

# **Clearing Permit Decision Report**

1.1.	Permit application details

Permit number:	9277/1
Permit type:	Purpose permit
Applicant name:	Habrok (Rydges) Pty Limited
Application received:	29 April 2021
Application area:	261.4 hectares
Purpose of clearing:	Mineral production
Method of clearing:	Mechanical Removal
Tenure:	General Purpose Leases 80/21, 80/22
	Mining Lease 80/625
	Miscellaneous Licence 80/82, 80/84, 80/85
Location (LGA area/s):	Shire of Wyndham – East Kimberley
Colloquial name:	Matsu Iron Ore Project

# 1.2. Description of clearing activities

Habrok (Rydges) Pty Ltd proposed to clear up to 261.4 hectares of native vegetation within a boundary of approximately 261.4 hectares, for the purpose of mineral production. The project is located approximately 108 kilometres south-west of Kununurra, within the Shire of Wyndham-East Kimberley.

The application was to allow for for the establishment of the Matsu Iron Ore project which consists of an open cut pit, waste rock landforms, processing plant, haul road and supporting infrastructure (CDM Smith, 2021).

# 1.3. Decision on application and key considerations

Decision:	Refuse
Decision date:	13 June 2025

# 1.4. Reasons for decision

This clearing permit application was submitted, accepted, assessed, and determined in accordance with sections 51E and 51O of the *Environmental Protection Act 1986* (EP Act). The Department of Energy, Mines, Industry Regulation and Safety (DEMIRS) advertised the application for a public comment for a period of 21 days, and no submissions were received.

Following the application being accepted, the applicant had its mining rights agreement with the tenure holders terminated and is in the final stages of being liquidated (FTI Consulting, 2024). Therefore, the application is no longer considered to be a valid application under section 51E(2) of the EP Act. The Delegated Officer notes that the applicant was requested to withdraw the application however, no response was provided to this request.

In making this decision, the Delegated Officer had regard for section 51E of the EP Act and any other matters considered relevant to the assessment (Section 3.2).

# 2. Legislative context

The clearing of native vegetation in Western Australia is regulated under the EP Act and the Environmental Protection (Clearing of Native Vegetation) Regulations 2004 (Clearing Regulations).

In addition to the matters considered in accordance with section 510 of the EP Act (Section 1.4), the Delegated Officer has also had regard to the following key guidance documents:

• Procedure: Native vegetation clearing permits (DWER, October 2021)

## 3. Detailed assessment of application

# 3.1. Assessment of impacts on environmental values

In assessing the application, the Delegated Officer is required to have regard to the clearing principles so far as they are relevant to the matter under consideration. As the application is no longer a valid application under section 51E(2) of the EP Act the clearing principles are not considered relevant to this application.

## 3.2. Relevant planning instruments and other matters

The clearing permit application was advertised on 17 May 2021 by the Department of Energy, Mines, Industry Regulation and Safety inviting submissions from the public. No submissions were received in relation to this application.

The application is located on mining tenements all held in the name of Kimberley Metals Group Pty Ltd. Habrok (Rydges) Pty Ltd had a mining rights agreement with Kimberley Metals Group Pty Ltd which authorised them to apply for clearing permits on these tenements and undertake the relevant mining activities. This agreement was terminated around September 2021, resulting in the applicant no longer having the authority to undertake clearing activities on the tenements (FTI Consulting, 2024).

Habrok (Rydges) Pty Ltd also ceased trading following the termination of the mining rights agreement and winding up orders were made in the Supreme Court of Western Australia on 27 February 2024 (ASIC, 2024). The company is currently in the process of liquidation (FTI Consulting, 2024).

As the company no longer has the authority to access the land and will soon be wound up, the application is no longer complies with section 51E(2) of the EP Act.

Kimberley Metals Group Pty Ltd has since applied for a clearing permit application (CPS 10683/1) which covers the same area as this application.

