

Department of Water and Environmental Regulation

Department of Energy, Mines, Industry Regulation and Safety

Application for new permit or referral to clear native vegetation

This is the form to submit a referral of proposed clearing or apply for a clearing permit under Part V of the *Environmental Protection Act 1986* (EP Act).

Before you submit this form, please check you have completed all the fields for the form type and fully prepared any required supporting documents (maps etc.). The Department of Water and Environmental Regulation (DWER) or Department of Energy, Mines, Industry Regulation and Safety (DEMIRS) will return/decline any forms that are not correctly completed.

To find out more about the stages of assessment for clearing permit forms, see the *Procedure: Native vegetation clearing permits*.

Part 1 – Form type

Select your form type. Note: Where appropriate in this form, and unless stated otherwise, the terms 'application' and 'applicant' also mean 'referral' and 'referrer' respectively.	 □ Referral of proposed clearing (section 51DA of the EP Act) □ Application for an area permit (section 51E of the EP Act) ☑ Application for a purpose permit (section 51E of the EP Act) 		
Which department are you submitting of the clearing is for mineral and pet authorised under the <i>Mining Act 19</i> petroleum Acts, and/or a State Agre areas covered by either mineral or tenure granted under one of the above, select 'Department of Energy, Regulation and Safety'. For all other clearing activities, select of Water and Environmental Regulation	roleum activities 78, the various eement with petroleum ovementioned Mines, Industry	 □ Department of Energy, Mines, Industry Regulation and Safety ☑ Department of Water and Environmental Regulation 	

Part 2 – Applicant details

2.1 Applicant name

For area permits:	□ Applying as an individual – complete the following:				
If granted, the name(s) of (all) landowner(s) will be listed as	Title	□ Mr □ Mrs □ Ms □ Other:			
	Name(s)				
'permit holders' on the permit.	☐ Applying as a body corporate or other entity formed at law – complete the following:				
For purpose permits:	Name				
If granted, the name(s) of (all) applicant(s) will	Australian Con	mpany Number (ACN)			
go on the permit.	□ Applying as a government entity (e.g. government department, local government authority, or other statutory body)				
	Name	Regional Power Corporation (Trading as Horizon Power)			

2.2 Applicant contact details

Provide the contact details for the above (primary contact).

Title	
First name	
Last name	
Position	
Company name	
Phone number	
Email address	

2.3 Applicant contact postal details

Provide the postal address for the above individual, body corporate or local government authority (primary contact).

Address line 1	
Address line 2	

	Suburb				
	State				
2.4 Applicant contact – registered business address					
If applying as a company, incorporated body, local government authority or public authority.					

If applying as a company, incorporated body, local government authority or public authority, please also supply the registered business office address.

Address line 1		
Address line 2		
Suburb		
State		
Phone number		

2.5 Electronic correspondence consent

DWER/DEMIRS prefer to send all correspondence via email. We request that you consent to receiving all correspondence relating to instruments and notices under Part V of the EP Act via email. Please indicate your consent in this section of the form.

I consent that all written correspondence between myself (the applicant) and DWER/DEMIRS (as applicable) about the subject of this form will be exclusively via email, using the email address provided above.	⊠ Yes	□ No
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2.6 Contact details for enquiries

If different from the applicant's contact details, enter the contact details of a person with whom DWER/DEMIRS should liaise with (e.g. a consultant).

Same as applicant's contact details	□ Yes	⊠ No
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If 'No' – complete the following:

Title		
Contact name		
Position (if applicable)		
Company name (if applicable)		
Phone number		

Email address		
Business or postal address line 1		
Business or postal address line 2		
Suburb		
State		

Part 3 – Land details

- You must accurately describe the location of the land where your clearing is proposed.
- Provide copies of associated documents registered against the Certificate of Title (limitations, interests, encumbrances or notifications) where the clearing may impact them (i.e. caveats within freehold Lots).
- If you have a large number of properties, please provide the relevant details for each property in a separately attached supporting document.

