

### Aurizon Bulk WA

Native Vegetation Clearing Permit Application [Purpose Permit] – Supporting Documentation

> Kwinana Rail Depot Lot 511 and Lot 512 30 Mounsey Road, Kwinana Beach

15 July 2022 62860-145891 (Rev 1) JBS&G Australia Pty Ltd T/A Strategen-JBS&G



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### 1. Introduction

#### **1.1** Purpose and scope

This document has been prepared to support the Native Vegetation Clearing Permit (NVCP) application for assessment under s51E of the *Environmental Protection Act 1986* (EP Act) and includes the following information relating to clearing impacts:

- An overview of the existing environmental conditions and values of the areas;
- An evaluation of the proposed clearing against the 'Ten Clearing Principles' listed under Schedule 5 of the EP Act; and
- Environmental approvals and management requirements.

#### 1.2 Project background

Australian Western Railroad PTY LTD (a wholly owned company of Aurizon Holdings Limited)are proposing to expand their operations into undeveloped areas of land at the Kwinana Rail Depot (the site), located along Mounsey Road, Kwinana Beach, within the City of Kwinana. The site comprises portions of Lot 511 (52.31 ha) in the east and Lot 512 (13.09 ha) in the west on Deposited Plan 41203. Both lots include existing areas of:

- Narrow-and-standard gauge railway;
- Container terminal operations; and
- Railway maintenance facilities.

As part of the expansion, the clearing of approximately 1.6 ha of native vegetation is required to facilitate equipment storage areas, parking, and roads. The proposed clearing areas are shown in Figure 1.1.

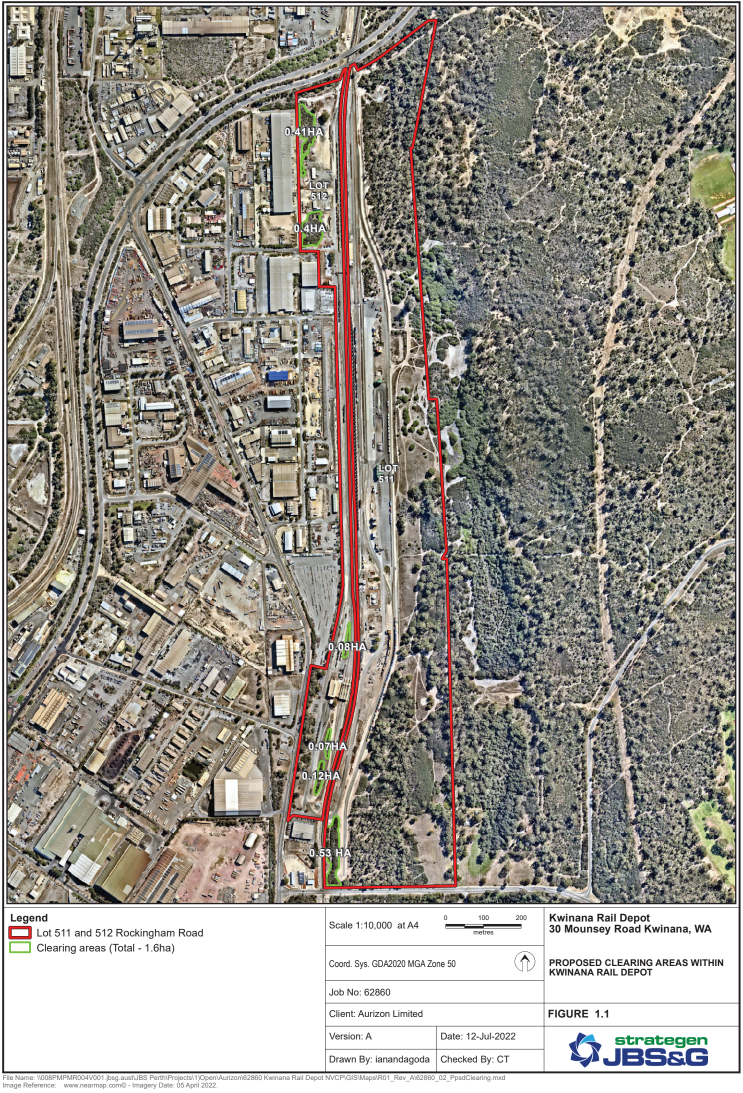
#### **1.3** Location, ownership and tenure

The site is located approximately 40km southwest of the Perth Central Business District (CBD). The Proposed clearing area comprises a total of 1.6 ha, with 1.07 ha within Lot 512 and 0.53ha located within Lot 511.

Site identification details for the proposed clearing area are provided in Table 1.1.

Subject	Detail	
Lot address	Lot 511 and 512 on Plan 41203	
Common name of site	Kwinana Rail Depot, 30 Mounsey Road Kwinana Beach	
Current certificate of title	Appendix A	
Current site owner	Australian Western Railroad Pty Ltd - Ultimate Holding	
	Company Aurizon Holdings Limited	
Local Government Authority	City of Kwinana	
Current MRS Zoning	Railways (Reserve)	
Current LPS Zoning	General industry (Kwinana)	

#### Table 1.1: Site identification details for Lot 511 and 512





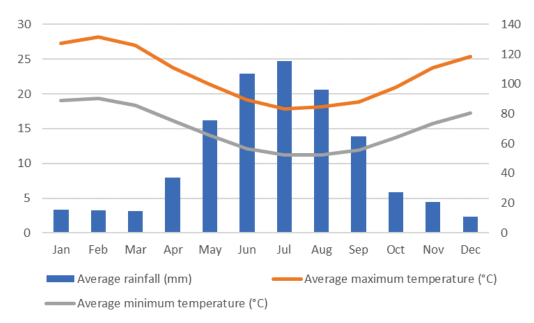
### 2. Existing environment

The following environmental assessments have been conducted for the site to inform this purpose permit application:

• Reconnaissance flora and vegetation survey and black cockatoo habitat assessment – Lots 511 and 512 Rockingham Road, Kwinana Beach (Strategen, 2020).