End

## Appendix A. Sources of information

## A.1. References

Australian Securities & Investments Commission (ASIC) (2024) ASIC Published Notices, Notice of Winding Up Order and Appointment as Liquidator/Provisional Liquidation. <u>https://publishednotices.asic.gov.au/browsesearch-notices/notice-details/HABROK-RYDGES-PTY-LIMITED-640781568/7c440dbe-2f22-42bb-942c-aa148fed322d</u>

CDM Smith (2021) Vegetation Clearing (Purpose) Permit Application – Supporting Information, Matsu Iron Ore Project, East Kimberley, Western Australia. Prepared for Habrok (Rydges) Pty Ltd, by CDM Smith Australia, April 2021.

FTI Consulting (2024) Habrok (Rydges) Pty Limited CAN 640 781 586 (the Company) Statutory Report to Creditors, 27 May 2024.

Department of Water and Environmental Regulation (DWER) (2021) Procedure: Native vegetation clearing permits. Joondalup. <u>https://www.wa.gov.au/system/files/2024-11/procedure-native-vegetation-clearing-permits.pdf</u>

## 4. Glossary

# Acronyms:

BC Act	Biodiversity Conservation Act 2016, Western Australia
ВоМ	Bureau of Meteorology, Australian Government
DAA	Department of Aboriginal Affairs, Western Australia (now DPLH)
DAFWA	Department of Agriculture and Food, Western Australia (now DPIRD)
DCCEEW	Department of Climate Change, Energy, the Environment and Water, Australian Government
DBCA	Department of Biodiversity, Conservation and Attractions, Western Australia
DEMIRS	Department of Energy, Mines, Industry Regulation and Safety
DER	Department of Environment Regulation, Western Australia (now DWER)
DMIRS	Department of Mines, Industry Regulation and Safety, Western Australia (now DEMIRS)
DMP	Department of Mines and Petroleum, Western Australia (now DEMIRS)
DoEE	Department of the Environment and Energy (now DCCEEW)
DoW	Department of Water, Western Australia (now DWER)
DPaW	Department of Parks and Wildlife, Western Australia (now DBCA)
DPIRD	Department of Primary Industries and Regional Development, Western Australia
DPLH	Department of Planning, Lands and Heritage, Western Australia
DRF	Declared Rare Flora (now known as Threatened Flora)
DWER	Department of Water and Environmental Regulation, Western Australia
EP Act	Environmental Protection Act 1986, Western Australia
EPA	Environmental Protection Authority, Western Australia
EPBC Act	Environment Protection and Biodiversity Conservation Act 1999 (Federal Act)
GIS	Geographical Information System
ha	Hectare (10,000 square metres)
IBRA	Interim Biogeographic Regionalisation for Australia
IUCN	International Union for the Conservation of Nature and Natural Resources – commonly known as the World Conservation Union
PEC	Priority Ecological Community, Western Australia
<b>RIWI Act</b>	Rights in Water and Irrigation Act 1914, Western Australia
TEC	Threatened Ecological Community

## Definitions:

DBCA (2023) Conservation Codes for Western Australian Flora and Fauna. Department of Biodiversity, Conservation and Attractions, Western Australia:

## Threatened species

T Listed by order of the Minister as Threatened in the category of critically endangered, endangered or vulnerable under section 19(1), or is a rediscovered species to be regarded as threatened species under section 26(2) of the Biodiversity Conservation Act 2016 (BC Act).

*Threatened fauna* is the species of fauna that are listed as critically endangered, endangered or vulnerable threatened species.

*Threatened flora* is the species of flora that are listed as critically endangered, endangered or vulnerable threatened species.

The assessment of the conservation status of threatened species is in accordance with the BC Act listing criteria and the requirements of <u>Ministerial Guideline Number 1</u> and <u>Ministerial Guideline Number 2</u> that adopts the use of the International Union for Conservation of Nature (IUCN) <u>Red List of Threatened Species Categories and Criteria</u>, and is based on the national distribution of the species.

