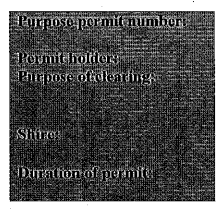


CLEARING PERMIT

Granted under section 51E of the Environmental Protection Act 1986



CPS 1496/1

Shire of Dundas Gravel Extraction and Road Realignment

Dundas

24 December 2006 – 24 December 2011

TABLE OF CONTENTS

1.	LAND ON WHICH CLEARING IS TO BE DONE	2
2.	AREA OF CLEARING	2
3.	APPLICATION	2
4.	COMPLIANCE WITH ASSESSMENT SEQUENCE AND MANAGEMENT PROCEDURES	3
5.	AVOID, MINIMISE ETC CLEARING	3
6.	WEED CONTROL	3
7.	REVEGETATION	3
8.	OFFSETS	4
9.	FLORA MANAGEMENT	4
10.	RECORDS MUST BE KEPT	4
11.	REPORTING	5
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Purpose permit number:	CPS 1496/1
Permit holder:	Shire of Dundas
Purpose of clearing:	Gravel Extraction and Road Realignment
Shire:	Dundas
	24 December 2006 – 24 December 2011
Duration of permit:	24 December 2000 – 24 December 2011
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The permit holder is authorised to clear native vegetation for the above stated purposes, subject to the conditions of this Permit.

PART I - CLEARING AUTHORISED

1. Land on which clearing is to be done

Ten hectares for the purpose of road realignment and forty hectares for the purpose of gravel pit extension within the area coloured yellow on attached:

- Plan 1496/1a
- Plan 1496/1b
- Plan 1496/1c
- Plan 1496/1d
- Plan 1496/1e
- Plan 1496/1f
- Plan 1496/1g
- Plan 1496/1h
- Plan 1496/1i
- Plan 1496/1j
- Plan 1496/1k
- Plan 1496/11
- Plan 1496/1m
- Plan 1496/1n
- Plan 1496/1o
- Plan 1496/1p
- Plan 1496/1q
- Plan 1496/1r
- Plan 1496/1s
- Plan 1496/1t
- Plan 1496/1u

2. Area of Clearing

The permit holder must not clear more than 50 hectares of native vegetation.

3. Application

This Permit allows the permit holder to authorise persons, including employees, contractors and agents of the permit holder, to clear *native vegetation* for the purposes of this Permit subject to compliance with the conditions of this Permit and approval from the Permit Holder.

4. Compliance with Assessment Sequence and Management Procedures

Prior to clearing any native vegetation under conditions 1 and 2 of this Permit, the permit holder must comply with the Assessment Sequence and the Management Procedures set out in Part II of this Permit.

PART II - ASSESSMENT SEQUENCE AND MANAGEMENT PROCEDURES

5. Avoid, minimise etc clearing

In determining the amount of native vegetation to be cleared for the purposes of gravel extraction the Permit Holder must have regard to the following principles, set out in order of preference:

- (i) avoid the clearing of native vegetation;
- (ii) minimise the amount of native vegetation to be cleared; and
- (iii) reduce the impact of clearing on any environmental value.

6. Weed control

- (a) When undertaking any *clearing* and *revegetation*, or other activity pursuant to this Permit the Permit Holder must take the following steps to minimise the risk of the introduction and spread of *weeds*:
 - (i) clean earth-moving machinery of soil and vegetation prior to entering and leaving the area to be cleared;
 - (ii) ensure that no weed-affected road building materials, mulch, fill or other material is brought into the area to be cleared; and
- (iii) restrict the movement of machines and other vehicles to the limits of the areas to be cleared.
- (b) At least once in each 12 month period for the *term* of this Permit, the Permit Holder must remove or kill any *weeds* growing within areas *cleared* and *revegetated* under this Permit.

7. Revegetation

- a) The Permit Holder shall retain the vegetative material and topsoil removed by clearing in accordance with this Permit.
- b) Within one month of the area no longer being required for the purpose of gravel extraction the permit holder must revegetate the area by:
 - (i) Deliberately planting and/or seeding *native vegetation* that will result in a similar species composition, structure and density of *native vegetation* to pre-clearing vegetation types in that area;
 - (ii) Ensuring only local provenance seeds and propagating material from within 10km of the area cleared are used to revegetate the area;
 - (iii) Lay vegetative material and topsoil retained in accordance with condition 7(a) on the area.
- c) Prior to undertaking works pursuant to condition 7(b)(iii) the permit holder shall rip pit floor and contour batters within the gravel extraction site.
- d) Within one year of undertaking revegetation in accordance with condition 7(b), the Permit Holder must:
- (i) Determine the species composition, structure and density of the area revegetated; and Clearing Permit 1496/24 November 2006

 Page 3 of 6

(ii) Where, in the opinion of an *environmental specialist*, the composition structure and density determined under condition 7(d)(i) will not result in a similar species composition, structure and density to pre-clearing vegetation types in that area the Permit Holder must undertake additional planting or seeding of *native vegetation* in accordance with the requirements of condition 7(b)(i) and (ii).

