

# EPBC Act referral



Australian Government  
Department of Agriculture, Water and the Environment

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<b>Title of proposal</b>	<b>2021/8991 - West Erregulla Field Development Program, 40 km southeast of Dongara, WA</b>
<b>Section 1</b>	
<b>Summary of your proposed action</b>	
<b>1.1 Project industry type</b>	Energy Generation and Supply (non-renewable)
<b>1.2 Provide a detailed description of the proposed action, including all proposed activities</b>	
<p>Strike West Pty Ltd (Strike Energy) (the Applicant) is proposing to develop the West Erregulla Field Development Program (the Proposed Action). The Proposed Action is located within the Shire of Irwin and Shire of Three Springs in the mid-west region of Western Australia (Figure 1) and comprises:</p> <ul style="list-style-type: none"><li>• a gathering network comprising flowlines/trunklines to convey gas from four existing (approved) wells to an Upstream Facility.;</li><li>• Drilling two (2) new conventional wells (G and J) and provision to connect the wells into the gathering network;</li><li>• Provision for pigging facilities for trunklines and flowlines; and</li><li>• an Upstream Facility to separate liquids from gas, and sump tank for collection of drained liquid.</li></ul> <p>The Proposed Action will not require secondary recovery (gas/water reinjection, storage and/or enhance field recovery). The Proposed Action will be undertaken on Unallocated Crown Land and agricultural land covering a total area of 93.97 ha (Proposed Action Area) as shown in Figure 2.</p> <p>The Proposed Action will require clearing of 38.53 ha of native vegetation for establishment of new infrastructure, including flowlines/trunklines, access tracks, Upstream Facility and future wells G and J (Disturbance Footprint). West Erregulla 2, 3, 4 and 5 wells and associated access tracks are existing and while part of the Proposed Action, there is no clearing or other impacts to MNES as a result of those existing facilities. Of the required clearing area, 30 ha will be rehabilitated following the completion of construction.</p> <p>Exclusions The Australian Gas Infrastructure Group proposed West Erregulla Processing Plant and Pipeline (2021/8907) is not part of this Proposed Action</p>	
<b>1.3 What is the extent and location of your proposed action?</b>	
See Appendix B	
<b>1.5 Provide a brief physical description of the property on which the proposed action will take place and the location of the proposed action (e.g. proximity to major towns, or for off-shore actions, shortest distance to mainland)</b>	
<p>The Proposed Action is located within the mid-west region of Western Australia, approximately 350 km north of Perth. The Proposed Action will take place on freehold and Unallocated Crown Land in the Shire of Irwin and the Shire of Three Springs, located approximately 40 km southeast of Dongara.</p> <p>The nearest population centres are Mingenew and Dongara, located approximately 20km north-east and 25 km north west, respectively.</p> <p>The Proposed Action Area is accessed off Natta Road, Arrowsmith East, which runs north to south along the eastern extent of the Proposed Action Area.</p> <p>Surrounding land uses include agriculture, energy, infrastructure and public roads.</p>	
<b>1.6 What is the size of the proposed action area development footprint (or work area) including disturbance footprint and avoidance footprint (if relevant)?</b>	
<p>The Proposed Action will comprise a disturbance footprint of 38.5 ha within a total Proposed Action Area, which incorporates existing well sites and access tracks, of 93.97 ha. Following the completion of construction, 30 ha of the disturbance footprint will be rehabilitated, the majority of which is associated with flowline/trunkline corridors.</p>	
<b>1.7 Proposed action location</b>	
Address - Natta Road, Arrowsmith East, WA, 6519, Australia	
<b>1.8 Primary jurisdiction</b>	Western Australia
<b>1.9 Has the person proposing to take the action received any Australian Government grant funding to undertake this project?</b>	
<input type="checkbox"/> Yes <input checked="" type="checkbox"/> No	



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**1.10 Is the proposed action subject to local government planning approval?**

Yes  No

<b>1.11 Provide an estimated start and estimated end date for the proposed action</b>	Start Date	01/06/2022
	End Date	01/06/2047

**1.12 Provide details of the context, planning framework and state and/or local Government requirements**

Environmental Protection Act 1986 (WA) - The Environmental Protection Act 1986 (EP Act) is the primary legislation that governs environmental impact assessment and environmental protection in Western Australia. Significant proposals require referral to the Environmental Protection Authority (EPA) under Section 38 (s38) of the EP Act.

A Memorandum of Understanding (MOU) 2016 has also been established between DMIRS and the EPA Services to ensure an efficient and transparent administrative process for DMIRS to refer petroleum activities that have or are likely to have significant environmental impacts to the EPA.

The significance of the Project Area, and associated referral requirement, has been considered by Strike Energy. The Proposed Action requires the disturbance of native vegetation which supports State-listed species and communities and is concurrently being referred to the EPA under s38 of the EP Act for a decision on whether or not formal environmental impact assessment is required.

Petroleum and Geothermal Energy Resources Act 1967 (WA) - All onshore petroleum activities are regulated through the Petroleum and Geothermal Energy Resources Act 1967 (PGER Act) and its associated Petroleum and Geothermal Energy Resources (Environment) Regulations 2012.

An Environment Plan (EP) must be prepared and approved by the Department of Mines, Industry Regulation and Safety (DMIRS) (WA). The Regulations mandate that any petroleum activity is carried out in a manner consistent with the principles of ecologically sustainable development (ESD). The EP presents a detailed description of the project, the legislative framework, the existing environment, and an environmental impact assessment (EIA).

Petroleum Pipelines Act 1969 (WA) – all petroleum pipelines are regulated under the Petroleum Pipelines Act 1969 and associated Petroleum Pipelines (Environment) Regulations 2012 administered by DMIRS. Construction and operation of the flowlines/trunklines will require approval from DMIRS.

Environmental Protection (Clearing of Native Vegetation) Regulations 2004 (WA) - In the event the Proposed Action is not formally assessed under the EP Act, a NVCP would therefore be required to authorise clearing of native vegetation required to implement the Proposed Action.

Aboriginal Heritage Act 1972 (WA) - The Aboriginal Heritage Act 1972 (AH Act) provides provisions for the preservation on behalf of the community of places and objects customarily used by or traditional to the original inhabitants of Australia or their descendants, or associated therewith, and for other purposes incidental thereto.

No Registered Aboriginal Sites occur within the Project Area.

Strike Energy will comply with the requirements of the AH Act and ensure ongoing consultation with Traditional Owners and any pre-clearance requirements.

Rights in Water and Irrigation Act 1914 (WA) – any proposed new production bores are subject to licences under the RIWI Act.

Native Title Act 1993 (Cwth) - The Project Area is located within the Yamatji Nation Claim area (as per awarded in February 2020).

