

Environmental Protection Act 1986

Section 41A(3)

NOTICE OF DECISION TO CONSENT TO MINOR OR PRELIMINARY WORKS

PERSON TO WHOM THIS NOTICE IS GIVEN:

(a) Proponent:

ACH Minerals Pty Ltd (ACN: 609 225 023)
PO Box 470
WEST PERTH WA 6872

(b) Relevant Decision-Making Authorities, see Attachment 1

PROPOSAL TO WHICH THIS NOTICE RELATES:

Ravensthorpe Gold Project
Assessment No. 2117

Pursuant to section 41A(3) of the *Environmental Protection Act 1986* (EP Act), the Environmental Protection Authority consents to the proponent undertaking the minor or preliminary works detailed in Schedule 1

EFFECT OF THIS NOTICE:

- a. The prohibition provided by sections 41(2), 41(3) and 41A(1) of the EP Act do not apply to implementing the minor or preliminary works consented to in this Notice.
- b. It is an offence under s41A(1) of the EP Act, with a maximum penalty of \$125,000 for a body corporate and \$62,500 for an individual, to do anything to implement the proposal other than the minor or preliminary works consented to in this Notice.
- c. Relevant decision-making authorities may make decisions that would cause or allow the doing of the minor or preliminary works listed in Schedule 1 of this Notice.

RIGHTS OF APPEAL:

There are no rights of appeal under the EP Act in respect of this consent.



Dr Tom Hatton
Delegate of the Environmental Protection Authority
CHAIRMAN

// June 2018

Schedule 1

Authorised Minor or Preliminary Implementation Work (s)

Authorised Work(s)	Location	Authorised extent
<p>The following works are authorised in their entirety:</p> <p>Construction, operation and maintenance of:</p> <ul style="list-style-type: none"> • drill lines and pads for sterilisation drilling of the processing plant, Waste Rock Landform and Tailings Storage Facility; • widening of access tracks to 3.5 metre width; • 18 drill pads with sumps for resource drilling at the Flag deposit, <p>up until such time as the later of one of the following occurs:</p> <ol style="list-style-type: none"> a. notice issued under s 45(8) of the EP Act; or b. statement issued under s45(5) of the EP Act is final (that is, after period in which to lodge an appeal under s 100(3) has expired, or appeal decision under s109(3), in respect of an appeal lodged under s 100(3), is published). <p>and;</p> <ol style="list-style-type: none"> c. rehabilitation of the area/s identified in Figure 1 in accordance with current EPA rehabilitation guidance, or if an implementation statement is issued for the Proposal, in accordance with any implementation conditions relating to rehabilitation 	<p>Figure 1</p>	<p>Clearing of up to 2.97 ha, being:</p> <ul style="list-style-type: none"> • 2.31 ha for drill lines and access tracks; and • 0.66 ha for drill pads, clearing and resource drilling at Flag deposit, within a 512 ha development envelope.

Attachment 1

Relevant Decision Making Authorities

- Minister for Environment;
- Minister for Mines and Petroleum;
- Minister for Water;
- Director General, Department of Water and Environmental Regulation;
- A/Executive Director, Resource and Environmental Compliance, Department of Mines, Industry Regulation and Safety;
- Director, Dangerous Goods and Petroleum Safety, Department of Mines, Industry Regulation and Safety;
- Director, Mines Safety, Department of Mines, Industry Regulation and Safety; and
- Chief Executive Officer, Shire of Ravensthorpe.

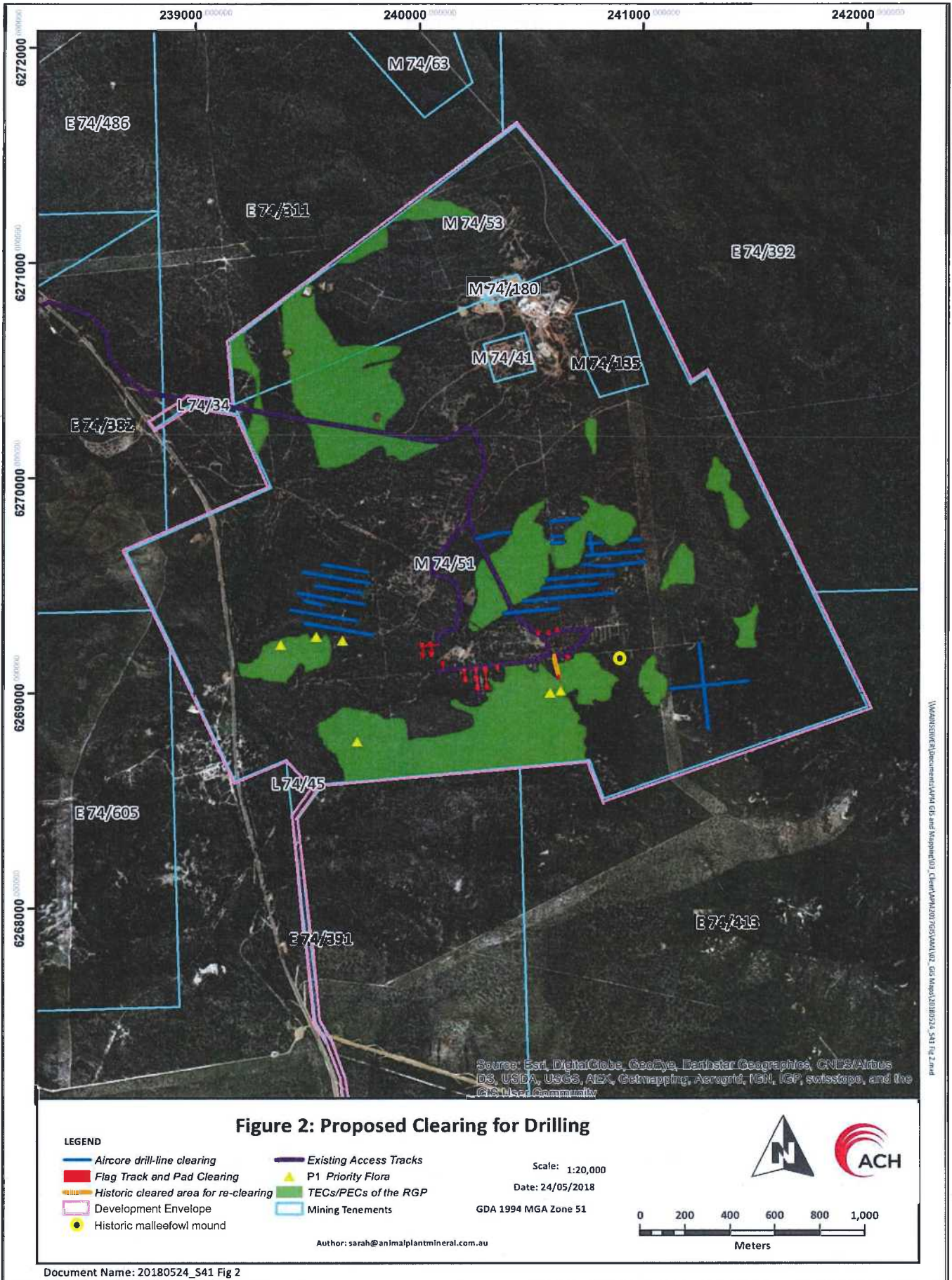


Figure 1: Location of the Minor and Preliminary Works (Kundip Mine Site)