#### 2.1 Climate

The Kwinana Beach locality experiences a Mediterranean climate characterised by mild, wet winters and warm to hot, dry summers. The nearest Bureau of Meteorology (BoM) weather station at Garden Island HSF (Station No. 9256) provides average monthly climate statistics for the Kwinana Beach locality (Figure 2.1). Average annual rainfall recorded at Garden Island HSF since 2001 is 603.4 mm (BoM 2019). Rainfall may occur at any time of year; however, most occurs in winter in association with cold fronts from the southwest. Highest temperatures occur in February, with average monthly maximum reaching 28.2 °C while lowest temperatures occur in July, which has an average monthly minimum of 11.2°C (BoM 2019).





#### 2.2 Geology, landforms and soils

The site is located within the Swan Coastal Plain 2 (SWA2 – Swan Coastal Plain subregion) of Western Australia (Mitchell et al. 2002). The Swan Coastal Plain comprises five major geomorphologic systems that lie parallel to the coast, namely (from west to east) the Quindalup Dunes, Spearwood Dunes, Bassendean Dunes, Pinjarra Plain and Ridge Hill Shelf (Churchward & McArthur 1980; Gibson et al. 1994). Each major system is composed of further subdivisions in the form of detailed geomorphologic units (Churchward & McArthur 1980; Semeniuk 1990; Gibson et al.1994). Beard (1990) describes the Swan Coastal Plain as a low-lying coastal plain, often swampy, with sandhills also containing dissected country rising to the duricrusted Dandaragan plateau on Mesozoic, mainly sandy, yellow soils.

Specifically, the site is located on the Quindalup Dunes landform unit (Churchward & McArthur 1980) and is characterised by sandy soils with occasional limestone outcropping.

#### 2.3 Acid Sulfate soils

Acid Sulfate Soils (ASS) are naturally occurring, iron-sulphide rich soils, sediments or organic substrates, formed under waterlogged conditions. If exposed to air, these sulphides can oxidise and



release sulphuric acid and heavy metals. This process can occur due to drainage, dewatering or excavation.

A search of the Swan Coastal Plain ASS risk maps (DWER 2017) indicates that there is no mapped risk of ASS occurring within 3 m of natural soil surface within the clearing footprint area.

### 2.4 Hydrology

Mapping of the geomorphic wetlands of the Swan Coastal Plain (Figure 2.2) indicates no wetlands are present within the site. One Resource Enhancement Wetland (REW) and one Conservation Category Wetland (CCW) (UFI 6375 and UFI 6389 respectively) are mapped directly to the east of the eastern boundary of the Survey Area (Figure 2.2)

### 2.5 Conservation areas

There are two Bush Forever sites within 5 km of the site (Figure 2.2), including:

- Leda and adjacent bushland, Leda (Site 349) which shares a boundary along the eastern side of the Survey Area; and
- Lake Cooloongup, Lake Walyungup and adjacent bushland, Hillman to Port Kennedy (site 356), which is situated approximately 3 km to the south of the Survey Area.

The nearest DBCA managed land is directly to the south of the site, immediately to the south of Wellard Rd.

#### 2.6 Environmentally sensitive areas

A defined wetland including a CCW and the area within 50 metres of the wetland is listed as an Environmentally Sensitive Area (ESA) under the EP Act. The southeast corner of the site contains 0.003 ha of an ESA associated with the buffer of the CCW (UFI 6389; Figure 2.2).

#### 2.7 Vegetation and flora

Lots 511 and 512 were subject to a flora and vegetation and black cockatoo habitat assessment by then Strategen (now Strategen-JBS&G). The field survey of Lot 511 was conducted by two ecologists from Strategen on 15 May 2019. Lot 512 was surveyed separately by one ecologist on 6 August 2019. An additional survey was conducted within a small, vegetated island within Lot 511 on 18 September 2019, in order to record significant tree data not previously recorded. The survey was conducted in accordance with guidelines provided in *Technical Guidance – Flora and Vegetation Surveys for Environmental Impact Assessment (EPA 2016)*.

Details of this survey have been discussed below in the context of the site and the proposed clearing areas.

### 2.7.1 Regional Vegetation

The site comprises two Beard (1981) vegetation associations; 998 which is described as medium woodland; tuart; and 3048 described as Shrublands, scrub- heath on the Swan Coastal Plain (Beard 1981; Heddle et al, 1980). Based on regional vegetation complex mapping (Heddle et al. 1980) the site comprises two vegetation complexes: Cottesloe Central and South and Quindalup (Figure 2.3). Of these associations 32.16% of the Cottesloe Central and South complex, and 60.49% of the Quindalup complex remain at the state, IBRA region, and Local Government Authority (LGA) extents (GoWA 2019a). Neither of these vegetation associations are considered poorly represented, given the proportion of the pre-European extent remaining is well above the 10% threshold that applies to constrained areas of the Swan Coastal Plain.



#### 2.7.2 Vegetation

#### 2.7.2.1 Vegetation type and condition

Three native vegetation types (VTs) were defined and mapped within the site by Strategen-JBS&G (Figure 2.4). The native vegetation types, description and areas within the clearing footprint are provided in Table 2.1.