**1.13 Describe any public consultation that has been, is being or will be undertaken, including with Indigenous stakeholders**

Stakeholders engaged to date regarding the Proposal include:

- Traditional Owners – Southern Yamatji initially through the Yamatji Marlpa Aboriginal Corporation (YMAC) and more recently through the Southern Yamatji Aboriginal Corporation (YSRC);
- Landowners;
- Government agencies, including: DMIRS, DWER (EPA Services), DAWE and DFES;
- Local Government authorities including the Shires of Three Springs, Mingenew and Irwin;
- Community stakeholders including Traditional Owner contractors, Mingenew Irwin Group, Local Fire Brigades, Emergency and Ranger Services, local bushfire services and local primary schools);
- Local business owners and service providers; and
- Joint venture partner (Warrego Energy).

Strike Energy will continue stakeholder consultation in accordance with the Stakeholder Management Plan in advance of, during and following Proposal activities to ensure awareness, understanding of concerns and ensuring ongoing positive and two-way effective communication to ensure the successful implementation of the Proposal and ongoing positive relationships.

Strike Energy also regularly liaises with oil and gas companies on neighbouring permits to ensure that it keeps abreast of



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any issues that may be of concern to the local community.

**1.14 Describe any environmental impact assessments that have been or will be carried out under Commonwealth, State or Territory legislation including relevant impacts of the project**

The proposed action requires clearing of native vegetation which supports State-listed species and communities and is concurrently being referred to the EPA under s38 of the EP Act for a decision on whether or not formal environmental impact assessment is required. Environmental impacts being considered in this referral include direct impacts resulting from clearing of native vegetation including temporary loss of habitat for flora and fauna species, including Black Cockatoo habitat; and indirect impacts on surface and groundwaters in the event of a fuel spill.

In the event that formal assessment is not required, a Native Vegetation Clearing Permit (NVCP) application will be lodged under Part V of the EP Act.

An environmental assessment is also required under the PGER Act in accordance with the DMIRS 2016 Guideline for the Development of Petroleum and Geothermal Environment Plans in WA.

**1.15 Is this action part of a staged development (or a component of a larger project)?**

Yes       No

**1.16 Is the proposed action related to other actions or proposals in the region?**

Yes       No

**1.16.1 Identify the nature/scope and location of the related action (Including under the relevant legislation)**

Gas extracted from Strike Energy's West Erregulla field will be transported via the infrastructure described in this proposal and tie into the Australian Gas Infrastructure Group (AGIG) Gas Processing Facility. The AGIG gas processing facility is an independent third-party facility and does not form part of this Proposal.

Strike Energy is aware that the proposal for the Gas Processing Facility (West Erregulla Processing Plant and Pipeline) has been referred the EPA under s38 of the EP Act for consideration of whether or not assessment is required, and to the Commonwealth under the EPBC Act (2021/8907).



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## Section 2

### Matters of national environmental significance

2.1 Is the proposed action likely to have any direct or indirect impact on the values of any World Heritage properties?

Yes  No

2.2 Is the proposed action likely to have any direct or indirect impact on the values of any National Heritage places?

Yes  No

2.3 Is the proposed action likely to have any direct or indirect impact on the ecological character of a Ramsar wetland?

Yes  No

2.4 Is the proposed action likely to have any direct or indirect impact on the members of any listed species or any threatened ecological community, or their habitat?

Yes  No

### Species or threatened ecological community

*Paracaleana dixonii* (Sandplain Duck Orchid)

### Impact

*Paracaleana dixonii* is endemic to Western Australia where it occurs in small, isolated colonies in deep sand in open areas beneath dense tall shrubland with scattered emergent banksias, or in shallow sand over laterite in heathland (DoE 2021b). The species is known from eight populations in an area bounded by Arrowsmith, Eneabba and Jurien Bay (including Lesueur National Park, Coomaloo Nature Reserve and South Eneabba Nature Reserve) (Woodman 2020, Attachment 2).

Key threats to the *Paracaleana dixonii* population include inappropriate fire regimes, land clearing, road works, and infrastructure (rail, road and powerline) maintenance. Fire may be detrimental if it occurs during the growing period (May to December).

A total of four individuals have been recorded within the Proposed Action area and will be cleared as a result of the Proposed Action (Attachment 2; Figure 6).

The Proposed Action may result in indirect impacts to *Paracaleana dixonii* through: loss of 15.14 ha of potential habitat due to clearing; introduction and/or spread of weeds as a result of disturbance and vehicle/machinery movements; and accidental bushfires.

### Species or threatened ecological community

*Thelymitra stellata*

### Impact

This species was recorded at ten locations within the Proposed Action area (Attachment 2; Figure 6). It was also observed at locations outside of the Proposed Action area. The disturbance footprint has been designed to avoid the known mapped locations of this species.

### Species or threatened ecological community

Carnaby's Cockatoo (*Calyptorhynchus latirostris*) (Endangered)

### Impact

Carnaby's Cockatoo (*Calyptorhynchus latirostris*) (Endangered)



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There are currently no records of individuals of Carnaby's Cockatoo within the proposed action area. The Proposed Action area does not support breeding or roosting trees (Strategen 2021, Attachment 1). There is no evidence (direct observations or indirect evidence such as chewed cones, scats or feathers) that Carnaby's Cockatoos are utilising the habitats within the proposed action area for foraging or roosting despite targeted surveys over multiple years (Woodman 2013). However, similar habitat does exist outside the Proposed Action area (Figure 8 ) such as Beekeepers Nature Reserve, which is known to support Carnaby's Cockatoo.

A total of 37.56 ha of potential foraging habitat occurs within the Proposed Action area, 27.44 ha assessed as Low quality and 11.02 ha Low to moderate value Carnaby's Cockatoo foraging habitat (Figure 7). The low to moderate value foraging habitat was represented by low shrubland with a proteaceous cover representing foraging species of between 10 and 15%. The low value foraging habitat has a similar structure; however, suitable foraging species represented less than 10% projected foliage cover. The presence of low-quality foraging habitat and recent fire activity has decreased the likelihood of the species utilising the proposed action area in the short term.

The Proposed Action may result in direct and indirect impacts to Carnaby's Cockatoo through: loss of up to 38.46 ha of foraging habitat (0.07 ha is cleared), of which 30 ha will be rehabilitated; fragmentation of habitat; injury or mortality of fauna individuals as a result of interaction with vehicles/machinery; reduction or loss of Carnaby's Cockatoo habitat due to increased fire frequency or intensity; and disturbance to Carnaby's Cockatoo and its habitat from dust, noise and vibration.

This conservation significant species will be affected by cumulative impacts from existing and reasonably foreseeable future projects in the wider Mid-West region as the species utilises various habitats and flora species for foraging. All these projects include rehabilitation of areas cleared for construction activities, which will lessen the impact on the fauna species foraging behaviour throughout the region in the near future, with most rehabilitation activities proposed to occur within 2-3 years post-construction.

