEO and the DEC within three months of completion.
- 13-4 Prior to ground-disturbing activities the proponent shall prepare a plan for monitoring the health and abundance of the Priority 1 flora *Eremophila* sp. Ironstone (G. Cockerton & B. McLean LCH 31311) subpopulations identified in Figure 3 for the approval of the CEO on the advice of the DEC and any further populations outside the pit boundary within two kilometres of the proposal area that are identified during the life of the project. The monitoring plan shall include:
1. definition of health and abundance parameters for the purposes of this plan;
 2. identification of 'potential impact' and 'reference' monitoring sites and provision of baseline data on plant health and abundance at these sites;
 3. definition and justification of monitoring frequency and timing, intensity and replication;
 4. identification of what and how parameters will be used to measure decline in health or abundance; and
 5. definition of other parameters and trigger levels for preventative management.
- 13-5 The proponent shall implement the plan referred to in condition 13-4 until advised otherwise by the CEO.
- 13-6 Should results of monitoring under 13-5 indicate a decline in health or abundance in the 'potential impact' sites as compared to the 'reference' sites, the proponent shall provide a report to the CEO within 21 days of the decline being identified which:
1. describes the decline;
 2. provides information which allows determination of the likely root cause of the decline; and
 3. proposes actions to suitably address and/or mitigate the identified decline.
- 13-7 If a decline in health or abundance identified under condition 13-6 is determined by the CEO to be caused by activities undertaken in implementing the proposal, the proponent shall implement the actions identified in condition 13-6(3) and/or such other actions as are identified by the CEO on advice of the DEC and continue to implement these actions until the CEO determines that the remedial actions may cease.

[Signed 6 January 2012]

**HON BILL MARMION MLA
MINISTER FOR ENVIRONMENT; WATER**

Notes

1. The Office of the Environmental Protection Authority may seek advice from other agencies or organisations, as required.
2. The Minister for Environment will determine any dispute between the proponent and the Office of the Environmental Protection Authority over the fulfilment of the requirements of the conditions.
3. The proponent is required to apply for a Works Approval and Licence for this project under the provisions of Part V of the *Environmental Protection Act 1986*.

The Proposal (Assessment No. 1789)

The proposal is to expand the Jack Hills iron ore mine via the Jack Hills Expansion Project. The main components of the proposal are:

- an open pit mine and associated workshops;
- ore treatment plant (for direct-shipping ore and beneficiation feed ore);
- integrated tailings dam and waste rock landform;
- haul road and services corridor from Weld Range to Jack Hills with an ore stockpiling and loading facility at Weld Range;
- a gas spur line from the Dampier-Bunbury natural gas trunk line to Jack Hills for a gas-fuelled power station;
- water supply borefields near the Murchison River and in the Byro Sub-basin;
- accommodation village; and
- an airstrip.

The location of the various project components is shown in Figures 1 and 2.

The main characteristics of the proposal are summarised in Table 1 below. A detailed description of the proposal is provided in section 5 of the project referral document, *Jack Hills Expansion Project. Public Environmental Review* (September 2010), prepared by Crosslands Resources Ltd.

Table 1: Summary of Key Proposal Characteristics

Element	Description
<p>Resource</p> <ul style="list-style-type: none"> • direct shipping ore: • beneficiation feed ore: • mining rate: 	<p>110 million tonnes (Mt) 2900 Mt 150 Mt per annum (Mtpa)</p>
<p>Plant</p> <ul style="list-style-type: none"> • ore treatment plant output: 	<p>45 Mtpa (combined products)</p>
<p>Pit area</p> <ul style="list-style-type: none"> • Main pit: • Brindal pit: 	<p>813 hectares (ha) / 360 metres (m) deep 120 ha</p>
<p>Tailings and waste rock storage</p> <ul style="list-style-type: none"> • integrated tailings dam: • waste rock dump - extension of Stage 1: • waste rock dump - Brindal Pit: • topsoil storage: 	<p>2 kilometres (km) x 4 km x 105 m high 2200 ha / 290 m high 69 ha 424 ha</p>

Infrastructure <ul style="list-style-type: none"> • haul road and services corridor (Jack Hills to Weld Range): • gas pipeline corridor (E-W line to Compressor Station 56): • airstrip: • accommodation village – construction and operation • sewage treatment and waste disposal 	120 km x 50 m = 600 ha 220 km x 50 m = 1100 ha 2400 m x 400 m = 150 ha
Water <ul style="list-style-type: none"> • Murchison Palaeochannel Borefield: • Byro Borefield: 	3 Gigalitre per year (GL/yr) 37 GL/yr
Power station <ul style="list-style-type: none"> • Gas-fired turbine (diesel backup) • borefield: 	350 Megawatt 8.5 Megawatt
Infrastructure area:	3301 ha
Total disturbance footprint:	9287 ha
Life of project:	approximately 35 years

