

## 1. Application details

| 1.1 Dermit ennligetie   | n deteile     |  |   |                           |   |  |  |  |
|---|---------------|--|---|---------------------------|---|--|--|--|
| 1.1. Permit application<br>Permit application No.:  | 246/1         |  |   |                           |   |  |  |  |
| Permit type:  |               | Area Permit  |   |                           |   |  |  |  |
| 1.2. Proponent detail   | e             |  |   |                           |   |  |  |  |
| Proponent's name:   |               | MR Reece Waldock CEO Western Australian Public Transport Authority |   |                           |   |  |  |  |
| 1.3. Property details   |               |  |   |                           |   |  |  |  |
| Property:   | LOT 34(       | LOT 340 ON DIAGRAM 57923   |   |                           |   |  |  |  |
|   |               | PART LOT 0 ON PLAN 6977  |   |                           |   |  |  |  |
|   |               | COCKBURN SOUND LOCATION 2849                                       |   |                           |   |  |  |  |
| Colloquial name:  | Road re       | Road reserve, Kwinana Fwy & South St, Leeming                      |   |                           |   |  |  |  |
| 1.4. Application  |               |  |   | -                         |   |  |  |  |
| ••  | No. Trees     | Method of Clear  | ing For the n   | urpose of:                |   |  |  |  |
| 3.2   |               | Mechanical Rei   | •   | construction or maintenal | nce   |  |  |  |
| 0.2   |               | incontantical reci   | noval Rainay  |                           |   |  |  |  |
| 2. Site information   |               |  |   |                           |   |  |  |  |
| 2.1 Existing onviron  | mont and inf  | ormation   |   |                           |   |  |  |  |
| 2.1. Existing environment   |               |  | line (in m  |                           |   |  |  |  |
| 2.1.1. Description of the   | native vegeta | ation under app  | IICation<br>Clearing Description  | Vegetation Condition      | Comment   |  |  |  |
| Vegetation Description<br>The site is a small area of woodland, bounded by South Street to<br>the north, Kwinana Freeway to the west, residential housing to<br>the east and south-east and continuous with a narrow strip of<br>bush along the freeway to the south.   |               |  | The proposed carpark<br>will occupy ca. 80% of<br>the site, with 0.8ha of<br>the best quality<br>vegetation to be                                       | Very Good: Vegetation     | Most of the vegetation is ir<br>good condition. An area ir<br>the southern part of the sit<br>had been burnt in the<br>recent past. There is a              |  |  |  |
| The vegetation consists of Banksia/Eucalypt woodland. The northern part of the site contains some very large, mature marri trees (Corymbia calophylla) and the southern part of the site contains Jarrah (Eucalyptus marginata). Four Banksia species, the Candle Banksia (B. attenuata), Firewood Banksia (B. menzeisii) Holly-leafed Banksia (B. jilcifolia) and Bull Banksia (B. |               |  | retained in a reserve in<br>order to protect a<br>population of Caladenia<br>huegelii. This remnant<br>will be bounded by the<br>station complex. South | ,                         | firebreak around the<br>housing, and these areas<br>have the greatest human<br>impact, such as garden<br>waste and rubbish being<br>dumped over fences, and |  |  |  |

menzeisii) Holly-leafed Banksia (B. ilicifolia) and Bull Banksia (B. grandis), are distributed throughout the site with the first two being the most common. The understorey is of mixed shrubs, and included grasstrees (Xanthorrhoea preissii) and zamias (Macrozamia reidlei). Around the western and northern boundaries of the site there are some Kunzea sp. and paperbark trees (Melaleuca preissiana).

(Bamford Consulting Ecologists 2004).

#### 3. Assessment of application against Clearing Principles

#### (a) Native vegetation should not be cleared if it comprises a high level of biological diversity.

## Comments Proposal may be at variance to this Principle

The City of Melville has advised that Beckley Bushland is recognised as a Priority 1 bushland area primarily for reasons relating to its condition (very little weed cover and good quality vegetation). Appellants identified that the bushland to be impacted on by this proposal is high in biodiversity (both flora and fauna).

Street and a Freeway

(Bamford Consulting

Ecologists 2004).

on-ramp.