## CR Critically endangered species

Threatened species considered to be "facing an extremely high risk of extinction in the wild in the immediate future, as determined in accordance with criteria set out in the ministerial guidelines".

Listed as critically endangered under section 19(1)(a) of the BC Act in accordance with the criteria set out in section 20 and the ministerial guidelines.

## EN Endangered species

Threatened species considered to be "facing a very high risk of extinction in the wild in the near future, as determined in accordance with criteria set out in the ministerial guidelines".

Listed as endangered under section 19(1)(b) of the BC Act in accordance with the criteria set out in section 21 and the ministerial guidelines.

## VU Vulnerable species

Threatened species considered to be "facing a high risk of extinction in the wild in the medium-term future, as determined in accordance with criteria set out in the ministerial guidelines".

Listed as vulnerable under section 19(1)(c) of the BC Act in accordance with the criteria set out in section 22 and the ministerial guidelines.

#### Extinct species

Listed by order of the Minister as extinct under section 23(1) of the BC Act as extinct or extinct in the wild.

#### EX Extinct species

Species where "there is no reasonable doubt that the last member of the species has died", and listing is otherwise in accordance with the ministerial guidelines (section 24 of the BC Act).

# EW Extinct in the wild species

Species that "is known only to survive in cultivation, in captivity or as a naturalised population well outside its past range; and it has not been recorded in its known habitat or expected habitat, at appropriate seasons, anywhere in its past range, despite surveys over a time frame appropriate to its life cycle and form", and listing is otherwise in accordance with the ministerial guidelines (section 25 of the BC Act).

Currently there are no threatened fauna or threatened flora species listed as extinct in the wild.

#### Specially protected species

# SP Specially protected species

Listed by order of the Minister as specially protected under section 13(1) of the BC Act. Meeting one or more of the following categories: species of special conservation interest; migratory species; cetaceans; species subject to international agreement; or species otherwise in need of special protection.

Species that are listed as threatened species (critically endangered, endangered, or vulnerable) or extinct species under the BC Act cannot also be listed as specially protected species.

## MI Migratory species

Fauna that periodically or occasionally visit Australia or an external Territory or the exclusive economic zone; or the species is subject of an international agreement that relates to the protection of migratory species and that binds the Commonwealth; and listing is otherwise in accordance with the ministerial guidelines (section 15 of the BC Act).

Migratory species include birds that are subject to an agreement between the government of Australia and the governments of Japan (JAMBA), China (CAMBA) or The Republic of Korea (ROKAMBA), and fauna subject to the *Convention on the Conservation of Migratory Species of Wild Animals* (Bonn Convention), an environmental treaty under the United Nations Environment Program. Migratory species listed under the BC Act are a subset of the migratory animals, that are known to visit Western Australia, protected under the international agreements or treaties, excluding species that are listed as Threatened species.

## CD Species of special conservation interest (conservation dependent fauna)

Species of special conservation need that are dependent on ongoing conservation intervention to prevent it becoming eligible for listing as threatened, and listing is otherwise in accordance with the ministerial guidelines (section 14 of the BC Act).

Currently only fauna are listed as species of special conservation interest.

#### OS Other specially protected species

Species otherwise in need of special protection to ensure their conservation, and listing is otherwise in accordance with the ministerial guidelines (section 18 of the BC Act).

Currently only fauna are listed as species otherwise in need of special protection.

## Priority species

## P Priority species

Priority is not a listing category under the BC Act. The Priority Flora and Fauna lists are maintained by the department and are published on the department's website.

All fauna and flora are protected in WA following the provisions in Part 10 of the BC Act. The protection applies even when a species is not listed as threatened or specially protected, and regardless of land tenure (State managed land (Crown land), private land, or Commonwealth land).