Vegetation type	Description	Clearing footprint (ha)	% clearing footprint
1	<i>Eucalyptus gomphocephala</i> mid woodland over <i>Acacia</i> <i>rostellifera</i> tall shrubland over mixed grassland and herbland of weedy species.	0.06	3.75%
2	Acacia rostellifera shrubland over herbland of introduced species.	1.35	84.38%
3	Woodland of <i>Banksia grandis and Banksia attenuata</i> over shrubland of <i>Acacia rostellifera, Xanthorrhoea preissii</i> and <i>Macrozamia riedlei</i> over herbland of mixed native and introduced species	0	0%
Cleared <sup>1</sup>	Includes areas completely cleared for infrastructure, fire breaks and informal tracks, as well as highly degraded areas devoid of native vegetation or with only occasional native species.	0.20	12.5%
	TOTAL	1.61	100%

Table 2.1: Vegetation types within clearing footprint

<sup>1</sup>For the purpose of the clearing permit application, it has been assumed that clearing boundaries comprising vegetation type 'Cleared' may contain native vegetation, based on observations during the survey and the vegetation type descriptions within the survey report (Strategen 2020).

The Survey Area shows signs of having been degraded for a long period of time, in part due to its proximity to rail depot infrastructure. Understorey species were almost completely absent from the majority of the site, with only occasional native species other than the upper stratum of *Eucalyptus gomphocephala and* mid stratum of *Acacia rostellifera* scrub. The only area with some intact understorey was VT3, on the northeastern boundary.

As a result of the heavy disturbance to vegetation within the site, vegetation condition ranged from Completely Degraded to Good (Figure 2.5; Keighery 1994).

A summary of the vegetation condition within the clearing footprint area is provided in Table 2.2 and depicted in Figure 2.5.

Vegetation condition	Clearing footprint (ha)	% clearing footprint
Completely degraded	0.20	12.5%
Degraded	1.41	88.13%
Good	0	0
TOTAL	1.61	100%

 Table 2.2: Vegetation condition within clearing footprint

#### 2.7.2.2 Threatened and Priority Ecological Communities

Given the location of the site, the Tuart (*Eucalyptus gomphocephala*) Woodlands and Forests of the Swan Coastal Plain Threatened Ecological Community (TEC), listed under the *Environmental Protection and Biodiversity Conservation Act 1999* (EPBC Act) Act on 4 July 2019, was considered to have the potential to occur. Given this, vegetation within the site was assessed against the diagnostic criteria in the Approved Conservation Advice (incorporating listing advice) for the Tuart (*Eucalyptus* 



*gomphocephala*) woodlands and forests of the Swan Coastal Plain Threatened Ecological Community (Tuart Woodland TEC; Strategen 2020). The assessment found that although Tuart woodlands are present within the site, occurring across five separate patches, only two of the patches met the diagnostic criteria to be classified as Tuart Woodland TEC.

Furthermore, the determination of the presence of a Tuart Woodlands and Forests of the Swan Coastal Plain Priority Ecological Community (Tuart Woodland PEC) is usually based on affinity of vegetation data with known Floristic Community Types (FCTs) as defined by Gibson et al. (1994). As only two species were present within the majority of VT1, insufficient species diversity was present to enable meaningful further analysis. However, due to the presence of known dominant species of this PEC within VT1 (*Eucalyptus gomphocephala*), and the lack of more detailed diagnostic criteria, the Tuart Woodland PEC was considered to be present within all patches of Tuart woodlands within the site as identified by Strategen 2020.

With respect to the clearing footprint, a small portion of Tuart Woodland PEC (0.06 ha; Figure 2.6) is located within one proposed clearing area in the northern portion of the site; however, it should be noted that the vegetation within this clearing area contains very few native species and is in a Degraded condition.

#### 2.7.3 Flora

A total of 13 native vascular plant taxa from 11 plant families were recorded from relevés within the site. The relatively low number of plant genera recorded reflects the disturbed nature of the site.

#### 2.7.3.1 Conservation significant flora

No Threatened or Priority flora species were recorded within the site, and therefore no conservation significant flora species are present within the proposed clearing areas.

#### 2.7.3.2 Introduced flora

Native vegetation on site has been disturbed due the presence of aggressive invasive weed species. The majority of native vegetation present comprised an understorey of weed species, such as herbland weeds and weedy grasses.