However, the Beckley Bushland was not identified in the Bush Forever study as an area of regional significance that requires conservation. 'Regionally significant bushland has been identified on the basis of criteria relating to its conservation value. Important among these criteria is the achievement, where possible, of a comprehensive representation of all the ecological communities originally occurring in the region, principally through protecting a target of at least 10% of each vegetation complex' (Bush Forever 2000, p viii). Bush Forever Sites are 'representative of regional ecosystems and habitats'.

Methodology Bush Forever (2000).

the illegal dumping of pool

water through pipes in the

fence. The area is also

used for dog walking.

(Bamford Consulting Ecologists 2004).

# (b) Native vegetation should not be cleared if it comprises the whole or a part of, or is necessary for the maintenance of, a significant habitat for fauna indigenous to Western Australia.

## Comments Proposal is at variance to this Principle

It is likely that the vegetation under application provides significant habitat for fauna species in the local area, which is otherwise substantially built-up. The Kwinana road reserve could provide alternative habitat for some species.

A fauna survey has been carried out for the area under application, largely reliant on literature and museum records in addition to sightings (Bamford Consulting Ecologists, 2004). No trapping was carried out.

- There is no information on the likelihood of threatened invertebrate fauna presence in the vegetation under application.
- 5 amphibian species may occur on the site, as there are wetlands adjacent to the project area. Three of these species may utilise the habitat during the non-breeding season; the proposed development will reduce populations of most species because of loss of habitat.
- 28 reptile species may occur on the site (no reptiles were recorded during the site visit); loss of native vegetation will result in comparable population declines. Species likely to survive in the retained native vegetation will be those that are small and occur at high population densities, whereas there will probably be insufficient habitat for larger species (which will also be more vulnerable to road kills).
- 66 bird species may utilise the area under application; 24 species are of conservation significance whilst the majority are widespread in southwest WA. The proposed vegetation clearing will contribute to incremental loss of foraging habitat for Carnaby's Black-Cockatoo (Calyptorhynchus latirostris, S1 status); 13 other bird species are predicted as unable to persist in the area after clearing.
- 11 native mammal species are predicted to occur in the area. Nine species are bats that may be reliant on tree hollows. Brushtail possums may be present. The abundance of diggings indicate that Quendas are present in the bushland (Isoodon obesulus, Priority 5 species: Taxa in need of monitoring). The population is estimated at approximately 10-15 individuals; 'the number of Quenda on the site may be artificially high, as development in nearby areas may have concentrated the local Quenda population into a smaller area' (Bamford Consulting Ecologists 2004). The proponent will relocate the Quenda in consultation with CALM prior to any works commencing since it is not likely that they would survive the reduction in habitat otherwise. The Environmental Protection Authority considered these matters and determined that impacts are quite small

in a regional context. EPA have advised that relocation of the Quenda in consultation with CALM is appropriate.

Methodology Bamford Consulting Ecologists (2004)

# (c) Native vegetation should not be cleared if it includes, or is necessary for the continued existence of, significant flora.

## Comments Proposal is at variance to this Principle

A flora survey of the area under application (Ecoscape (Australia) Pty Ltd 2004) indicated that 22 Caladenia huegelii would be impacted by the original plan (which had the slip road buffered from houses on Beckley Circle by a 25m strip of vegetation). Less than 800 C. huegelii individuals have been recorded; the South St population is the third largest population. The plan was therefore redesigned to include a 0.8 ha reserve within the bushland (transplanting the two C. huegelii plants that would be affected by the revised plan into the reserve), at the cost of the 25m buffer strip (presently 3.6m). This proposal is therefore in line with recommendations of both State and Federal Government, as indicated below.

The Commonwealth Department of Environment and Heritage ('DEH', Environment Australia 2003) advised that pursuant to Section 75 of the Environmental Protection and Biodiversity Conservation Act 1999, it does not consider the NMR proposal a 'controlled action' provided that NMR ensures that:

- The population of C. huegelii is protected at a secure reserve (of 0.9\* ha) at the site.
- The hydrological regime at the reserve is permanently maintained and is subject to regular monitoring
- A Hydrology Management Plan for the site is developed by an appropriate hydrology expert and implemented (this is to be submitted to the DEH). This shall reflect annual changes in hydrology and the chemical/nutrient composition of groundwater at the site.
- NMR ensures that invasive weeds are effectively controlled.

