

Department of Water and Environmental Regulation (DWER)
Department of Mines, Industry Regulation and Safety (DMIRS)

Application to amend a clearing permit

Environmental Protection Act 1986, section 51KA

FORM C4

Part 1: Assessment bilateral agreement

The clearing of native vegetation is prohibited in Western Australia unless a clearing permit has been granted for the clearing or where a permit is not required (either due to a referral determination that one is not needed or because an exemption applies). A person who causes or allows unauthorised clearing commits an offence.

For further information on the stages of assessment for clearing permit applications (including amendments to existing permits), see the <u>Procedure: Native vegetation clearing permits</u> on DWER's website.

	CPS No.
mit al	
<u>19</u>	Date stamp

If the amendment of a clearing permit will or is likely to impact on	Do you want your proposed clearing action assessed in accordance with, or under, an EPBC Act Accredited Process such as the assessment bilateral agreement?					
a matter of national environmental significance identified under the		Yes	EPBC number:			
Environment Protection and Biodiversity Conservation Act 1999 (Cth) (EPBC Act) the original application must have been assessed in accordance with the	\boxtimes	No	Proceed to Par	t 2		
	List the controlling provisions identified in the notification of the controlled action decision.					
bilateral assessment, and a variation under the EPBC Act is required prior to submitting this amendment application form.						
To be assessed in this manner, the proposed clearing action must be referred to the Commonwealth under the EPBC Act and deemed a 'controlled action' prior to submitting this application form.						
Further information is located in Form Annex C7 and A guide to						
native vegetation clearing processes under the Assessment bilateral agreement available at www.der.wa.gov.au/our-work/clearing-permits.		Form	Annex C7 is cor	nplete and the required supporting information	on is attached.	
Part 2: Clearing permit details						
Amendments can only be made to active clearing permits. Applications must be made more		nit numb ing peri	per for existing mit	CPS 4532/11		
than 90 working days prior to the existing permit expiring to ensure there is adequate time to assess the amendment.	Permit holder's name (as it appears on the existing clearing permit)		the existing	Argyle Diamonds Limited		
FILE REFERENCE	Perm	it expiry	/ date:	5 November 2032		
		this bo		s than 90 working days until the expiry of		

Part 3: Applicant										
Applicant details										
To apply for an amendment to a permit you must be the current holder of the existing permit.	Are you applying as an individual, a company or incorporated body? Enter one only.				/? Enter de	etails for				
Include Australian Company	An	Title	Mr		Mrs		Ms		Other:	
Number (ACN) if the proposed permit holder is a body corporate	individual	Name/s								
or other entity formed at law.	OR									
	A body corp other entity law (include	formed at	Argyle	e Diam	onds Li	mited (ACN 00	091026	21)	
Applicant contact details										
If applying as a company or incorporated body, please also supply the registered business office address. DWER and DMIRS 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 ("Part V documents") via email by indicating your consent in this section of the application form. Where 'yes' is selected, all correspondence from DWER or DMIRS (as applicable) will be sent to you via email, to the email address provided in this section. Where 'no' has been selected, Part V documents will be posted to you in hard copy to the postal/business address you have provided in this section. Other general correspondence may still be sent to you via email.										
Contact details for enquiries										
If different from the applicant's contact details, enter the contact details of a person with whom DWER or DMIRS should liaise with concerning this clearing application.										

Part 4: Proposed amendments

Additional information to support the assessment of your application to amend may be attached.

Please ensure you have included the following as part of your application:

- a photocopy of the granted clearing permit, with proposed changes highlighted,
- payment of the prescribed fee.

When providing details of the proposed change(s), if any additional clearing is proposed, include details of:

- the proposed method of the clearing;
- the purpose of the clearing;
- the period within which the clearing is proposed to be undertaken (taking note of the published minimum assessment timeframes for DWER / DMIRS, as applicable);

and

• the final land use.

Indicate the types of proposed change(s) to your clearing permit by selecting the relevant box(es):

Extend the duration of the clearing permit.

Vary / add / remove a permit condition relating to a matter other than the size or boundary of the area to be cleared.

Amend the size of the area permitted to be cleared, or add / remove a land parcel on the clearing permit.

Redescribe the boundary of the area authorised to be cleared [for an area permit only]

Make a correction to the clearing permit.

Provide details of the proposed change(s), and the rationale(s) for it / them.

An additional area of 153.4 ha is requested to be added to the current clearing permit (CPS 4532-11).

This area consists of existing pipeline infrastructure across the lease and a previously cleared area in the South Waste Rock Dump (SWRD). Designated works include the provision of access tracks, clearing of regrowth vegetation to remove infrastructure, and rehabilitation and revegetation as part of the Argyle Diamond Mine Closure. Clearing of these areas is expected to commence in the second quarter of 2022, with rehabilitation taking place immediately after the completion of infrastructure removal.