These impacts are consistent with key threats determined for the species in the approved conservation advice (DoE 2013).

**2.4.2 Do you consider this impact to be significant?**

Yes  No

**2.5 Is the proposed action likely to have any direct or indirect impact on the members of any listed migratory species or their habitat?**

Yes  No

**2.6 Is the proposed action to be undertaken in a marine environment (outside Commonwealth marine areas)?**

Yes  No

**2.7 Is the proposed action likely to be taken on or near Commonwealth land?**

Yes  No

**2.8 Is the proposed action taking place in the Great Barrier Reef Marine Park?**

Yes  No

**2.9 Is the proposed action likely to have any direct or indirect impact on a water resource from coal seam gas or large coal mining development?**

Yes  No

**2.10 Is the proposed action a nuclear action?**

Yes  No

**2.11 Is the proposed action to be taken by a Commonwealth agency?**

Yes  No



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**2.12 Is the proposed action to be undertaken in a Commonwealth Heritage place overseas?**

Yes       No

**2.13 Is the proposed action likely to have any direct or indirect impact on any part of the environment in the Commonwealth marine area?**

Yes       No



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## Section 3

### Description of the project area

#### 3.1 Describe the flora and fauna relevant to the project area

##### Flora and Vegetation

Several flora and vegetation surveys (baseline and targeted) have been undertaken within and adjacent to the Proposed Action area resulting in a comprehensive understanding of the flora and vegetation and terrestrial fauna values of the Proposed Action area.

A desktop survey determined that five listed Threatened species that have the potential to occur within the Proposed Action area:

- *Daviesia speciosa* (T-EN);
- *Eucalyptus crispata* (T-EN);
- *Eucalyptus leprophloia* (T-EN);
- *Paracaleana dixonii* (T-VU); and
- *Thelymitra stellata* (T-EN).

The site survey (Woodmand 2020, Attachment 2) recorded two Threatened flora species within the Proposed Action area: *Paracaleana dixonii* (T) and *Thelymitra stellata* (T). The survey was completed during the main flowering season for flora in the mid-west botanical region and for the listed Threatened flora species identified as having the potential to occur in the Proposed Action area.

No Priority and/or Threatened Ecological Communities (PECs/TECs) listed under the Commonwealth EPBC Act or the BC Act occur within the Proposed Action area.

##### Fauna

The bioregion is well understood and comprehensive long-term data is available to inform and predict the significance of impacts. A review of all available literature relevant to the Proposed Action area and database searches within proximity to the Proposed Action area and wider region (was undertaken to compile a list of vertebrate fauna species with the potential to occur with the Proposed Action area. Database searches were conducted to update the local known records of conservation significant fauna species (Strategen 2021, Attachment 1). The extent of likely fauna assemblages is well documented, with the updated database searches confirming the existing data.

The Proposed Action area comprises two fauna habitats: Mixed Shrubland with/without some Woodland Species and Open Eucalyptus Forest. These habitats are not restricted to the Development Envelope and are relatively common in the region and wider subregion. Approximately 25% of the Development Envelope is cleared with existing infrastructure and therefore does not have current any fauna habitat value.

Ecological values for Carnaby's Cockatoo within the Proposed Action area were based on the definitions of breeding, foraging and roosting habitat as per the Environmental Protection and Biodiversity Conservation Act 1999 (EPBC Act) referral guidelines for black cockatoos (DSEWPaC 2012). Vegetation within the Proposed Action area was assessed for roosting habitat potential based on the suitability of tree species present and on the occurrence of local confirmed or potential roosting sites (DBCA 2020).

The Carnaby's Cockatoo foraging habitat assessment mapped a total of 57.34 ha Low and 23.3 ha Low to moderate value Carnaby's Cockatoo foraging habitat within the Proposed Action area. The low to moderate value foraging habitat was represented by low shrubland with a proteaceous cover representing foraging species of between 10 and 15%. The low value foraging habitat has a similar structure; however, suitable foraging species represented less than 10% projected foliage cover.

Only one listed Threatened species (Carnaby's Black Cockatoo: Endangered) and one Migratory species (Rainbow Bee-eater) is considered likely to occur within the Proposed Action area.

Carnaby's Black Cockatoo is considered likely to be a regular migrant that may utilise the habitat within the Proposed Action area to forage. Noting that the Proposed Action is located at the northern most extent of the mapped breeding range for Carnaby's Black Cockatoo (DSEWPaC, 2011). Carnaby's Black Cockatoo forages in proteaceous heath, banksia woodlands and eucalypt woodlands. This foraging habitat occurs in the Proposed Action area. Breeding is considered unlikely given the lack of suitable large trees across the Proposed Action Area (Coffey 2013).

Roost sites for the Carnaby's cockatoo are known in the general region. The nearest known roost locations are situated approximately 21.5 km to the southeast and 24 km northwest of the Proposed Action area.

The Fork-tailed swift is almost entirely aerial and therefore it is possible that it will visit the Proposed Action area intermittently but is unlikely to be reliant on habitat within the Proposed Action area. The nearest known record of this species is 21.9 km southeast of the Proposed Action area (DBCA 2020a).

This species is not expected to be reliant on habitat within the Proposed Action area and extensive areas of similar habitat occurs locally and regionally. In addition, this species is likely to move away from the area during construction activities.

#### 3.2 Describe the hydrology relevant to the project area (including water flows)

##### Surface water

The coastal region between Perth and Geraldton is dominated by the Swan Coastal Plain, a low-lying, gently undulating plain with numerous wetlands and coastal sand dunes (DoW 2017). The Proposed Action area occurs within the Irwin River



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catchment.

The Irwin River Catchment (607,253 ha) incorporates four main tributaries of the Irwin River that discharge to the coast approximately 25 km northwest of the Proposed Action area.

The Proposed Action area is devoid of any significant surface water features; however, several small ephemeral drainage lines dissect the Proposed Action area and surrounding area. The nearest watercourse is Sand Plain Creek approximately 1.5 km north of the Proposed Action area, a tributary to the Irwin River (RPS 2011). Most surface water drainage patterns near the Project Area are generally towards the west, reflecting the general slope of the landscape. The Proposal activities will not impact surface waters.

No geomorphic, Nationally Important (Directory) or Ramsar listed wetlands are present within the Proposed Action area (Department of Agriculture, Water and Environment (DAWE)).

Groundwater

The largest fresh groundwater resources within the northern Perth Basin are in the Surficial, Leederville, Leederville–Parmelia and Yarragadee aquifers. There are also three secondary aquifers: the Mirrabooka, Cattamarra and Eneabba–Lesueur aquifers. In addition to these groundwater resources, there are minor shallow and fractured-rock aquifers that are locally significant sources of water. Hydraulic connection between aquifers is often impeded across faults and low permeability units, both within and between aquifers (DoW 2017).