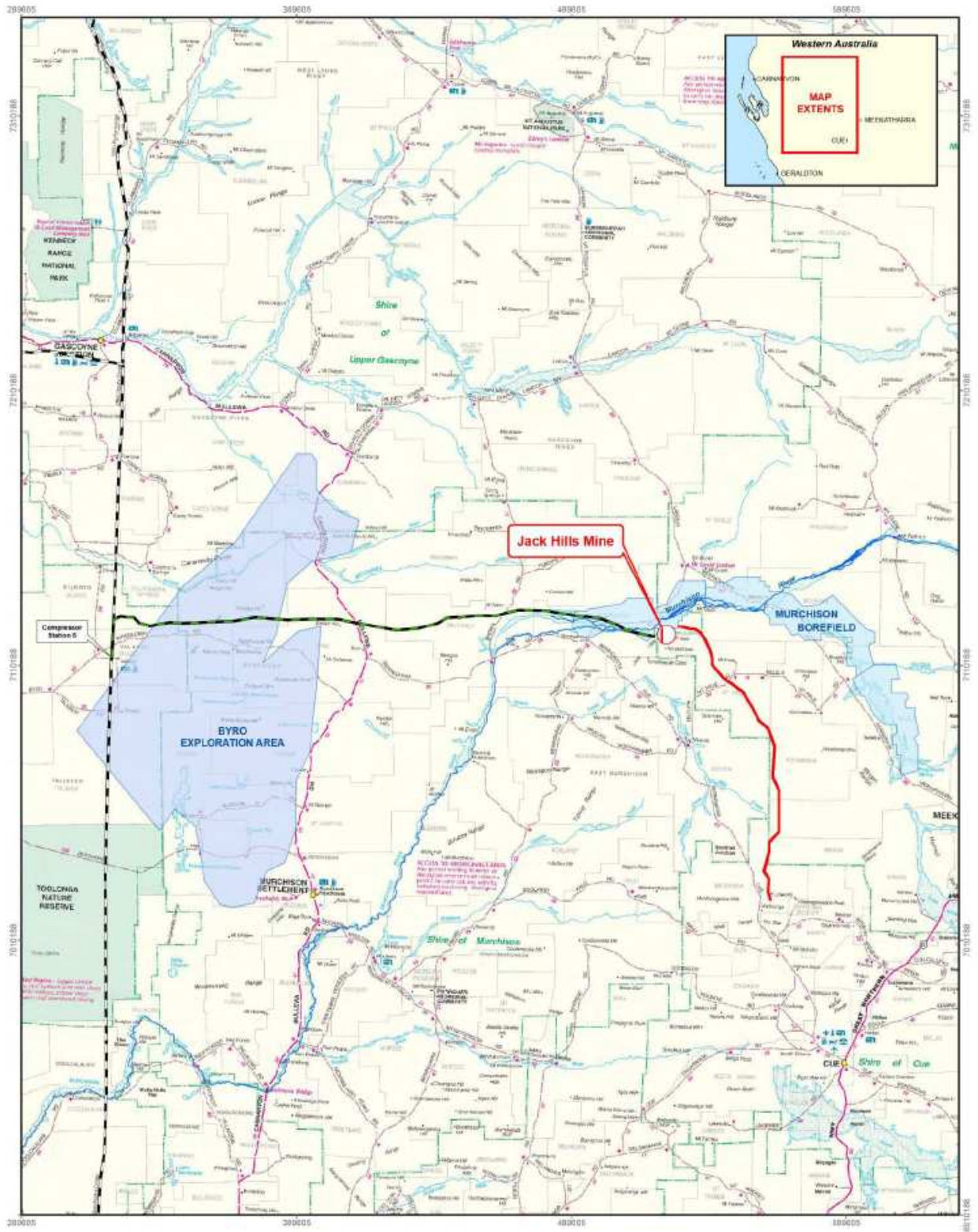
Any proposal for an increase to the amount of water to be extracted and/or a change to the location of the borefield shall be submitted for the approval of the CEO on advice of the Department of the Environment and Conservation and the Department of Water.