I have a large number of properties and have given the relevant details in an attached supporting document.	⊠ Yes – skip to Part 4 □ No
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If 'No' – complete the following:

Land description Provide the following details, as applicable, for all properties:		
 volume and folio number lot or location number(s) crown lease or reserve number pastoral lease number mining tenement number 		
Street address – Line 1		
Street address – Line 2		
Suburb		
State	Postcode	
Local government area(s)		
Land zoning		

Part 4 – Relationship to landowner

Tell us which of the following options best describes you as the person completing and submitting this form. If you are filling out this form on behalf of the applicant, answer this question as though you are the applicant.

Proof of ownership may include:

- · a certificate of title
- · a pastoral or mining lease
- public authority that has care, control or management of the land
- other form of lease, land tenure or specific arrangement.

Relationship to landowner (select one of the following options)	Complete the following
□ I am the landowner	☐ Attach proof of ownership
☐ I am lodging a form on behalf of the landowner (e.g. a consultant)	☐ Attach proof of ownership
☐ I am acting on the landowner's behalf and will be jointly responsible for the clearing permit (i.e. joint form)	☐ Attach proof of ownership ☐ Attach a letter, in which the landowner authorises you to act on their behalf and acknowledge they will be jointly responsible for the clearing permit
☐ I am likely to become the landowner	☐ Attach evidence of the pending transfer of ownership, including details of current proprietor on certificate of title, and/or contract of sale ('offer and acceptance')
☐ I will undertake the clearing activities with the landowner's authority and will be the permit holder	☐ Attach proof of ownership ☐ Attach a letter, in which the landowner authorises you to access and clear native vegetation within the property(ies) as detailed in section 3.1 (if the applicant is not the landowner)
☐ I am a person with multiple land parcels within which clearing is proposed	☐ Attach proof of ownership and/or ☐ Attach letters, in which the landowner authorises you to access and clear native vegetation within the properties as detailed in section 3.1 (if the applicant is not the landowner)
☑ I will undertake the clearing activities through the exercise of power conferred by different legislation (e.g. the Energy Operators (Powers) Act 1979)	☑ Provide relevant legislative details: As an 'energy operator', Horizon Power has certain rights under Sections 46 and 49 of the Energy Operators (Powers) Act 1979 which allow it to access and use land for the purpose of constructing, maintaining and operating electricity infrastructure. Horizon Power will utilise these powers for the Project. A Notice of Entry as required under the Act, will be issued to all relevant land-owners or occupiers.

Part 5 - Proposed clearing

5.1 Maps and/or spatial data

Select which map type(s) you will attach with your form.

Note: DWER/DEMIRS will decline/return forms (as applicable) if you do not provide sufficient information for this question.

☑ An ESRI shapefile with the following properties (preferred)

- Geometry type: polygon shape
- Coordinate system: Geocentric Datum of Australia (GDA) 2020 (geographic latitude/longitude)
- Datum: GDA 2020

☐ An aerial photograph or map with a north arrow, clearly marking the proposed clearing area

Note:

- An ESRI shapefile must use one of the following filename extensions: .shp, .shx, .dbf, and/or .prj
- You must provide an ESRI shapefile if the form requires an assessment under an Environment Protection and Biodiversity Conservation Act 1999 (Cth) (EPBC Act) accredited process. See Part 8 of this form for more information.