Groundwater is contained within superficial aquifers including the Leederville aquifer west of the Proposed Action area, the Leederville – Parmelia aquifer east of the Proposed Action area, and the Yarragadee aquifer on the coastal plain and the Dandaragan Land System (DoW 2017). Groundwater is understood to be fairly shallow with a depth of < 20 mbgl and the groundwater quality in the general area is understood to be marginal (as per Perth Groundwater map), with a salinity of 500 – 1000 mg/L (Perth groundwater map, DWER).

The Leederville aquifer comprises sandstone and shale with a thickness of up to 550 m. The aquifer is semi-confined to confined with a generally fresh groundwater quality. The Leederville-Parmelia aquifer consists of the interconnected Leederville formation and the Parmelia Group, comprising sandstone and shale. The aquifer is semi-confined to the north becoming confined to the south with generally fresh groundwater quality.

The Yarragadee Formation comprises sandstone, shales, and siltstone, varies in thickness between 500 and 2000 m and extends to depths of up to 2000 m below existing ground level. The aquifer is unconfined to confined with generally fresh groundwater quality, but high groundwater salinity exists along the Darling Fault, located approximately 20 km east of the proposed action.

The Proposed Action area is situated within the Parmelia group which consists of sandstone, siltstone and shale that were deposited across the east of the northern Perth Basin in a fluvial to lacustrine environment during the Early Cretaceous. Within the Parmelia Group, the Proposed Action area is situated within the Leederville-Parmelia and Perth-Otorowiri confined aquifers (DWER 2010). The Parmelia formation is underlain by the Yarragadee Formation that consists of felspathic sandstone, siltstone, and claystone.

The Proposed Action area is located within the Arrowsmith Groundwater Management Area, as proclaimed under the Rights in Water and Irrigation Act 1914 (RIWI Act).

The main use of groundwater in the area from the Yarragadee Formation aquifer is irrigation and cattle grazing.

### 3.3 Describe the soil and vegetation characteristics relevant to the project area

Geology, Land Systems and Soils

The Perth Basin is an onshore and offshore sedimentary basin that extends approximately 1,300 km along the southwestern margin of the Australian continent. The basin formed during the separation of the Australian and Great Indian plates in the Permian to early Cretaceous (Geoscience 2020).

The basin is structurally complex because of rifting between the Permian and Cretaceous periods. The basin comprises sandstones, siltstones, shales, and limestones which are sources and reservoirs of the oil and gas reserves being explored by Strike Energy.

One land system, Mount Adams - gently undulating sandplain with low gravel ridges and occasional laterite breakaways, occurs within the Proposed Action area.

The Geraldton Sandplain is characterised by a series of old dunes which run parallel to the coast. The younger Quindalup dunes occur near the contemporary coastline, with the Spearwood dunes occurring further inland. The soils are typically sandy with some areas of exposed limestone, and a series of wetlands occurs along the plains. In the east lateritic rises occur.

There are no mapped risks ('extremely low probability') of acid sulphate soils within the Project Area.

Vegetation

The Proposed Action occurs within the within the Geraldton Sandplains IBRA bioregion (Lesueur Sandplain subregion) which is dominated by Banksia or Tuart on sandy soils, Casuarina obesa on outwash plains and paperbark (Melaleuca) in swampy areas (Mitchell et al. 2002).

The Proposed Action spans two vegetation associations, Tathra (49), and Tathra (379), as shown in Figure 3, which are well represented on the Lesueur Sandplains subregion at 41% and 30% remaining respectively (GoWA 2019a). The majority of vegetation in the Proposed Action area is considered to be in Pristine condition.

Approximately 25% of the Proposed Action area comprises previously cleared areas.



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### 3.4 Describe any outstanding natural features and/or any other important or unique values relevant to the project area

No conservation reserves or other lands managed by the WA Department of Biodiversity, Conservation and Attractions occur within the Proposed Action area. The nearest Conservation Reserve is Yardanogo Nature Reserve, approximately 19.1 km to the west of the Proposed Action area.

### 3.5 Describe the status of native vegetation relevant to the project area

The majority of vegetation within the Proposed Action area and surrounds is intact and has not been subjected to any significant disturbance. Disturbance is usually related to historical access lines for exploration drilling and seismic surveys, firebreaks, and vehicle tracks. The majority of vegetation in the Proposed Action area is considered to be in Pristine condition (Figure 5). A total of eight Vegetation Types (VTs) have been mapped within the Proposed Action area (Figure 4):

Type 7A: Mid mallee woodland to isolated mallees of *Eucalyptus conveniens* or mid open shrubland of *Allocasuarina campestris* over low shrubland and sedgeland of mixed species frequently dominated by *Ecdeiocolea monostachya* and *Melaleuca aspalathoides*, or occasionally *M. tinkeri*, *Hakea auriculata* or *Hakea lissocarpha*, on gravelly grey or brown clay loams or sands, usually with laterite on or near the surface, on slopes and crests.

Type 7B: Mid mallee woodland to isolated mallees of *Eucalyptus conveniens* or mid open shrubland of *Allocasuarina campestris* over low shrubland and sedgeland of mixed species dominated by *Banksia carlinoides*, *Ecdeiocolea monostachya*, *Hakea incrassata*, *Hibbertia hypericoides* and *Melaleuca aspalathoides* on gravelly grey or brown clay loams or sands, usually with laterite on or near the surface, on slopes and crests.

Type 8: Mid mallee woodland to isolated mallees of *Eucalyptus conveniens* over mid shrubland to open shrubland dominated by *Allocasuarina campestris* over low shrubland and sedgeland of mixed species dominated by *Ecdeiocolea monostachya*, *Hakea auriculata*, *Melaleuca radula*, *M. aspalathoides* and *Banksia fraseri* var. *fraseri* on gravelly grey or brown clay loams usually over massive laterite on breakaway tops, ridges, and lateritic rises.

Type 10: Mid sparse to open shrubland of mixed species including *Calothamnus quadrifidus* subsp. *angustifolius*, *Grevillea biformis* subsp. *biformis* and *Banksia attenuate* over low shrubland and sedgeland of mixed species dominated by *Ecdeiocolea monostachya*, *Melaleuca leuropoma*, *Daviesia divaricata* subsp. *divaricata* ms, *Mesomelaena pseudostygia* and *Banksia shuttleworthiana* on yellow-brown or occasionally grey sand on slopes and valley floors

Type 11: Mid sparse to open shrubland of *Allocasuarina campestris* and *Grevillea biformis* subsp. *biformis* over low shrubland and sedgeland dominated by *Hakea circumalata*, *Lepidobolus preissianus* subsp. *preissianus*, *Mesomelaena pseudostygia* and *M. stygia* subsp. *deflexa* (P3) on yellow or yellow-brown sand or sandy loam on mid to upper slopes.