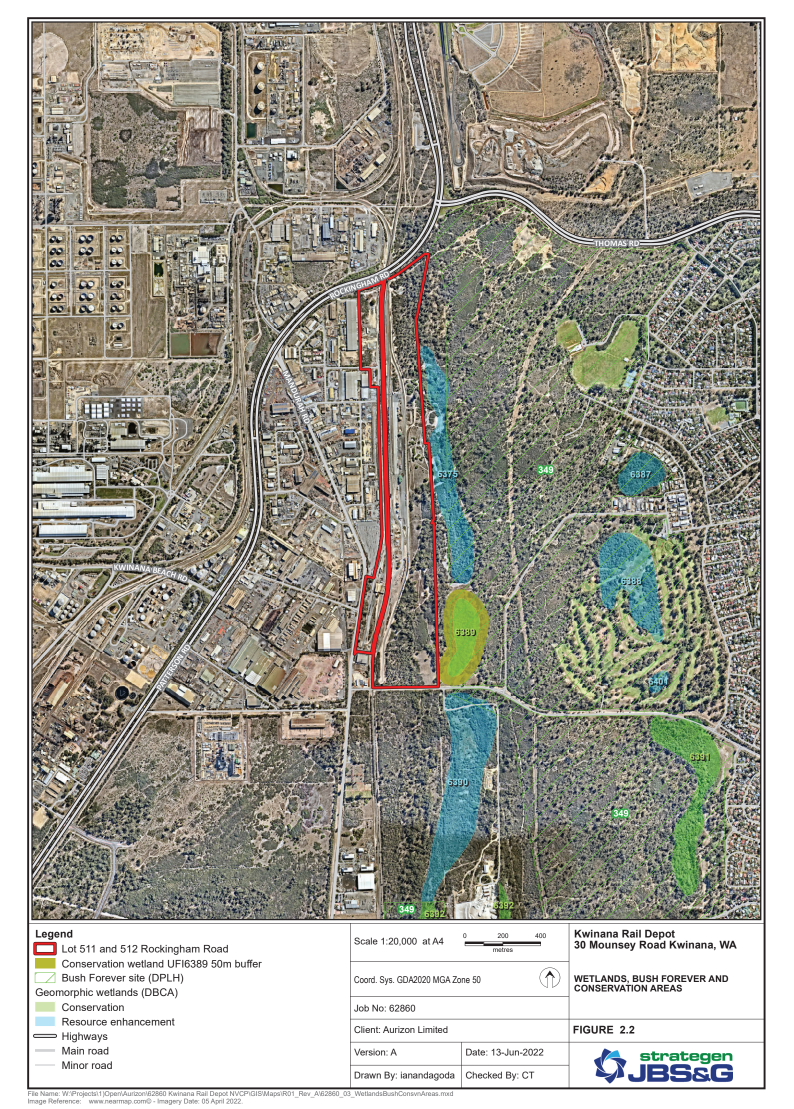
#### 2.8 Fauna habitat

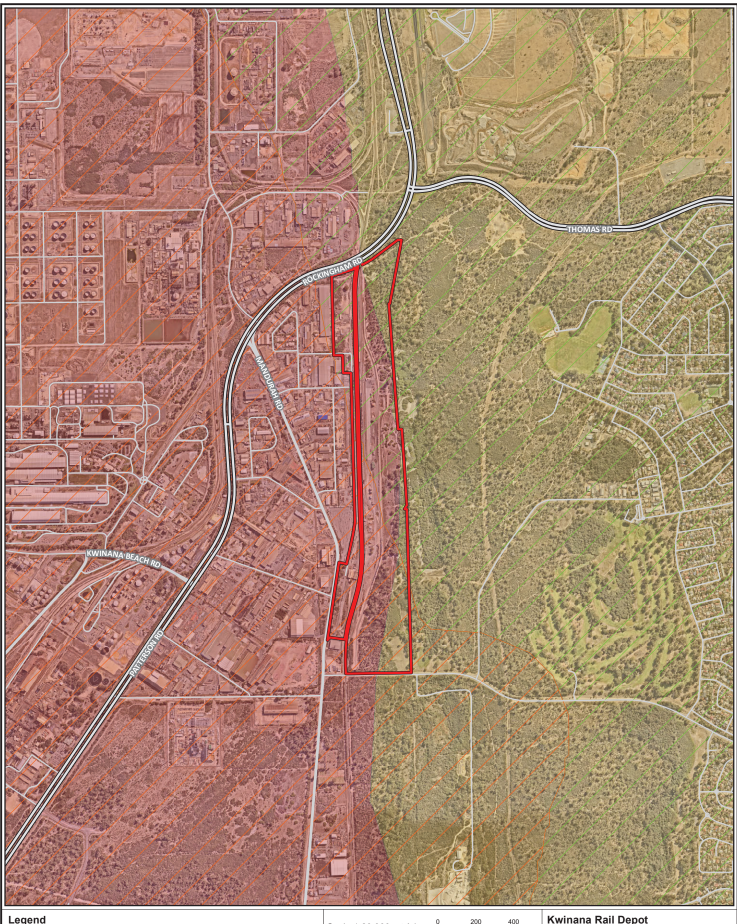
The fauna assemblage is constrained by the limited range of environments present in the site and the adjacent development areas. Given the highly degraded nature of the site and the nearby Bush Forever areas, the site and proposed clearing footprint are not considered significant fauna habitat.

A black cockatoo habitat assessment was conducted over the site by Strategen in 2019 to confirm habitat values.