Species that may possibly be threatened species that do not meet the criteria for listing under the BC Act because of insufficient survey or are otherwise data deficient, are added to the Priority Fauna or Priority Flora Lists under Priorities 1, 2 or 3. These three categories are ranked in order of prioritisation for survey and evaluation of conservation status so that consideration can be given to potential listing as threatened.

Species that are adequately known, meet criteria for near threatened, or are rare but not threatened, or that have been recently removed from the threatened species list or conservation dependent or other specially protected fauna lists for other than taxonomic reasons, are placed in Priority 4. These species require regular monitoring.

Assessment of priority status is based on the Western Australian distribution of the species, unless the distribution in WA is part of a contiguous population extending into adjacent States, as defined by the known spread of locations.

#### P1 Priority One - Poorly-known species – known from few locations, none on conservation lands

Species that are known from one or a few locations (generally five or less) which are potentially at risk. All occurrences are either: very small; or on lands not managed for conservation, for example, agricultural or pastoral lands, urban areas, road and rail reserves, gravel reserves and active mineral leases; or otherwise under threat of habitat destruction or degradation.

Species may be included if they are comparatively well known from one or more locations but do not meet adequacy of survey requirements for threatened listing and appear to be under immediate threat from known threatening processes. These species are in urgent need of further survey.

#### P2 Priority Two - Poorly-known species – known from few locations, some on conservation lands

Species that are known from one or a few locations (generally five or less), some of which are on lands managed primarily for nature conservation, for example, national parks, conservation parks, nature reserves and other lands with secure tenure being managed for conservation.

Species may be included if they are comparatively well known from one or more locations but do not meet adequacy of survey requirements for threatened listing and appear to be under threat from known threatening processes. These species are in urgent need of further survey.

## P3 Priority Three - Poorly-known species – known from several locations

Species that are known from several locations and the species does not appear to be under imminent threat or from few but widespread locations with either large population size or significant remaining areas of apparently suitable habitat, much of it not under imminent threat.

Species may be included if they are comparatively well known from several locations but do not meet adequacy of survey requirements and known threatening processes exist that could affect them. These species need further survey.

P4 Priority Four - Rare, Near Threatened and other species in need of monitoring

- (a) Rare. Species that are considered to have been adequately surveyed, or for which sufficient knowledge is available, and that are considered not currently threatened or in need of special protection but could be if present circumstances change. These species are usually represented on conservation lands.
- (b) Near Threatened. Species that are considered to have been adequately surveyed and that are close to qualifying for vulnerable but are not listed as a conservation dependent specially protected species.
- (c) Species that have been removed from the list of threatened species or lists of conservation dependent or other specially protected species, during the past five years for reasons other than taxonomy.
- (d) Other species in need of monitoring.

## Principles for clearing native vegetation:

- (a) Native vegetation should not be cleared if it comprises a high level of biological diversity.
- (b) Native vegetation should not be cleared if it comprises the whole or a part of, or is necessary for the maintenance of, a significant habitat for fauna.

- (c) Native vegetation should not be cleared if it includes, or is necessary for the continued existence of, threatened flora.
- (d) Native vegetation should not be cleared if it comprises the whole or a part of, or is necessary for the maintenance of a threatened ecological community.
- (e) Native vegetation should not be cleared if it is significant as a remnant of native vegetation in an area that has been extensively cleared.
- (f) Native vegetation should not be cleared if it is growing in, or in association with, an environment associated with a watercourse or wetland.
- (g) Native vegetation should not be cleared if the clearing of the vegetation is likely to cause appreciable land degradation.
- (h) Native vegetation should not be cleared if the clearing of the vegetation is likely to have an impact on the environmental values of any adjacent or nearby conservation area.
- (i) Native vegetation should not be cleared if the clearing of the vegetation is likely to cause deterioration in the quality of surface or underground water.
- (i) Native vegetation should not be cleared if the clearing of the vegetation is likely to cause, or exacerbate, the incidence or intensity of flooding.