Type 13A: Low open woodland of *Eucalyptus todtiana* over mid to low shrubland of mixed species dominated by *Allocasuarina humilis*, *Banksia scabrella* (P4), *Calothamnus sanguineus*, *Eremaea beaufortioides* var. *microphylla*, *Melaleuca* aff. *leuropoma* and *Hibbertia hypericoides* over low shrubland and sedgeland of mixed species including *Banksia dallanneyi* subsp. *media*, *Conostylis canteriata*, *Mesomelaena pseudostygia* and *Caustis dioica* on grey or brown sand on lower and mid slopes.

Type 13B: Low open woodland of *Eucalyptus todtiana* over mid to low shrubland of mixed species dominated by *Allocasuarina humilis*, *Calothamnus sanguineus*, *Hakea trifurcata*, *Hibbertia hypericoides* and *Melaleuca leuropoma* over low shrubland and rushland of mixed species including *Banksia dallanneyi* subsp. *media*, *Conostylis aculeata* subsp. *breviflora* and *Conostylis canteriata* on grey, brown or yellow sand on flats, in depressions and on slopes.

Type 14: Low open shrubland dominated by *Calothamnus quadrifidus* subsp. *angustifolius*, *Banksia carlinoides*, *Hakea lissocarpha* and *Verticordia densiflora* over low open shrubland, sedgeland and forbland dominated by *Dampiera teres* (broad-leaf variant), *Jacksonia angulata*, *Harperia lateriflora*, *Opercularia vaginata* and *Melaleuca trichophylla* on grey-brown sands, sandy loams, and clay loams in minor drainage lines and on flats.

Reduced vegetation condition occurs where human/livestock traffic is frequent such as farmland and near tracks. Man-made disturbances in the area included existing exploration wells, access tracks; seismic surveys; borrow pit; fences and firebreaks; stock grazing; off-track vehicle traffic; and man-made structures such as sheds. The proposed action area has a varied fire history, with the most recent occurring in 2018. While the floristic composition has been impacted, no evidence of frequent fire impacts were recorded.

### 3.6 Describe the gradient (or depth range if action is to be taken in a marine area) relevant to the project area

Landforms across the Proposed Action area can be described as undulating with well-defined ridge lines (lateritic) and breakaways towards the west and south west with ground levels varying between 140 m above Australian Height Datum (AHD) to 220 mAHD.

### 3.7 Describe the current condition of the environment relevant to the project area

The proposed action will largely be undertaken on Unallocated Crown Land (UCL) and agricultural land used for livestock and cereal cropping. The proposed action area (93.97ha) consists of approximately 38.53ha of native vegetation which will be impacted by the proposal, and the remaining 55.44 ha has been cleared for farming and infrastructure.

The majority of native vegetation within the proposed action area and surrounds is intact and has not been subjected to any significant disturbance. Disturbance is usually related to historical access lines for exploration drilling and seismic surveys, firebreaks, and vehicle tracks. Native vegetation condition within the Project Area is predominantly in 'Excellent' to



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'Pristine' condition, with few weeds and high native species richness (Strategen-JBS&G 2021).

Glevan Consulting (2012) undertook an assessment for the presence of *Phytophthora dieback* within EP 469. No areas of remnant vegetation within the UCL were observed to be affected, infected, or altered by any previous introduction of *Phytophthora dieback*, and therefore the majority of the area surveyed was classified as 'uninfested (Protectable)'. The uninfested (Protectable) dieback management area is assigned to the areas of native vegetation within UCL. This means that the UCL is currently considered free from the *Phytophthora Dieback* disease and is able to be protected from the introduction of dieback arising from project operations provided appropriate management measures are in place. The unmappable dieback management area is assigned to the remainder of the land within EP 469 due to the absence of suitable indicator species.

A large proportion of the Proposed Action area has been affected by a fire which occurred in 2019. On ground surveys revealed that the fire has altered the structural elements of vegetation communities present. However, strong post-fire recovery has been observed during the 2020 survey, with the majority of flora species expected to occur being present. Flora species with more rapid post-fire recovery strategies were naturally more dominant than those which take longer to re-establish.

**3.8 Describe any Commonwealth Heritage places or other places recognised as having heritage values relevant to the project**

There are no Commonwealth Heritage Places or other places recognised as having heritage values relevant to the project area.

**3.9 Describe any Indigenous heritage values relevant to the project area**

In Western Australia, the Aboriginal Heritage Act 1972 (AH Act) protects Aboriginal sites defined under Section 5 of the Act. It is an offence under Section 17 of the AH Act to excavate, destroy or damage a site unless the person is acting with the authorisation of the Registrar under Section 16, or the consent of the Minister under Section 18 of the AHA.

The Proposed Action area is located within land which is subject to the Yamatji Nation Indigenous Land Use Agreement.

A desktop and in field archaeological and ethnographic survey of the Proposed Action area was undertaken by Terra Rosa Consulting in 2021 (Terra Rosa 2021). The survey was undertaken on 28 and 29 April 2021 by six Yamatji Nation representatives and two heritage consultants.

The survey outcomes were:

- No Department of Planning, Lands and Heritage (DPLH) registered Aboriginal sites or other heritage places exist within the Development Envelope; and
- No other heritage values were identified within the Development Envelope.

**3.10 Describe the tenure of the action area (e.g. freehold, leasehold) relevant to the project area**

The land tenure of the Proposed Action area is Unallocated Crown Land and freehold land.

**3.11 Describe any existing or any proposed uses relevant to the project area**

The nearest townsites (with population greater than 500) include Dongara to the northwest (36 km), and Mingenew to the north (15 km).

Existing land use across the Proposed Action area includes agriculture (livestock and cropping) and onshore oil and gas exploration. Proposed uses relevant to the Project Area includes the Australian Gas Infrastructure Group's proposed gas processing infrastructure within the West Erregulla gas field.



Note: PDF may contain fields not relevant to your application. These fields will appear blank or unticked. Please disregard these fields.

## Section 4

### Measures to avoid or reduce impacts

#### 4.1 Describe the measures you will undertake to avoid or reduce impact from your proposed action

Proposed measures to be undertaken to avoid or reduce impact from the Proposed Action include:

Desktop assessment of existing environmentally sensitive features including conservation areas, heritage areas, mapped listed species and communities, fauna habitat, surface water features etc. to be potentially impacted by the proposed action. Where relevant, the well pads and infrastructure corridors (i.e., access tracks and/or pipelines) have been deviated or truncated to avoid or minimise impacts on these features to the extent possible.

Consultation with private landholders and Traditional Owners to identify culturally or economically sensitive areas to avoid.