[\*DoE notes the discrepancy between the area requested by the DEH and that of the proposed reserve.]

The Western Australian Minister for the Environment has authorised the Public Transport Authority to take declared flora, subject to:

- (a) the number and area of plants authorised to be taken to be finalised upon receipt of the PTA's further advice following its investigation of redesign options, with the objective being for the least number of plants to be taken;
- (b) conditions to be developed by CALM for the salvage of the taken plants; and
- (c) the appropriate protection of any plants and associated habitat to be retained at the site following any redesign.

The Environmental Protection Authority has considered these matters and determined that medium term security of the C. huegelii specimens provides sufficient time for the long term viability of the population to be monitored and if necessary, alternative plans to be developed.

Methodology Ecoscape (Australia) Pty Ltd (2004).

# (d) Native vegetation should not be cleared if it comprises the whole or a part of, or is necessary for the maintenance of a significant ecological community.

## Comments Proposal is not at variance to this Principle

No known significant or threatened ecological communities have been identified.

#### Methodology GIS databases:

Threatened Ecological Community Database - CALM 15/07/03[Data supplied does not necessarily represent a comprehensive listing of threatened ecological communities in the area in question. The comprehensiveness is dependent on the amount of survey carried out. The database is subject to updates and amendments].
Threatened Plant Communities - DEP 06/95.

## (e) Native vegetation should not be cleared if it is significant as a remnant of native vegetation in an area that has been extensively cleared.

#### Comments Proposal is not at variance to this Principle

The vegetation type (Beard veg type – 1001 or Heddle veg type - Bassendean Complex-Central and South) has 27.8% or 27.0% of the pre-European extent remaining, respectively. These values are above the 10% target recommendation for vegetation representation set by the Environmental Protection Authority (2003) and Bush Forever (2000).

|                          | Pre-European<br>area (ha) | Current<br>extent (ha) | Remaining<br>%* | Conservation status** | Reserves/CALM-<br>managed land, % veg |
|--------------------------|---------------------------|------------------------|-----------------|-----------------------|---------------------------------------|
| IBRA Bioregion -         |                           |                        |                 |                       |                                       |
| Swan Coastal Plain       | 1,498,297***              | 626,512                | 41.8            | Depleted              | 23.8                                  |
| Beard veg type - 1001    | 57,327                    | 15,958                 | 27.8            | Vulnerable            | 3.7                                   |
| Heddle veg type -        |                           |                        |                 |                       |                                       |
| Bassendean Complex-      |                           |                        |                 |                       |                                       |
| Central and South        | 87,477                    | 23,624                 | 27.0            | Vulnerable            | 2.4                                   |
| * Shepherd et al. (2001) |                           |                        |                 |                       |                                       |

\* Shepherd et al. (2001)

\*\* Department of Natural Resources and Environment (2002)

\*\*\* Area within the Intensive Landuse Zone

## Methodology Shepherd et al. (2001).

GIS databases:

- Pre-European Vegetation - DA 01/01.

- Heddle Vegetation Complexes - DEP 21/06/95.

## (f) Native vegetation should not be cleared if it is growing in, or in association with, an environment associated with a watercourse or wetland.

#### Comments Proposal is not at variance to this Principle

The development is not within 200m of a river, creek or estuary. The site is not within a proclaimed groundwater or surface water protection area.

#### Methodology GIS databases:

- Hydrography, linear DOE 01/02/04.
- Geomorphic wetlands Swan Coastal Plain DOE 15/09/04.
- EPP, Areas DEP 06/95.
- EPP, Lakes DEP 28/07/03.
- EPP, Wetlands (draft) DEP 21/07/04.
- ANCA wetlands CALM 08/01.

# (g) Native vegetation should not be cleared if the clearing of the vegetation is likely to cause appreciable land degradation.

## Comments Proposal is not likely to be at variance to this Principle

The site has a moderate to low risk of acid sulphate soils occurring at a depth of >3m; no risk of occurrence <3m from soil surface. However the area is somewhat marginal and a 1m change in the watertable shifts the area from moderate to high. Should there be a need to de-water or to complete deep excavations, the DoE has advised that a preliminary acid sulphate soil assessment be carried out. The NMR has no plans to carry out either, with the deepest excavations to 1.2 to 1.5m for a re-located water pipe.