All pipeline alignment areas within the permit have been previously disturbed, this includes the alignment towards Lake Argyle in the north-east, and additional pipelines around the former open pit. The purpose of clearing in these areas is to allow for the removal of pipeline infrastructure and access to complete these tasks, followed by rehabilitation of these areas.

Rehabilitation of infrastructure corridors and tracks will include the filling in of excavations, reinstating drainage lines, return of any available topsoil and ripping the ground to promote revegetation.

The area in the SWRD around the primary crusher location is currently disturbed containing the primary crusher infrastructure, ROM pad and other legacy mining infrastructure. The infrastructure in this area will be demolished and the area will be rehabilitated. Rehabilitation of the SWRD will include landforming, application of growth media, ripping and seeding.

The amendment areas requested are spread across four lease areas managed by Argyle Diamonds, see breakdown below.

- M259SA 59.6 ha
- L80/11 28.0 ha
- L80/24 36.9 ha
- L80/53 28.9 ha

Approximately 106.8 ha of the 153.4 ha requested has been disturbed historically for the construction of infrastructure or mining activities. All areas within L80/11, L80/24 and L80/53 have been previously disturbed for the installation of infrastructure, however some regrowth vegetation is now present.

Areas under this amendment will be cleared using mechanical means (i.e., excavator and dozer). Disturbance to vegetation will be limited where possible.

Rehabilitation will be completed immediately following clearing and infrastructure removal in line with the Mine Closure Plan.

No priority flora is present within the amendment areas. The requested amendment area intersects Lake Argyle, an Environmentally Sensitive Area and RAMSAR wetland. Clearing required in this area is only for the removal of pipeline

Part 4: Proposed amendments									
			n areas previously disturbed, a erefore is anticipated to have mi			es with	in		
For an application to amend the size of the area permitted to be cleared, or add a land parcel to the clearing permit, you must have the authority of the	State the nature of the applicant's authority to access the land to be cleared. Evidence of authority can include e.g. a copy of the certificate of title or a letter of authority signed by the landowner or other person with authority to give legal land access permission. [Attach evidence of authority. Note that a letter of authority must explicitly state the applicant has authority to clear on the land.]								
landowner to access the land and undertake the clearing.	ADL Mining Lease M259SA, L80/24, L80/11, L80/53 – evidence of tenure provided.						d.		
Provide additional property details if required – if applying to extend	Land description: volume and folio number, lot or location number(s), Crown lease or reserve number, pastoral lease number, or mining tenement number of all properties.								
the size of the area to be cleared into another land parcel.	ADL Mining Lease M2	259SA,	L80/24, L80/11, L80/53						
You must provide evidence that avoidance and mitigation	Have alternatives that for clearing been con-		avoid or minimise the need and applied?		Yes		No		
options have been pursued to eliminate, reduce or otherwise	If yes, provide details	:							
mitigate the need for, and scale of, the proposed clearing of native vegetation.	It is not possible to avoid the requested clearing unless installations are left in-situ. This option has been considered but does not align with the lease conditions of M80/24 and M80/53 to remove all installations, nor does it align with the Mine Closure Plan and stakeholder expectations. These areas have been previously disturbed, and clearing required to access and remove infrastructure and then rehabilitate the ground will be minimised where possible.								
Refer to DWER's <u>Clearing of</u> <u>native vegetation offsets</u> <u>procedure guideline available</u>	Do you want to submit a clearing permit offset proposal with your application?								
on the DWER website, and the EPA's WA Environmental Offsets Policy and Guidelines on the EPA website for further information.	If yes, provide details, and complete and attach Appendix A of the Clearing of native vegetation offsets procedure guideline.								
Part 5: Other DWER approvals									
Instructions:									
If your application is to be subm	itted to DMIRS, complete	Section	n A and then skip to Part 6 of this	form.					
If your application is to be subm	itted to DWER, complete	both Se	ections A and B.						
Section A: Environmental Impact	Assessment								
Environmental Impact Assessme	nt (Part IV of the EP A	ct)							
Has this clearing application or a been referred to the Environment			Yes – provide details [
Authority?		\boxtimes	No						
Do you intend to refer the propos Environmental Protection Author			Yes – intend to refer (proposal is a 'significant proposal')						
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".		Yes – intend to refer (proposal will require a section 45C amendment to the current Ministerial Statement) MS []							
If a decision-making authority (e.g. DWER or DMIRS) considers that the proposal in this application is likely to constitute a 'significant proposal', they are required under section 38(5) of the EP Act to refer the proposal to the EPA for assessment under Part IV, if such a referred to the expenses to the second to the sec		\boxtimes	No – a current valid Ministeria MS [1023]	ıl Staten	nent ap	plies:			
under Part IV, if such a referral has not already been made. If a relevant Ministerial Statement already exists, please provide the MS number in the space provided.			No – not a 'significant proposal'						