8. Offsets

- (a) The Permit Holder shall undertake the following measures by 24 December 2008 for the areas previously cleared before 24 December 2006 for gravel extraction:
 - (i) Remove all rubbish and artificial debris;
 - (i) Deep rip the soil to a depth 1m;
 - (ii) Spread overburden to an even depth;
- (iii) Lay the vegetative material and topsoil containing seed to an even depth on exposed overburden and soil;
- (iv) Deliberately plant and/or seed native vegetation that will result in a similar species composition, structure and density of native vegetation to pre-clearing vegetation types in that area; and
- (v) Ensure only local provenance seeds and propagating material from within 10km of the area cleared are used to revegetate the area.
- (b) Within one year of undertaking revegetation in accordance with condition 8(a), the Permit Holder must:
 - (i) Determine the species composition, structure and density of the area revegetated in accordance with condition 8(a); and
 - (ii) Where, in the opinion of a *flora specialist*, the composition structure and density determined under condition 8(a)(v) will not result in a similar species composition, structure and density to pre-clearing vegetation types in that area the Permit Holder must undertake additional planting or seeding of native vegetation in accordance with the requirements of condition 8(a).

9. Flora Management

- (a) Prior to undertaking clearing within the areas described in Clearing Authorised above, the areas shall be inspected by a *flora specialist* who shall identify *Rare Flora* and *Priority flora taxa*.
- (b) Where *Rare Flora* or *Priority Flora taxa* are identified in relation to condition 8(a) the Permit Holder shall ensure that:
 - (i) All records of DRF and priority flora are submitted to the CEO
 - (ii) No clearing occurs within 50m of identified DRF, unless approved by the CEO
 - (iii) No clearing occurs with 10m of identified *Priority Flora*, unless approved by the *CEO*.

PART III - RECORD KEEPING AND REPORTING

10. Records must be kept

The Permit Holder must maintain the following records for activities done pursuant to this Permit, as relevant:

(a) In relation to the *clearing* of *native vegetation* undertaken pursuant to the purpose of clearing:

- (i) The species composition, structure and density of the cleared area;
- (ii) The location where the clearing occurred, recorded using Geocentric Datum Australia 1994;
- (iii) The date that the area was cleared; and
- (iv) The size of the area cleared (in hectares).
- (b) In relation to the revegetation of areas pursuant to condition 7:
 - (i) The location of any area *revegetated* recorded using Geocentric Datum Australia 1994;
 - (ii) A description of the revegetation activities undertaken;
 - (iii) The size of the area revegetated (in hectares);
 - (iv) The commencement date of revegetation; and
 - (ii) The species, structure and composition of revegetation measured.
- (c) In relation to Flora Management pursuant to condition 8:
 - (i) The location of each Rare Flora and Priority Flora taxa recorded using Geocentric Datum Australia 1994; and
 - (ii) The species of each Rare Flora or Priority Flora taxa identified.

11. Reporting

The Permit Holder must provide to the *CEO*, on or before 30 June of each year, a written report of records requested under condition 9 and activities done by the Permit Holder under this Permit between 1 January and 31 December of the preceding year.

12. Definitions

The following meanings are given to terms used in this Permit:

CEO means the Chief Executive Officer of the Department of Environment and Conservation;

clearing has the meaning given to it in section 51A of the Environmental Protection Act 1986;

EP Act means the Environmental Protection Act 1986;

fill means material used to increase the ground level, or fill a hollow;

flora specialist means a person with specific training and/or experience in the ecology and taxonomy of Western Australian flora.

mulch means the use of organic matter, wood chips or rocks to slow the movement of water across the soil surface and to reduce evaporation;

native vegetation has the meaning given to it in sections 3 and 51A of the Environmental Protection Act 1986 and regulation 4 of the Environmental Protection (Clearing of Native Vegetation) Regulations 2004;

Priority Flora taxa means those plant taxa that described as priority flora classes 1, 2, 3 or 4 in the *Declared Rare and Priority Flora List for Western Australia*, Department of Conservation and Land Management, as amended.

Rare Flora means flora that is declared to be rare flora under section 23F of the Wildlife Conservation Act 1950;

revegetation means the re-establishment of a cover of native vegetation in an area such that the species composition, structure and density is similar to pre-clearing vegetation types in that area, and can involve regeneration, direct seeding and/or planting;

road building materials means rock, gravel, soil, stone, timber, boulders and water;

term means the duration of this Permit, including as amended or renewed;

weed means a species listed in Appendix 3 of the "Environmental Weed Strategy" published by the Department of Conservation and Land Management (1999), and plants declared under section 37 of the Agricultural and Related Resources Protection Act 1976.

Fred Tromp

Director/Natural Resource Management, Department of Environment and Conservation.

Officer delegated under Section 20 of the Environmental Protection Act 1986

24 November 2006