5.2 Size

- If you propose to clear a patch(es) of vegetation, enter a hectare value for the total size of the area (mark number of trees as zero). For example, "clearing of 5 hectares".
- If you propose to clear only individual trees (i.e. the shrubs, grasses, groundcover plants will remain intact), provide the number of trees. For example, "clearing of 10 trees". If any shrubs, grasses, and/or groundcover plants may be damaged in the clearing process, enter the total area only.
- If you propose to clear an area of native vegetation within a larger footprint, enter the
 hectare value for the total size of the area to be cleared (mark number of trees as zero)
 and the size of the footprint. For example, 5 hectares of clearing within a 10-hectare
 footprint. This option is only available for purpose permit applications.
- Enter values for **both** number of trees and the size of the area **only if** you are clearing individual trees in one area **and** a patch of vegetation in a different area.
- Please note the following area conversions/calculations:

1 hectare = $10,000 \text{ m}^2$ Area of circle = 3.14 x radius^2 1 acre = 0.4 hectares/4,000 m² Area of a rectangle = length x width

1 tree = 0.01 hectares/100 m² Area of a triangle = $\frac{1}{2}$ length x perpendicular height

Total area of clearing proposed (hectares)	93.3 ha
Footprint of clearing (hectares) (purpose permit only)	93.3 ha of clearing within a footprint of 232.6 ha
Number of individual trees to be cleared	n/a

Note: Calculate the area of a tree based on the area encompassed by the tree's drip line; that being the outermost circumference of the tree's canopy.

5.3 Purpose

Provide the reason for proposed clearing (e.g. road construction, grazing and pasture, hazard reduction, horticulture, timber harvesting etc.).

If applicable, provide any additional project overview or explain in detail the activities on the property (e.g. provide context of work proposed and describe how clearing will contribute to overall work activities onsite etc.). As part of the feasibility stage, the Pilbara Green Link (PGL) project requires preliminary geotechnical and groundwater investigations (Investigation Activities) to be undertaken. These investigations will assist in determining the alignment of the proposed transmission line and substations which ultimately will assist in informing detailed design to facilitate the installation of renewable energy infrastructure.

Clearing will be required for installation of groundwater boreholes and undertaking geotechnical investigations (test pits and shallow boreholes) and associated access tracks to reach the chosen sites.

Refer to Section 1 and 2 of the NVCP Supporting Document for further information.

Specify what the final land use will be after clearing

Groundwater bore sites that will be used as monitoring bores (and potentially be established as water supply bores during PGL's construction phase) will have most of the clearing area maintained. Post-construction it is likely groundwater bore ownership will be passed on to an interested party (i.e. pastoralist) or be decommissioned. New access tracks developed to sites involving groundwater bores will remain cleared.

If a groundwater bore is not successful in locating water or a suitable water source, the bore will be capped and the pad area rehabilitated. If a new access track was developed to the site, it will be rehabilitated.

Following completion of geotechnical investigations, sites will be rehabilitated (see below).

New access tracks developed to sites only involving geotechnical investigations (i.e. test pits and/or geotechnical bores) will be rehabilitated following the completion of investigation activities.

Geotechnical investigation occurring alongside groundwater bores will be rehabilitated after the groundwater bore is established.

Rehabilitation will include the following:

 Removal of any temporary fill material, contaminated or unsuitable material and disposal at an approved facility Scarifying or ripping of the work area if the soil has been compacted Reprofiling of the temporary works areas to natural levels Re-spreading of stockpiled topsoil and vegetation over the temporary works area. The restoration of waterways and channels to their natural levels to
restore natural water flows Refer to Section 6 of the NVCP Supporting Document for further
information.

5.4 Method

Proposed method of clearing (i.e. burning, cutting, draining, flooding, grazing, mechanical clearing/bulldozing or other – specify)	Mechanical clearing/bulldozing. Driving over low vegetation.
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5.5 Timeframe

Period within which you propose to do the clearing (e.g. 1/7/2022 to 30/8/2024)	Start date: 08/09/2025 End date: 07/09/2027
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Note: The clearing referral process is not suitable for any clearing that is expected to take longer than two years.

5.6 Pre-application scoping

Historic clearing of native vegetation in the Swan Coastal Plain and Avon Wheatbelt Interim Biogeographic Regionalisation for Australia (IBRA) bioregions has been extensive.