Ecological field survey and fauna assessments undertaken to establish baseline conditions by identifying communities and individuals of threatened flora species, suitable breeding and feeding habitat for protected fauna species and mapping their locations and extent. No Carnaby's Cockatoo breeding or roosting trees are located within the Proposed Action area.

The well pads and infrastructure corridors (i.e., access tracks and pipelines) have been aligned to use previously cleared areas where possible to undertake the Project with the minimum amount of clearing and disturbance of native vegetation. This has been achieved using review of existing aerial imagery and ground truthing during ecological field surveys.

The proposed action will require disturbance of no more than 38.53 ha of native vegetation, which is potential foraging habitat for Carnaby's Black Cockatoo. No breeding habitat or roosting trees occur within the Project Area.

Avoidance of direct impacts to *Thelymtra stellata* have been achieved by deviating or truncating around known locations.

Impacts to *Paracaleana dixonii* have been minimised as far as practicable through line deviation to the loss of two individuals recorded within the disturbance footprint.

A Dieback and Weed Management Plan will be implemented to ensure activities do not introduce weeds or dieback to the proposed action area.

Construction activities will be undertaken during daylight hours only. Daily trench inspections will be undertaken and measures such as fauna egress from water storage ponds and trenches and fauna shelters and ramps will be implemented. Vehicles to be operated within designated speed limits.

Screening or sheeting material to be spread over the well site and access road and dust suppression undertaken as required to minimise dust during construction.

All machinery and vehicles undertaking clearing activities will have fire extinguishers.

Following the completion of construction activities, cleared areas that are not required for ongoing operational requirements will be rehabilitated in line with pre-disturbance conditions (30 ha).

Monitoring will commence upon completion of the Proposal with a particular focus on third party access issues and the presence of introduced weeds. The program will then continue annually between September and November for two years or until monitoring demonstrates rehabilitation completion criteria have been met.

#### 4.2 For matters protected by the EPBC Act that may be affected by the proposed action, describe the proposed environmental outcomes to be achieved

MNES that may be impacted by the proposed action include Listed Threatened Species and Communities.

Sandplain Duck Orchid (*Paracaleana dixonii*) (Endangered)

The Proposed Action will result in:

- Disturbance to two known *Paracaleana dixonii* individuals, which represents 0.42% of the total known mapped occurrences within Study Area (Figure 6).
- Clearing of up to 15.14 ha of potential habitat for the species (VTs 7b, 10 and 13a) which represents 1.18%, 0.65% and 0.06% respectively of the mapped extent of each vegetation type within the Study Area.

The environmental outcome of the proposed action is that availability of habitat suitable for occupancy of the species will be maintained and the proposed action is unlikely to have a significant impact on the species, its recovery and long-term survival.

Carnaby's Cockatoo (*Calyptorhynchus latirostris*) (Endangered)

The Proposed Action will result in:

- No disturbance, injury or mortality to Carnaby's Cockatoo as there have been no records within the Proposed Action area.
- Up to 38.53 ha of low and low to moderate quality foraging habitat will be impacted by the Proposal, of which 30 ha will be rehabilitated following completion of construction which will include *Banksia* spp. and *Eucalyptus* spp. that are locally occurring and suitable for foraging (Figure 7).

- Extensive areas of suitable habitat for this species occurs within the surrounding areas of native vegetation (Figure 8).

- No impact to roosting or breeding sites, as there are no records of these sites within the Proposed Action area (Figure 8).

The proposed environmental outcomes to be achieved is the maintenance of the area of occupancy of, and suitable foraging habitat for, the Carnaby's black cockatoo. The Project Area is located at the northern limit of the breeding range and within the non-breeding range for the species and the clearing is expected to result in temporary loss of low to moderate quality foraging habitat. Monitoring of rehabilitation will be undertaken to ensure native vegetation returns to a composition and



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structure that is comparable to their pre-disturbance state.



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## Section 5

### Conclusion on the likelihood of significant impacts

#### 5.1 You indicated the below ticked items to be of significant impact and therefore you consider the action to be a controlled action

- World Heritage properties
- National Heritage places
- Wetlands of international importance (declared Ramsar wetlands)
- Listed threatened species or any threatened ecological community
- Listed migratory species
- Marine environment outside Commonwealth marine areas
- Protection of the environment from actions involving Commonwealth land
- Great Barrier Reef Marine Park
- A water resource, in relation to coal seam gas development and large coal mining development
- Protection of the environment from nuclear actions
- Protection of the environment from Commonwealth actions
- Commonwealth Heritage places overseas
- Commonwealth marine areas

#### 5.2 If no significant matters are identified, provide the key reasons why you think the proposed action is not likely to have a significant impact on a matter protected under the EPBC Act and therefore not a controlled action

In consideration of the MNES Significant Impact Guidelines (DoE 2013) the proposed action is not considered likely to result in a significant impact to the following MNES.

Sandplain Duck Orchid (*Paracaleana dixonii*) was identified in considerable numbers in 2011 adjacent to the proposed action area. Some of the areas where these occurred was burned during the 2018 to 2019 fire season. There is potential for this species to be present and not recorded within the proposed action area, likely due to an absence of above ground features during the survey period.

The well pads and infrastructure corridors (i.e., access tracks and/or pipelines) have been deviated or truncated to avoid or minimise impacts on these features to the extent possible, within the native vegetation of the proposed action area (38.53 ha). The Proposed Action will impact on 15.14 ha (1.89%) of the mapped habitat in the broader survey area, leaving a large extent of available habitat for the species uncleared. The risk of invasive species is well understood, and a series of management measures, including the use of strict hygiene measures upon entry to the Project Area in accordance with Strike Energy's DWMP, will be implemented to prevent the incursion of weeds into the Proposed Action area. On this basis, the Proposed Action is not expected to adversely impact habitat critical to the survival of the species.

Two individuals of this taxon will be impacted, which represents 0.42% of the total known mapped occurrences in the study area for the proposed action. It is considered that the anticipated impact is small and unlikely to have a significant impact on the species, its recovery and long-term survival.

Carnaby's Cockatoo (*Calyptorhynchus latirostris*) - The proposed action is not expected to lead to a long-term decrease in the size of Carnaby's Black Cockatoo (CBC) populations as occurrence of suitable habitat extends occurs within avoided native vegetation and also extends outside of the Project Area.

The proposed action consists of approximately 27.44 ha of potential foraging habitat (mapped) of 'low' and 'low to moderate' quality with the vegetation is widespread throughout the region. The removal of 27.44 ha of potential foraging habitat is unlikely to reduce the area of occupancy of the Black Cockatoo species. The proposed action is not expected to fragment populations of CBC as they are highly mobile. As suitable foraging habitat is widespread locally outside of the broader proposed action area, they are not likely to be dependent on a particular patch of foraging habitat within the area and are expected to forage outside in large patches of suitable foraging habitat in proximity to the proposed action area.