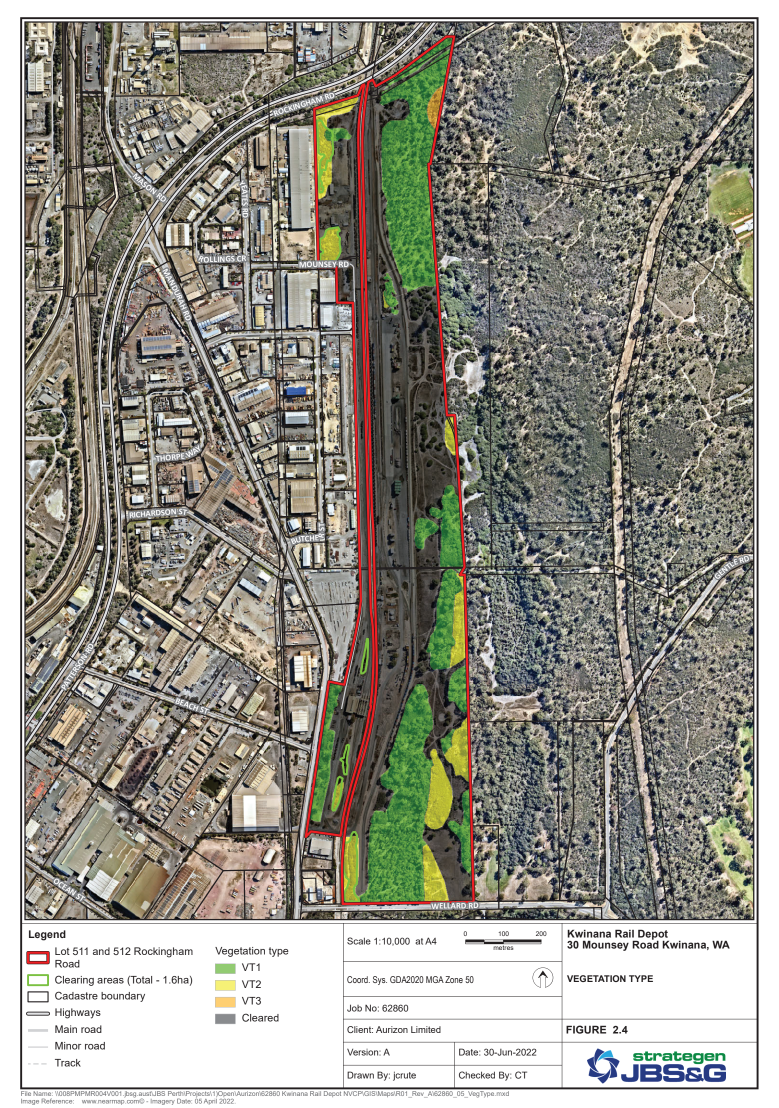
A total of 327 significant trees were recorded within the site (*largely Eucalyptus gomphocephala*) by Strategen (2020). Of these, 12 trees contained visible hollows of at least 10 cm diameter. None of these trees are located within the proposed clearing areas (Figure 2.7).

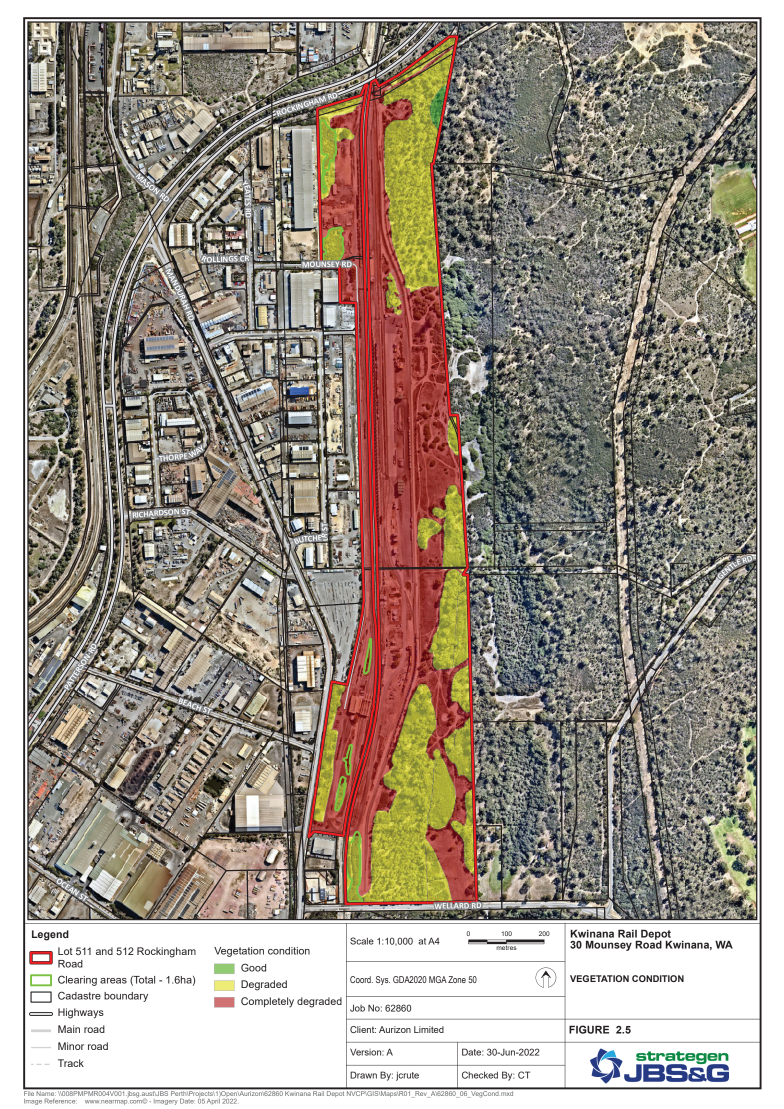
Foraging habitat quality within the clearing areas ranges from predominately Nil (0.20 ha) to Very Poor (0.84 ha). A small portion of the northern clearing areas contains moderate foraging habitat (0.06 ha), although the vegetation condition of this portion was recorded as Degraded, therefore foraging value is limited (Figure 2.7).