DWER/DEMIRS strongly recommends a pre-application meeting if you propose to clear native vegetation within these bioregions.

Do you propose to clear native vegetation within the Swan Coastal Plain or Avon Wheatbelt bioregions?	 ☐ Yes – complete section below ☐ I have had a pre-application meeting with DWER/DEMIRS 		
	Insert date of meeting and officer name(s):		
		cted DWER/DEMIRS in relation to a pre-application en advised that a meeting is unnecessary in this	

Insert date of conversation and officer name(s):		
understand that	ad a pre-application meeting with DWER/DEMIRS. I this may increase the likelihood of requests for further or delays in assessment.	
■ No – proceed to	next question.	

Part 6 – Mitigation hierarchy

6.1 Avoidance and mitigation

Explain how you have, or will, put avoidance and mitigation measures in place to eliminate, reduce, or otherwise mitigate the need for and scale of the proposed clearing of native vegetation.

Attach supporting documents to substantiate your explanation.

Your explanation should demonstrate you have planned the project so that the least clearing possible is to be undertaken. The following questions may help you frame your explanation:

- Why did you select this location and amount of clearing?
- What alternatives to clearing e.g. engineering solutions did you consider? (Attach design drawings where applicable)
- What changes, if any, did you make to the location or amount of clearing to reduce the impacts of the clearing?

Note: If you do not demonstrate adequate efforts to avoid and mitigate clearing, DWER/DEMIRS will ask you to do so during the validation of this application. Offsets will only be considered by DWER/DEMIRS as a last resort, once avoidance and minimisation measures have been clearly demonstrated.

Provide the avoidance details (e.g. retention of vegetation on property)	Refer to Section 2 and Section 6 of the NVCP Supporting Document.
Provide the mitigation details (e.g. management of weed spread, rehabilitation)	Refer to Section 2 and Section 6 of the NVCP Supporting Document.

6.2 Offsets

Do you want to submit a clearing offset proposal with your form? ☐ Yes ☒ No

If 'Yes' – please complete and attach Appendix A of the of native vegetation offsets procedure guideline as a suppose document for your form.		☐ Appendix	x A attached
Part 7 – Surveys for assessments (IBSA and	IMSA)		
Do you want to submit marine or biodiversity surveys in support of your form? □ Yes □ No −			o – skip to Part 8
7.1 Biodiversity surveys			
If you want to submit any biodiversity surveys to support this form, you must follow the Environmental Protection Authority's (EPA) <u>Instructions for the preparation of data packages for the Index of Biodiversity Surveys for Assessments</u> (IBSA). If you do not meet the IBSA requirements, DWER/DEMIRS will decline/return your form.			
Please provide the IBSA number(s) – or submission numb been issued – in the space provided. Note that a submissi biodiversity survey has been accepted and is not the same are only issued once a survey has been accepted. Once a notify DWER/DEMIRS. Please note DWER/DEMIRS will s for your application until you provide the IBSA number(s).	on number e as an IBS in IBSA nui	is not confi A number. mber is issu	rmation that a IBSA numbers ed, please
Have you submitted all the biodiversity surveys that support this form to the <u>Index of Biodiversity Surveys</u> <u>for Assessment</u> ?	☑ Yes☐ Not applicable		
Provide an IBSA number (preferred) or a submission	IBSASUE	IBSASUB-20250129-0E630F6A	
number(s)	IBSASUB-20250605-C96FA1BB		
7.2 Marine surveys			
If you want to submit any marine surveys to support this form, you must follow the EPA's Instructions for the preparation of data packages for the Index of Marine Surveys for Assessments (IMSA). If you do not meet the IMSA requirements, DWER/DEMIRS will decline/return your form.			
Have you prepared all the marine surveys that support this form in accordance with the EPA's <i>Instructions for the preparation of data</i>		Yes	

Part 8 – Assessment bilateral agreement

packages for the Index of Marine Surveys for Assessments?