Methodology GIS database: Acid Sulphate Soil risk map, SCP DOE 01/02/04.

# (h) Native vegetation should not be cleared if the clearing of the vegetation is likely to have an impact on the environmental values of any adjacent or nearby conservation area.

## Comments Proposal is at variance to this Principle

The vegetation type (Beard veg type - 1001, Heddle veg type - Bassendean Complex-Central and South) has been extensively cleared. Additionally, only 3.7 / 2.4 % of the current extent is protected in secure tenure. The benchmark of 15% representation in conservation reserves (Janis Forest Criteria 1997) has not been met for this vegetation complex.

Methodology Shepherd et al. (2001).

GIS databases:

- Pre-European Vegetation - DA 01/01.

- Heddle Vegetation Complexes - DEP 21/06/95.

# (i) Native vegetation should not be cleared if the clearing of the vegetation is likely to cause deterioration in the quality of surface or underground water.

## Comments Proposal is not likely to be at variance to this Principle

The proposal will involve drainage of the land, which will be contained in an infiltration basin within the site. There is no plan in the submitted proposal to implement control of pollution or discharges from the carpark area. The proponent has indicated that a plan to this effect will be formulated.

Methodology

# (j) Native vegetation should not be cleared if clearing the vegetation is likely to cause, or exacerbate, the incidence of flooding.

#### Comments Proposal is not at variance to this Principle

Flooding impacts unlikely to occur as a result of the proposed clearing due to its size and location.

#### Methodology

#### (k) Planning instrument or other matter.

#### Comments Proposal is not at variance to this Principle

The property is zoned as transport reserve. This recognises that the land lies within the primary transport corridor for the south west metropolitan region and also at a major intersection with a connecting east-west road in South St. The Southern Suburbs Railway project has been implemented to provide a socially and environmentally more sustainable means of transportation for the south-west corridor.

Methodology

## 4. Assessor's recommendations

| Purpose                                    | Method | Applied<br>area (ha)/ trees | Decision | Comment / recommendation   |
|--|--------|-----------------------------|----------|--|
| Railway<br>constructio<br>or<br>maintenand |        | al 3.2                      | Grant    | The proposal is variance with Principles (b) and (c) and is at variance with Principle (h). However the proponent has committed to a number of measures that improve the environmental outcomes of the proposal. The revised proposal for the South St station should provide a suitable outcome for the short-term conservation of the rare flora at the site, while facilitating transport requirements. The commitments to offsets and translocation of |

Quenda, undertaken by the proponent, will contribute in a reasonable environmental outcome.

## 5. References

- Bamford Consulting Ecologists (2004) Fauna of the proposed carpark, corner of South St and Kwinana Freeway. Commissioned by RPS Bowman Bishaw Gorham and New Metrorail. 3 June 2004. DoE TRIM No HD18406
- Department of Natural Resources and Environment (2002) Biodiversity Action Planning. Action planning for native biodiversity at multiple scales; catchment bioregional, landscape, local. Department of Natural Resources and Environment, Victoria.
- Ecoscape (Australia) Pty Ltd (2003) Declared rare and priority flora proposed South Street railway station, prepared for New Metrorail. DoE TRIM ref HD18446
- Environment Australia (2003) Department of Environment Australia correspondence dated 11 August 2004 DoE TRIM ref CRN208431.
- EPA (2003) Guidance for the Assessment of Environmental Factors -level of assessment of proposals affecting natural areas within the System 6 region and Swan Coastal Plain portion of the System 1 Region. Report by the EPA under the Environmental Protection Act 1986. No 10 WA.
- Heddle, E. M., Loneragan, O. W., and Havel, J. J. (1980) Vegetation Complexes of the Darling System, Western Australia. In Department of Conservation and Environment, Atlas of Natural Resources, Darling System, Western Australia.
- Keighery, BJ (1994) Bushland Plant Survey: A Guide to Plant Community Survey for the Community. Wildflower Society of WA (Inc). Nedlands, Western Australia.
- Shepherd, D.P., Beeston, G.R. and Hopkins, A.J.M. (2001) Native Vegetation in Western Australia, Extent, Type and Status. Resource Management Technical Report 249. Department of Agriculture, Western Australia.