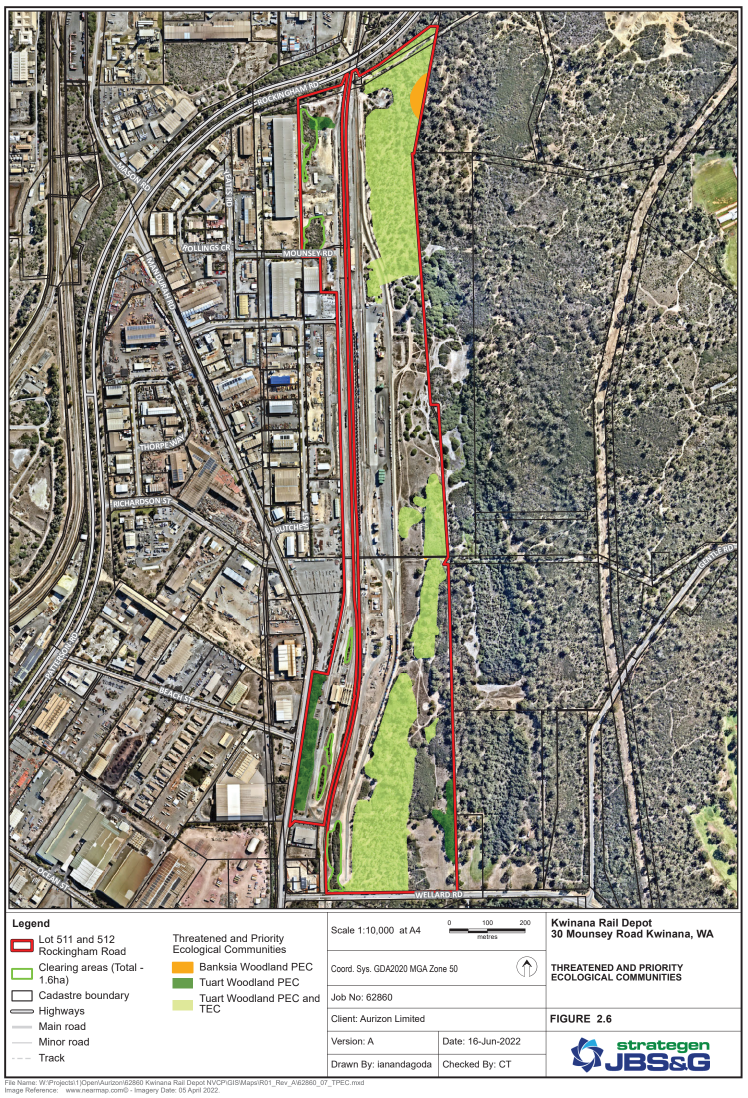


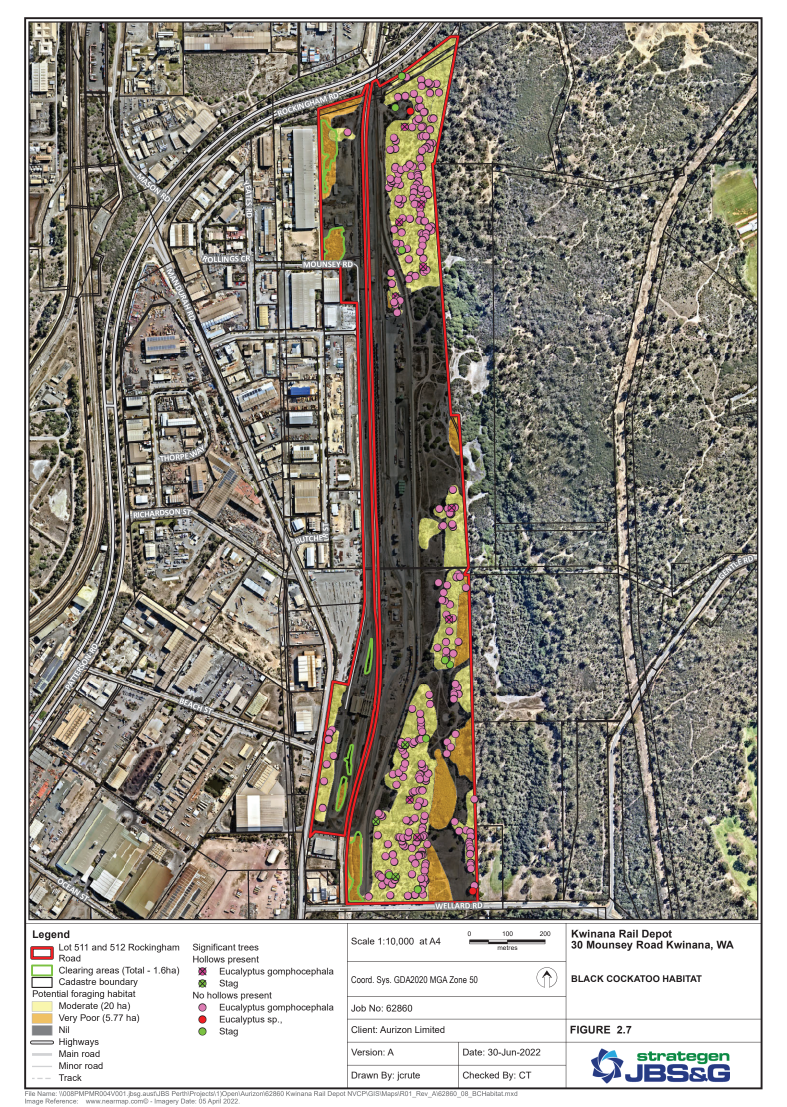


Legend Lot 511 and 512 Rockingham Road	Scale 1:20,000 at A4	0 200 400 metres	Kwinana Rail Depot 30 Mounsey Road Kwinana, WA		
Vegetation complexes (DBCA) Cottesloe Complex-Central and South Quindalup Complex	Coord. Sys. GDA2020 MGA Zo	one 50	REGIONAL VEGETATION		
Beards vegetation (DPIRD)	Job No: 62860				
Rockingham 3048 Spearwood 998	Client: Aurizon Limited		FIGURE 2.3		
	Version: A	Date: 13-Jun-2022	🔼 strategen		
—— Main road	Drawn By: ianandagoda	Checked By: CT	JBS&G		
—— Minor road	Brawn By: Iananaagoaa				
File Name: W:\Projects\1)Open\Aurizon\62860 Kwinana Rail Depot NVCP\GIS\Maps\R01_Rev_A\62860_04_RegVeg.mxd Image Reference: www.nearmap.com© - Imagery Date: 05 April 2022.					