The proposed action is:

- not expected to impact habitat critical to the survival of or disrupt the breeding cycle of a population of CBC as the proposed action area comprises no suitable breeding habitat. Suitable breeding habitat occurs outside of the proposed action area within the local and regional area which is considered more likely to be critical habitat to the species.
- not expected to impact the availability or quality of habitat to the extent that CBC are likely to decline, as the clearing of 27.44 ha of potential habitat represents a 0.2% reduction in potential foraging habitat within the Project Area.
- unlikely to introduce harmful or invasive species that reduce the extent or quality of suitable foraging habitat to the CBC within the proposed action and surrounds. Freehold farmland and existing roads together with vehicles and machinery material from external areas are the primary existing sources of weed propagules. The proposed action will include measures to manage the potential spread of weeds or dieback into adjacent vegetation that could comprise habitat for the species. Further to this, there are no known diseases that may be introduced to the area that may cause the population to decline and it is unlikely that any disease already exists in the proposed action area that may be spread by its implementation.
- expected to rehabilitate areas of cleared native vegetation areas that are not required for ongoing operational requirements following the completion of construction activities. This is intended to return fauna habitat to a composition and structure that is comparable to its pre-disturbance state and in accordance with rehabilitation completion criteria. No less than 30 ha of areas cleared to facilitate construction of the Proposal will be rehabilitated following completion. These areas will



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therefore return to a state and condition that will provide foraging habitat for fauna.  
- consistent with the State recovery plan for the CBC.



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## Section 6

### Environmental record of the person proposing to take the action

#### 6.1 Does the person taking the action have a satisfactory record of responsible environmental management? Explain in further detail

Strike Energy ensures all projects are implemented in accordance with relevant environmental approvals, sought in consultation with local, state and Commonwealth government as required. All projects are managed in accordance with management commitments, detailed as part of its environmental approvals. Strike Energy maintains relationships with key stakeholders, ensuring consultation is undertaken throughout the environmental approvals processes and throughout project operation and closure.

#### 6.2 Provide details of any past or present proceedings under a Commonwealth, State or Territory law for the protection of the environment or the conservation and sustainable use of natural resources against either (a) the person proposing to take the action or, (b) if a permit has been applied for in relation to the action – the person making the application

No proceedings have occurred against either the person taking the action or making application.

#### 6.3 If it is a corporation undertaking the action will the action be taken in accordance with the corporation's environmental policy and framework?

Yes  No

##### 6.3.1 If the person taking the action is a corporation, provide details of the corporation's environmental policy and planning framework

Strike Energy, as documented within its Environmental Policy (Attachment 3), is committed to conducting all its activities in a responsible manner and consistent with the principles of Sustainable Development.

Strike Energy has a HSE Management System and against which major contractor management systems are evaluated. Contractors, suppliers, and partners shall comply with all HSE Policies and Standards. Strike's HSE contractor management system requirements include:

- \* The selection process for contractors, suppliers and partners shall incorporate a risk based HSE evaluation that includes a review of past HSE performance, prior to contractual arrangements being established.
- \* Contracts and agreements shall include specific health, safety, and environment obligations to ensure Strike standards are met. Consequences of non-compliance shall be stipulated in the contract conditions.
- \* A system shall be in place to ensure that HSE performance of contractors, suppliers and partners, and their compliance with Strike HSE requirements, are monitored and reported.
- \* All Strike personnel shall be responsible for assuring the HSE performance of contractors they are working with.

#### 6.4 Has the person taking the action previously referred an action under the EPBC Act, or been responsible for undertaking an action referred under the EPBC Act?

Yes  No

##### 6.4.1 EPBC Act No and/or Name of Proposal

EPBC 2017/7970 Ocean Hill 3D Seismic Survey, Eneabba, WA

This proposal has been determined to be a controlled action, and will require assessment and approval under the EPBC Act before it can proceed.



Note: PDF may contain fields not relevant to your application. These fields will appear blank or unticked. Please disregard these fields.

## Section 7

### Information sources

#### Reference source

Beard, J. S. 1976. Vegetation Survey of Western Australia: Murchison 1:1 000 000. Map and Explanatory Notes to Sheet 6. University of Western Australia Press, Perth.

#### Reliability

reliable

#### Uncertainties

nil

#### Reference source

Beard, J. S. 1990. Plant Life of Western Australia. Kangaroo Press, NSW.

#### Reliability

reliable

#### Uncertainties

nil

#### Reference source

Department of the Environment (DoE) 2021b. *Paracaleana dixonii* in Species Profile and Threats Database. Department of the Environment, Canberra. Available from: [http://www.environment.gov.au/cgi-bin/sprat/public/publicspecies.pl?taxon\\_id=86882](http://www.environment.gov.au/cgi-bin/sprat/public/publicspecies.pl?taxon_id=86882).

#### Reliability

reliable

#### Uncertainties

nil

#### Reference source

Eco Logical Australia 2021, West Erregulla Environmental Survey and Approvals Hydrology and Hydrogeology Baseline and Preliminary Impact Assessment Report, report prepared for AGIG, February 2021

#### Reliability

reliable

#### Uncertainties

nil

#### Reference source

Desmond, A., and Chant, A. 2002. Geraldton Sandplain 3 (GS3 - Lesueur Sandplain subregion), in A Biodiversity Audit of Western Australia's 53 Biogeographic Subregions in 2002, prepared for Department of Conservation and Land Management, accessed online 5 May 2021 at <[https://www.dpaw.wa.gov.au/images/documents/about/science/projects/waaudit/geraldton\\_sandplains03\\_p293-313.pdf](https://www.dpaw.wa.gov.au/images/documents/about/science/projects/waaudit/geraldton_sandplains03_p293-313.pdf)>

#### Reliability

reliable

#### Uncertainties

nil



Note: PDF may contain fields not relevant to your application. These fields will appear blank or unticked. Please disregard these fields.