Part 5: Other DWER approvals		
Section B: Other approvals		
Pre-application scoping		
Have you had any pre-application / pre-referral / scoping meetings with DWER regarding any planned		No
applications?		Yes – provide details: [Contacted Adam Buck on 30/11/2021 via email to advise that Argyle will require an additional amendment for infrastructure removal in areas previously disturbed and would submit an additional amendment following approval of 4532/11]
Works approval / Licence / Registration (Part V Division	n 3 of t	he EP Act)
Have you applied or do you intend to apply for a works approval, licence, registration, or an		Yes – application reference (if known): [
amendment to any of the above, under Part V Division 3 of the EP Act?		No – a valid works approval applies: [
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 <i>Environmental Protection Regulations</i> 1987,	\boxtimes	No – a valid licence applies: [L4459/1987/13]
unless that action is done in accordance with a works approval, licence, or registration.		No – a valid registration applies: [
For further guidance, refer to <u>Guideline: Decision making</u> and <u>Guideline: Industry Regulation Guide to Licensing</u> .		No – not required
Water licences and permits (Rights in Water and Irrigation	ion Ac	t 1914)
Have you applied or do you intend to apply for:		Yes –application reference (if known): []
a licence or amendment to a licence to take water (surface water or groundwater); or	\boxtimes	No – a current valid licence applies: [SWL200799]
2. a licence or amendment to a licence to construct wells (including bores and soaks); or		N/A
3. a permit or amendment to a permit to interfere with the bed and banks of a watercourse?		
For further guidance on water licences and permits under the <i>Rights in Water and Irrigation Act 1914</i> , refer to the <i>Procedure:</i> <u>Water licences and permits</u> .		
Part 6: Surveys for Assessments (IBSA and IMSA)		
Do you wish to submit marine or biodiversity surveys in support of your application?		Yes
	\boxtimes	No – skip to Part 7
Biodiversity surveys submitted to support this application	ΔII bic	Yes

Part 6: Surveys for Assessments (IBSA and IMSA)				
Do you wish to submit marine or biodiversity surveys in support of your application?	eys Yes			
The second second	No − skip to Part 7			
Biodiversity surveys submitted to support this application	All biodiversity surveys that support this application	Yes		
must meet the requirements of the EPA's <u>Instructions for</u> the preparation of data packages for the Index of <u>Biodiversity Surveys for Assessments (IBSA)</u> . If these requirements are not met, DWER / DMIRS (as	have been submitted to the <i>Index of Biodiversity</i> Surveys for Assessment available at: ibsasubmissions.dwer.wa.gov.au			
applicable) may decline to deal with the application. Please provide the IBSA number(s) (or submission	Submission number(s)			
number(s) if IBSA number has not yet been issued) in the space provided.	(e.g. <i>IBSASUB-</i> 20200101-12345A6D)			
Note that a submission number is not confirmation of acceptance of a biodiversity survey and is not the same as an IBSA number. IBSA numbers are only issued once	Please list all numbers. If space is inadequate, list on a separate sheet.			

Part 6: Surveys for Assessments (IBSA and IMSA)				
a survey has been accepted. Once an IBSA number is issued, please notify DWER / DMIRS (as applicable).	IBSA number(s)			
Please note the assessment timeframes for your application will be suspended until the IBSA number(s) is	(e.g. IBSA-2020-0123)			
provided to DWER / DMIRS (as applicable).	Please list all numbers. If space is inadequate, list on a separate sheet.			
Marine surveys submitted to support this application must	All marine surveys submitted wit	h this	Yes	N/A
meet the requirements of the EPA's Instructions for the preparation of data packages for the Index of Marine Surveys for Assessments (IMSA). If these requirements are not met, DWER will decline to deal with the application.	application meet the requirements of the EPA's <u>Instructions for the preparation of data packages for the Index of Marine Surveys for Assessments (IMSA)</u> .			

Part 7: Records kept under the existing clearing permit's conditions								
Most clearing permits include one	The new includes and a second a							
or more conditions requiring that the permit holder keep certain	ine re	he required records are attached.						
records relating to the actions undertaken in accordance with the clearing permit.		Please select the relevant records included with the report. Only records required to be kept by the conditions of the existing clearing permit need to be provided.						
DWER / DMIRS (as applicable) requires that these records are provided to support the	\boxtimes	The total amount, location(s), and date(s) of clearing done under the per within the past five years).						
assessment of this application. Records provided should cover:		Actions taken to avoid or minimise the impact and extent of clearing. Actions taken in relation to flora and/or fauna management.						
the full period of the permit;or								
the past five years (if the existing permit's duration is	\boxtimes	Actions taken to	revegetate or rehabilitate the areas cleared under the p	ermit.				
greater than five years and it was amended within the past five years).		Records pertaining to any onsite or offsite environmental offsets.						
		Any other relevant records required to be kept by the conditions of the permit.						
	\boxtimes	Summarise other records:	Compliance with permit conditions each year					