The native vegetation clearing processes under Part V of the EP Act have been accredited by the Commonwealth of Australia under the EPBC Act and so can be assessed under an assessment bilateral agreement.

To be assessed this way, the proposed clearing action must have been referred to the Commonwealth under the EPBC Act and deemed a 'controlled action' before you submit this

form. DWER/DEMIRS will decline to deal with your application without the proposed clearing first being deemed a controlled action.

For further information, see DWER's guidance on the assessment bilateral agreement.

Do you want your proposed clearing action assessed in accordance with, or under, an EPBC Act Accredited Process, such as the assessment bilateral agreement or accredited assessment?	☐ Yes ☑ No – skip to Part 9
Is your proposed clearing a controlled action? If 'Yes', please make sure you have entered all the mandatory details in the Annex C7 form	☐ Yes EPBC number: ☐ Annex C7 form attached ☐ No (DWER/DEMIRS cannot assess the application under an EPBC Act Accredited Process)
List the controlling provisions identified in the notification of the controlled action decision	

Part 9 – Other approvals

9.1 Environmental impact assessment (Part IV of the EP Act)

Clearing may be referred to the EPA if it is considered to be part of a 'significant proposal', as defined by section 37B(1) of the EP Act, or will likely to be part of a larger development. An example is when the clearing is for a road to a future mine.

Section 37B(1) of the EP Act defines a 'significant proposal' as "a proposal likely, if implemented, to have a significant effect on the environment". If a decision-making authority (e.g. DWER/DEMIRS) considers the proposal in this form is likely to constitute a 'significant proposal', under section 38(5) of the EP Act they must refer the proposal to the EPA under Part IV, if such a referral has not already been made.

Has the proposed clearing or any related matter been referred to the EPA?	□ Yes Enter details: □ No – complete question below.
If 'No' – do you intend to refer the proposal to the EPA?	 ☐ Yes – intend to refer (proposal is a 'significant proposal') ☐ Yes – intend to refer (proposal will require a section 45C amendment to the current Ministerial Statement)

□ No – 8	a current valid Minis	terial Statement applies	
Enter M	inisterial Statement	number:	
⊠ No-	not a significant pro	posal	
9.2 Other approvals – works approval, licence or registration (Part V Division 3 of the EP Act)			
Have you applied or do you intend to apply for a works approval, licence, registration or an amendment to any of the above, under Part V Division 3 of the EP Act? It is an offence to perform any action that would cause a premises to become a prescribed premises of a type listed in Schedule 1 of the Environmental Protection Regulations 1987, unless that action is done in accordance with a works approval, licence or registration. For further guidance, see DWER's <u>Procedure: Prescribed premises works approvals and licences</u> and <u>Guideline: Industry regulation guide to licensing</u> .		 ☐ Yes Application reference: ☐ No – a valid works approval applies ☐ No – a valid licence applies ☐ No – a valid registration applies ☑ No – not required 	
9.3 Water licences and permits (Rights in Water and Irrigation Act 1914)			
Have you applied or do you intend to apply for:		□ Yes	
a licence or amendment to a licence to take water (surface water or groundwater)		□ No – a current valid licence applies	
 a licence or amendment to a licence to construct wells (including bores and soaks), or 		Licence number:	
 a permit or amendment to a permit to interfere with the bed and banks of a watercourse? 		Not applicable ■	
For further guidance on water licences and permits under the <i>Rights in Water and Irrigation Act 1914</i> , see DWER's <u>Procedure: Water licences and permits</u> .			
9.4 Planning and other approvals			
Has the proposal obtained all relevant planning approvals and/or have you applied for all relevant planning approvals (e.g. Development Approval, Extractive Industry Licence, etc.)?	□ Yes		
	Enter details:		
	No − planning approval is not required		
	Enter details:		

□ Not applicable