### 3. Assessment against the EP Act clearing principles

An assessment of the proposed clearing against the ten clearing principles is provided in Table 3.1. The ten clearing principles are defined under Schedule 5 of the EP Act and are considered prior to the decision being made to issue a clearing permit.

This assessment demonstrates that the proposed removal of 1.6 ha of native vegetation is not at variance with any of the clearing principles. On this basis, it is anticipated that the proposed clearing at the Kwinana Rail Depot can be permitted to occur.

Principle		Assessment	Conclusion
(a)	Native vegetation should not be cleared if it comprises a high level of biological	The application areas were subject to a flora and vegetation assessment undertaken in 2019 by then Strategen (now Strategen-JBS&G).	Not at variance.
	diversity.	Vegetation predominately consists of <i>Acacia rostellifera</i> shrubland over herbland of introduced species, and areas considered 'cleared', which are devoid of native vegetation or with only occasional native species.	
		A small area in the northern clearing area contains Tuart Woodland PEC, however the vegetation condition was noted as Degraded.	
		Of the native vegetation present within the proposed clearing areas, the condition ranges from Degraded to Completely Degraded.	
		Based on the low level of biological diversity within the clearing area, clearing is not expected to be at variance with this principle.	
(b)	Native vegetation should not be cleared if it comprises the whole or part of, or is	The proposed clearing area shows signs of being degraded by clearing, human disturbance and invasive weeds, reducing the value of the site for significant fauna.	Not at variance.
	necessary for the maintenance of, a significant habitat for fauna indigenous to Western Australia.	A black cockatoo habitat assessment was undertaken by Strategen-JBS&G (previously Strategen) in May 2019. During this survey no significant trees were recorded within the proposed clearing permit area.	
		In addition, foraging habitat quality within the proposed clearing areas ranges from Very Poor to Nil. A small portion (0.06 ha), of the northern clearing area contains Moderate quality foraging habitat, although the vegetation condition was noted as Degraded, therefore foraging habitat is limited.	
		The proposed clearing area is not considered to represent habitat critical for fauna species, therefore the nature and scale of vegetation to be cleared is not considered to be significant at a local or regional scale in regard to indigenous fauna habitat.	

Table 3.1: Assessment against the ten principles of the EP Act Schedule 5 for clearing native vegetation



Prin	ciple	Assessment	Conclusion
(c)	Native vegetation	Based on the survey undertaken then Strategen (now	Not at variance.
	should not be cleared	Strategen-JBS&G) in 2019, 13 native vascular plant taxa from	
	if it includes, or is	11 plant species were recorded within the site. Although no	
	necessary for the	Threatened or Priority flora species were recorded within the	
	continued existence	site, and therefore it can be inferred that none are present	
	of, rare flora.	within the proposed clearing areas.	
		The low number of plant general recorded reflects the	
		The low number of plant genera recorded reflects the disturbed nature of the site.	
		Based on the absence of conservation significant flora and	
		highly degraded condition of vegetation within the site, the	
		proposed clearing is unlikely to be at variance with this	
		principle.	
(d)	Native vegetation	The vegetation identified within the then Strategen (2020)	Not at variance.
	should not be cleared	within the clearing footprint does not resemble a known TEC.	
	if it comprises the		
	whole or a part of, or	As a result the proposed clearing will be at variance with this	
	is necessary for the	principle.	
	maintenance of, a		
	threatened ecological		
$\left( c \right)$	community.	The proposed clearing areas lie within Vegetation	Not at variance.
(e)	Native vegetation should not be cleared	Associations 998 and 3048. Of which there is 36.25% of	Not at variance.
	if it is significant as a	Vegetation Association 998, and 25.25% of Vegetation	
	remnant of native	Association 3048, remaining within the IBRA region.	
	vegetation in an area	Association 3040, remaining within the Ibits region.	
	that has been	The proposed clearing areas also lie within the Cottesloe	
	extensively cleared.	Central and South, and Quindalup vegetation complexes. Of	
	,	which there is 32.16% of the Cottesloe Central and South	
		complex, and 60.49% of the Quindalup complex remaining	
		within the IBRA region.	
		Therefore, both vegetation associations and vegetation	
		complexes within the proposed clearing areas have a current	
		extent well above the 10% retention target for constrained	
		areas within the Swan Coastal Plain.	
		Based on the already extensively cleared nature and absence	
		of remnant vegetation within the surrounding land, the	
		proposed clearing areas are unlikely to be at variance with	
		this principle.	
(f)	Native vegetation	Mapping of Geomorphic wetlands of the Swan Coastal Plain	Not at variance.
	should not be cleared	indicated that no wetlands are present within the proposed	
	if it is growing in or in	clearing areas. One Resource Enhancement Wetland and one	
	association with a	Conservation Category Wetland (UFI 6375 and UFI 6389	
	watercourse or	respectively) are mapped directly to the east of the Kwinana	
	wetland.	Rail Depot.	
		As no Geomorphic wetlands are present within the proposed	
		clearing areas, and the small extent of clearing is unlikely to	
		impact surrounding wetlands to the east, the proposed	
		clearing is therefore unlikely to be at variance with this	
		principle.	
(g)	Native vegetation	Based on the small scale of clearing required, and that the	Not at variance.
	should not be cleared	surrounding area has been heavily modified for industrial	
	if the clearing of the	purposes, the proposed clearing is not expected to increase	
	vegetation is likely to	salinity, waterlogging, nutrient export, water erosion, wind	
	cause appreciable	erosion, or soil acidity.	
	land degradation.		
		Based on the above, the proposed clearing is unlikely to be at	
		variance with this principle.	
		variance with this principle.	