<b>Reference source</b>
RPS Aquaterra, 2011. West Erregulla Groundwater Assessment. Prepared for Warrego Energy Pty Ltd, 22 August 2011
<b>Reliability</b>
reliable
<b>Uncertainties</b>
nil
<b>Reference source</b>
Strategen-JBS&G 2021, EP469 West Erregulla Field Development Program Fauna Desktop Review, Unpublished report for Strike West Pty Ltd, June 2020.
<b>Reliability</b>
reliable
<b>Uncertainties</b>
nil
<b>Reference source</b>
Terra Rosa, 2021. An archaeological and ethnographic site avoidance heritage survey of the Strike West Pty Ltd West Erregulla Development Footprint (Phase 1) with Yamatji Nation Traditional Owners. Report prepared for Strike West Pty Ltd by Terra Rosa Consulting, May 2021
<b>Reliability</b>
reliable
<b>Uncertainties</b>
nil
<b>Reference source</b>
Woodman Environmental Consulting Pty Ltd (Woodman Environmental) 2013. West Erregulla Development Envelope Flora and Vegetation Assessment, Unpublished report for Warrego Resources, September 2013.
<b>Reliability</b>
reliable
<b>Uncertainties</b>
nil
<b>Reference source</b>
Woodman Environmental Consulting Pty Ltd (Woodman Environmental) 2020a. West Erregulla Exploration Program Wells 4 and 5 Flora and Vegetation Risk Assessment, Unpublished report for Strike Energy Ltd, March 2020.
<b>Reliability</b>
reliable
<b>Uncertainties</b>
nil
<b>Reference source</b>
Woodman Environmental Consulting Pty Ltd (Woodman Environmental) 2020b. West Erregulla Exploration Program Targeted Flora Survey, Unpublished report for Strike Energy Ltd, December 2020.
<b>Reliability</b>



Note: PDF may contain fields not relevant to your application. These fields will appear blank or unticked. Please disregard these fields.

reliable

**Uncertainties**

nil



Note: PDF may contain fields not relevant to your application. These fields will appear blank or unticked. Please disregard these fields.

## Section 8

### Proposed alternatives

Do you have any feasible alternatives to taking the proposed action?

Yes



No



Note: PDF may contain fields not relevant to your application. These fields will appear blank or unticked. Please disregard these fields.

**Section 9**

**Person proposing the action**

9.1.1 Is the person proposing the action an organisation or business?  
 Yes       No

**Organisation**

Organisation name (as registered for ABN/ACN)	STRIKE WEST PTY. LTD.
Business name	
ABN	91625161846
ACN	
Business address	66 Kings Park Rd, West Perth, 6005, WA, Australia
Postal address	
Main Phone number	0870997400
Fax	
Primary email address	peter.bouteloup@strikeenergy.com.au
Secondary email address	

9.1.2 I qualify for exemption from fees under Regulation 5.23(1)(ii) of the EPBC Regulations because I am:  
 Small business  
 Not applicable

9.1.2.2 I would like to apply for a waiver of full or partial fees under Regulation 5.21A of the EPBC Regulations  
 Yes       No

**9.1.3 Contact (for an organisation - the contact details of the person authorised to sign on behalf of the organisation)**

First name	Peter
Last name	Bouteloup
Job title	Approvals Coordinator
Phone	(08) 7099 7400
Mobile	
Fax	
Email	peter.bouteloup@strikeenergy.com.au
Primary address	66 Kings Park Rd, West Perth, 6005, WA, Australia
Address	

**Declaration: Person proposing the action (To be signed by the person at 9.1.3)**

I, Peter Bouteloup, declare that to the best of my knowledge the information I have given on, or attached to the EPBC Act Referral is complete, current and correct. I understand that giving false or misleading information is a serious offence. I declare that I am not taking the action on behalf or for the benefit of any other person or entity.

Signature: *P Bouteloup* ..... Date: 08/07/2021.

I, \_\_\_\_\_, the person proposing the action, consent to the designation of \_\_\_\_\_ as the proponent for the purposes of the action described in this EPBC Act Referral.

Signature:.....Date: .....



Note: PDF may contain fields not relevant to your application. These fields will appear blank or unticked. Please disregard these fields.

**Proposed designated proponent**

**9.2.1 Is the proposed designated proponent an organisation or business?**  
 Yes     No

**Organisation**

Organisation name (as registered for ABN/ACN)	STRIKE WEST PTY. LTD.
Business name	
ABN	91625161846
ACN	
Business address	66 Kings Park Rd, West Perth, 6005, WA, Australia
Postal address	
Main Phone number	08 7099 7400
Fax	
Primary email address	peter.bouteloup@strikeenergy.com.au
Secondary email address	

**9.2.2 Contact (for an organisation - the contact details of the person authorised to sign on behalf of the organisation)**

First name	Peter
Last name	Bouteloup
Job title	Approvals Coordinator
Phone	0870997400
Mobile	
Fax	
Email	peter.bouteloup@strikeenergy.com.au
Primary address	66 Kings Park Rd, West Perth, 6005, WA, Australia
Address	

**Declaration: Proposed Designated Proponent**

I, Peter Bouteloup, the proposed designated proponent, consent to the designation of myself as the proponent for the purposes of the action described in this EPBC Act Referral.

Signature: *P Bouteloup* ..... Date: 08/07/2021



Note: PDF may contain fields not relevant to your application. These fields will appear blank or unticked. Please disregard these fields.

**Referring party (person preparing the information)**

9.3.1 Is the referring party an organisation or a business?  
 Yes       No

**Organisation**


Organisation name (as registered for ABN/ACN)      JBS&G AUSTRALIA PTY LTD  
 Business name  
 ABN      62100220479  
 ACN  
 Business address      50 Subiaco Square Rd, Subiaco, 6008, WA, Australia  
 Postal address  
 Main Phone number      0893803100  
 Fax  
 Primary email address      adminwa@jbsg.com.au  
 Secondary email address

**9.3.2 Contact (for an organisation - the contact details of the person authorised to sign on behalf of the organisation)**

First name      Annette  
 Last name      Latto  
 Job title      Senior Associate  
 Phone      0434768623  
 Mobile  
 Fax  
 Email      alatto@jbsg.com.au  
 Primary address      50 Subiaco Square Rd, Subiaco, 6008, WA, Australia  
 Address

**Declaration: Referring party (person preparing the information)**

I, Annette Latto, declare that to the best of my knowledge the information I have given on, or attached to this EPBC Act Referral is complete, current and correct. I understand that giving false or misleading information is a serious offence.

Signature: .....  ..... Date: ..8/07/21.



Note: PDF may contain fields not relevant to your application. These fields will appear blank or unticked. Please disregard these fields.

<b>Appendix A</b>	
<b>Attachment</b>	
<b>Document Type</b>	<b>File Name</b>
action_area_images	Fig1_RegLocn.pdf
action_area_images	Fig2_Project_Area.pdf
action_area_images	Fig3_BeardsVeg.pdf
action_area_images	Fig5_VegCond.pdf
action_area_images	Fig4_VegTypes.pdf
action_area_images	Fig6_ThreatenedFlora.pdf
action_area_images	Fig7_FaunaHabitat.pdf
action_area_images	Fig8_RegBCHabitat.pdf
flora_fauna_investigation	Att_1_SJBSG Desktop Fauna 2021.pdf
flora_fauna_investigation	Att_2_Woodman 2020 Targeted Survey.pdf
corp_env_policy_docs	Att_3_Env Policy.pdf

<b>Appendix B</b>
<b>Coordinates</b>
Area 1
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-29.416514569098,115.33026376073
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