Figures

Figure 1: Regional location

Figure 2: Project layout

Figure 3: *Eremophila* sp. Ironstone locations



LEGEND

-  Proposed Gas Pipeline
-  Dampier-Bunbury Natural Gas Pipeline (DBNGP)
-  Byro Sub-Basin
-  Murchison Borefield
-  Murchison River
-  Proposed Services Corridor



JACK HILLS EXPANSION PROJECT

Scale 1:1,750,000 (at A4)



Figure 1 Regional location

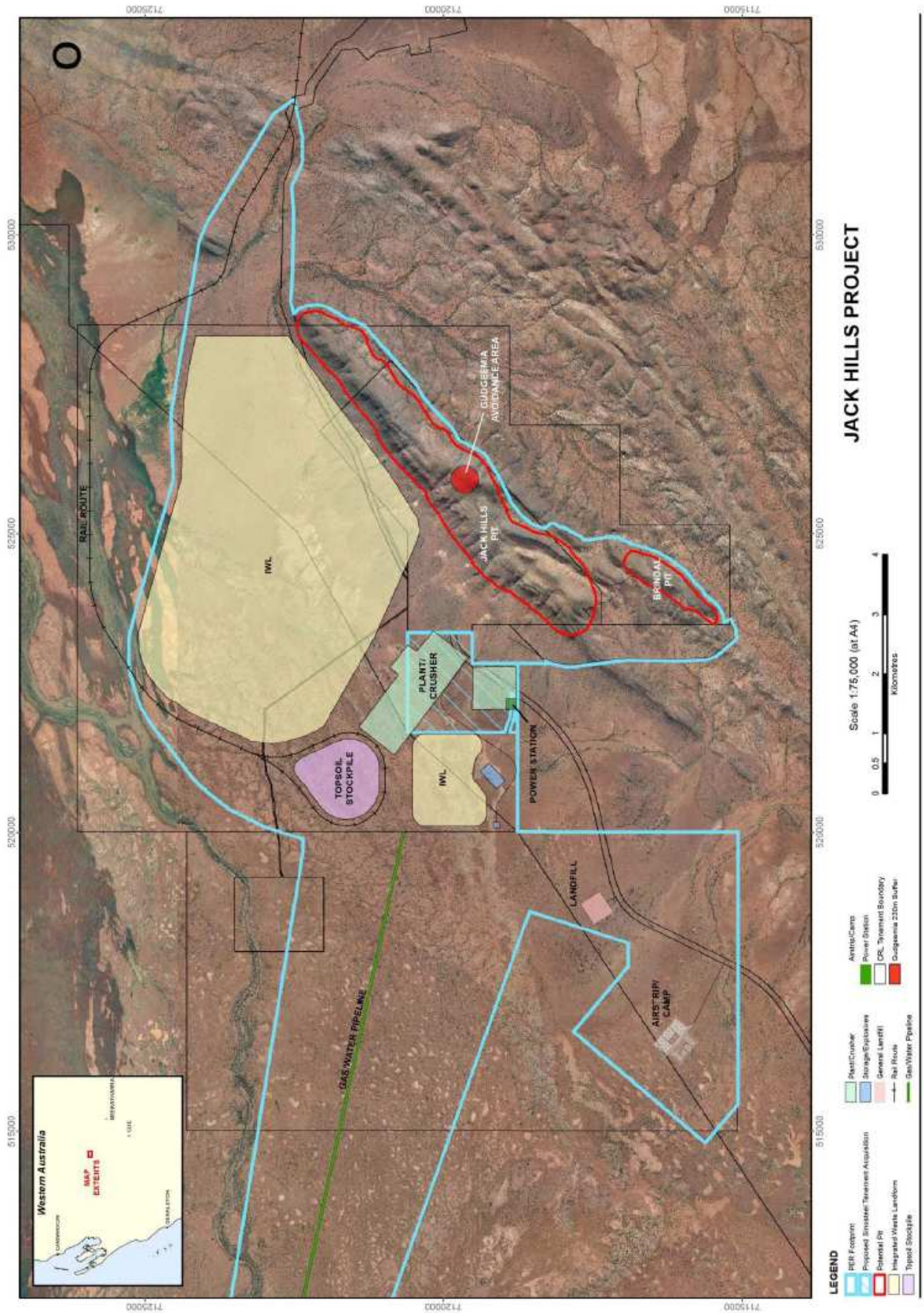


Figure 2 Project layout

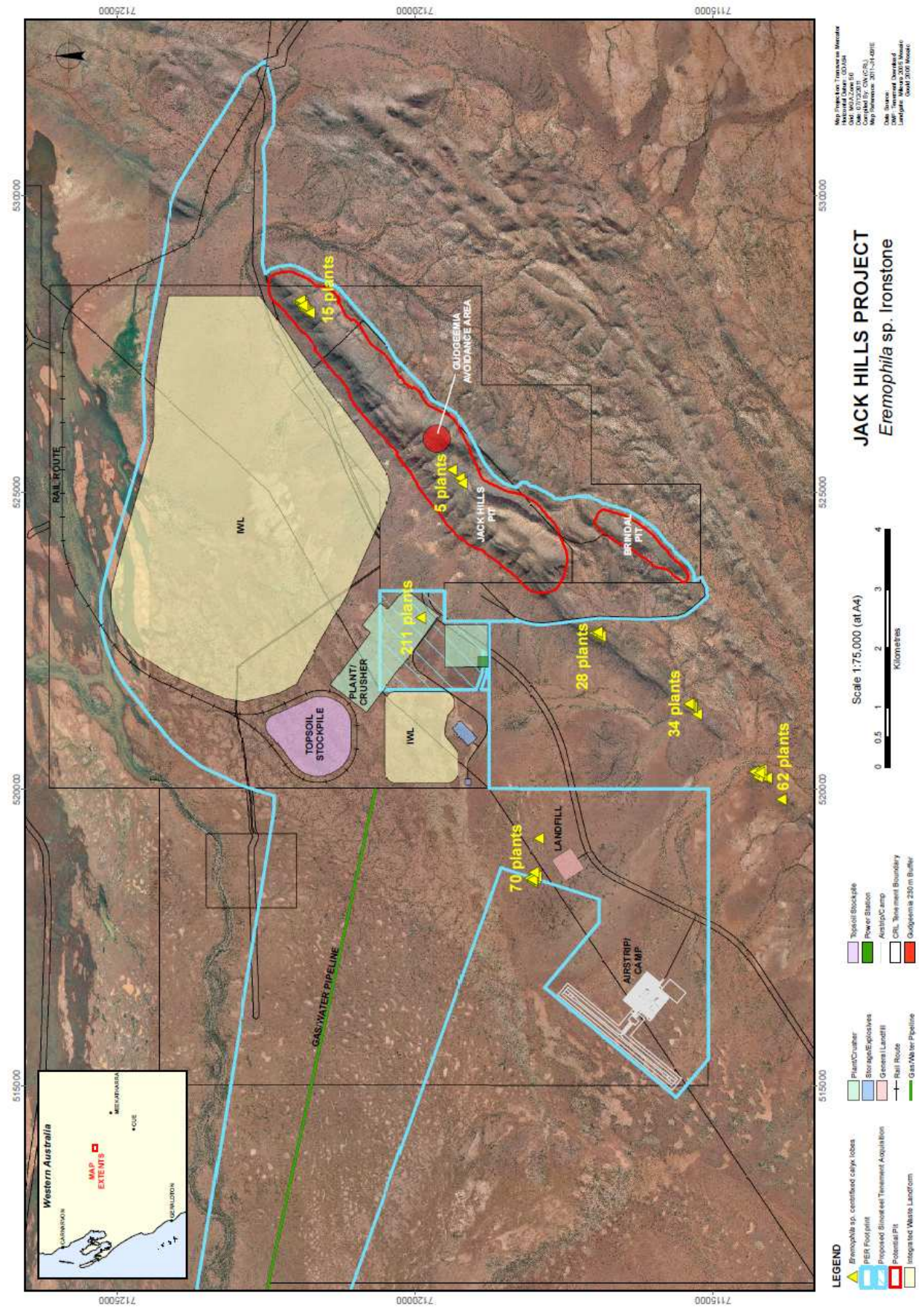


Figure 3 *Eremophila* sp. Ironstone locations

Crosslands Resources Ltd (CRL) environmental offset projects (A-D), monetary value and responsibility (Condition 12)

Project	Value	Responsibility to implement
DIRECT		
<p>Project A – Land acquisition</p> <p>The securing of suitable land for addition to the conservation estate consistent with the direct offset proposal (outlined in the Crosslands Resources Limited Environmental Offsets Management Plan dated November 2011). If the purchase amount is lower than \$1.0 million, then the difference will be redirected for use in Project D.</p>	Up to \$1.0 million; prior to implementation of the proposal.	The proponent, in consultation with the Department of Environment and Conservation (DEC) and Department of Mines and Petroleum.
INDIRECT		
<p>Project B – Research <i>Triodia melvillei</i> Priority Ecological Community and/or priority flora species</p> <p>Develop current knowledge on the distribution and ecology of this Priority Ecological Community and/or priority flora.</p>	\$100,000	<p>The proponent, in consultation with the DEC.</p> <p>Chief Executive Officer of the Office of the Environmental Protection Authority (CEO) to approve.</p>
<p>Project C – Research <i>Idiosoma nigrum</i></p> <p>Develop current knowledge on the ecology of this species.</p>	\$240,000	<p>The proponent, in consultation with the DEC.</p> <p>CEO to approve.</p>
<p>Project D – Regional conservation initiatives</p> <ul style="list-style-type: none"> Contribute to the cost of managing conservation estate in the Murchison Region, including (but not limited to) 	\$780,000	<p>The proponent, in consultation with the DEC, to provide funds for approved projects.</p> <p>CEO to approve.</p>

<p>the land acquired in Project A.</p> <ul style="list-style-type: none"> • Contribute \$100,000 to feral goat research; • Contribute \$30,000 to community education regarding noxious weeds 		
Total	\$2,120,000	

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