Prin	ciple	Assessment	Conclusion
(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.	There are two Bush Forever sites within 5 km of the clearing areas. Leda (Site 349) shared a boundary along the eastern side of the site, and Hillman to Port Kennedy (site 356), situated approximately 3 km south of the site. Additionally, the nearest DBCA managed land is directly south of the site, immediately to the south of Wellard Rd. None of these sites will be impacted by the proposed clearing, as clear demarcation boundaries for clearing areas will be installed, as well as implementation of dust stabilisation controls. Due to mitigation and avoidance strategies via obvious clearing boundary, no impacts to nearby conservation areas are anticipated. Therefore, the proposed clearing is unlikely to be at variance with this principle.	Not at variance.
(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.	The small scale of clearing required is not expected to cause sediment or nutrient impacts to wetlands, soil acidity or increased salinity. Therefore, the proposed clearing is unlikely to be at variance with this principle.	Not at variance.
(j)	Native vegetation should not be cleared if the clearing of the vegetation is likely to cause, or exacerbate, the intensity of flooding.	The small scale of clearing required is not expected to alter hydrological processes to the extent that it is likely to cause or exacerbate the incidence of flooding. Therefore, the proposed clearing is unlikely to be at variance with this principle.	Not at variance.



### 4. Environmental approvals and management

#### 4.1 Environmental approvals

The key approval identified as being required and/or potentially required to support the proposed clearing include the following:

- Native Vegetation Clearing permit (NVCP) under s 51E of the EP Act; and
- Development Application in accordance with City of Kwinana Metropolitan Region Scheme zoning development requirements.

Based on the known environmental values of the site and the proposed clearing areas, a referral under the *Environmental Protection and Biodiversity Conservation Act 1999* is not anticipated to be required.

The assessment against the 10 clearing principles concluded that the proposed clearing, whilst resulting in minor reduction in Tuart Woodland PEC will not result in a significant impact to any flora or fauna species, or TECs particularly with consideration of the proposed mitigation and management measures outlined below.

#### 4.2 Environmental mitigation and management

The location of the proposed clearing area has been selected with consideration of the existing environment and quality of native vegetation. As such, the development has been located in a degraded areas and has avoided areas of TEC or which provide potentially suitable breeding habitat for black cockatoos.

Given the proposed clearing areas are within a broader area of already cleared and industrially developed land, incidental impacts to the surrounding environment are not expected. The proposed clearing will be undertaken in a manner that effectively manages dust and hygiene, and that will avoid impacts to retained vegetation and fauna in the surrounding area. Management actions will include:

- Ensure suitably qualified wildlife spotter/handler is on call during clearing works;
- Stabilise cleared areas with methods such as wetting, mulching, or other sealing material; and
- Clearly marking the vegetation required to be cleared.



### 5. Conclusion

The proposed clearing will result in the removal of approximately 1.6 ha of native vegetation in Degraded to Completely Degraded condition. An assessment against the ten clearing principles listed in Schedule 5 of the EP Act has indicated that the proposed clearing is not at variance any of the principles and can therefore be permitted to occur.



#### Limitations

#### Scope of services

This report ("the report") has been prepared by Strategen-JBS&G in accordance with the scope of services set out in the contract, or as otherwise agreed, between the Client and Strategen-JBS&G. In some circumstances, a range of factors such as time, budget, access and/or site disturbance constraints may have limited the scope of services. This report is strictly limited to the matters stated in it and is not to be read as extending, by implication, to any other matter in connection with the matters addressed in it.

#### **Reliance on data**

In preparing the report, Strategen-JBS&G has relied upon data and other information provided by the Client and other individuals and organisations, most of which are referred to in the report ("the data"). Except as otherwise expressly stated in the report, Strategen-JBS&G has not verified the accuracy or completeness of the data. To the extent that the statements, opinions, facts, information, conclusions and/or recommendations in the report ("conclusions") are based in whole or part on the data, those conclusions are contingent upon the accuracy and completeness of the data. Strategen-JBS&G has also not attempted to determine whether any material matter has been omitted from the data. Strategen-JBS&G will not be liable in relation to incorrect conclusions should any data, information or condition be incorrect or have been concealed, withheld, misrepresented or otherwise not fully disclosed to Strategen-JBS&G. The making of any assumption does not imply that Strategen-JBS&G has made any enquiry to verify the correctness of that assumption.

The report is based on conditions encountered and information received at the time of preparation of this report or the time that site investigations were carried out. Strategen-JBS&G disclaims responsibility for any changes that may have occurred after this time. This report and any legal issues arising from it are governed by and construed in accordance with the law of Western Australia as at the date of this report.

#### **Environmental conclusions**

Within the limitations imposed by the scope of services, the preparation of this report has been undertaken and performed in a professional manner, in accordance with generally accepted environmental consulting practices. No other warranty, whether express or implied, is made.

The advice herein relates only to this project and all results conclusions and recommendations made should be reviewed by a competent person with experience in environmental investigations, before being used for any other purpose.

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### 6. References

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Appendix A Certificate of Title



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