

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>ng</u>	Date stamp

If the amendment of a clearing	Do you want your proposed clearing action assessed in accordance with, or under, an						
permit will or is likely to impact on a matter of national environmental	EPBC Act Accredited Process such as the assessment bilateral agreement?						
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 bilateral assessment, and a	\boxtimes	No Proceed to Part 2					
	List the decis		s identified in the notification of the controlled	action			
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	☐ Form Annex C7 is complete and the required supporting information is attached.						
www.der.wa.gov.au/our- work/clearing-permits.							
Part 2: Clearing permit details							
Amendments can only be made to active clearing permits. Applications must be made more		it number for existing ing permit	CPS 5083/1				
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)		Chevron Australia Pty Ltd				
FILE REFERENCE	Perm	it expiry date:	30 September 2022				
	Mark this box if there are less than 90 working days until the expiry of the existing permit.						

Part 3: Applicant	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 details for one only.									
Include Australian Company	An individual	Title	Mr		Mrs		Ms		Other:	
Number (ACN) if the proposed permit holder is a body corporate		Name/s								
or other entity formed at law.	OR									
	A body corporate or other entity formed at law (include ACN)		Chevron Australia ACN 086 197 757							
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 Indicate the types of proposed change(s) to your clearing permit by selecting the relevant box(es): support the assessment of your application to amend may be attached. XExtend the duration of the clearing permit. Please ensure you have included the following as part of your Vary / add / remove a permit condition relating to a matter other than the size or application: boundary of the area to be cleared. • a photocopy of the granted Amend the size of the area permitted to be cleared, or add / remove a land clearing permit, with proposed parcel on the clearing permit. changes highlighted, Redescribe the boundary of the area authorised to be cleared payment of the prescribed fee. [for an area permit only] When providing details of the proposed change(s), if any Make a correction to the clearing permit. additional clearing is proposed, include details of: Other. • the proposed method of the clearing; Provide details of the proposed change(s), and the rationale(s) for it / them. · the purpose of the clearing; Chevron Australia seeks to extend the duration of the clearing permit by five (5) years. • the period within which the Clearing Permit CPS 5083/1 contains a map which details two areas of clearing. clearing is proposed to be Clearing has been completed for both areas, and rehabilitation required under Condition undertaken (taking note of the 9(b) has been undertaken at the northern-most polygon adjacent to the airport. published minimum Monitoring required under Condition 9(c) was completed in September 2021 for the assessment timeframes for northern-most polygon, and the results indicated that the site has not met the required DWER / DMIRS, as applicable); completion criteria for Triodia. To meet the requirements of Condition 9(c)(ii), further revegetation activities will be conducted for the northern-most polygon, which will likely involve direct seeding of the site. • the final land use. The southern-most polygon is currently unavailable for rehabilitation due to access requirements to support ongoing remediation of the C77J wellsite. In addition, the southern-most polygon has residual contamination issues (barium impacts) associated with the historical land use at the C77J well site. An attempt to remove these contaminants has been carried out through active soil removal. Residual barium in the limited soil materials remaining on rocky surfaces presents a problem for successful regrowth of vegetation. Given the residual barium that was unable to be removed, it is proposed that a rehabilitation trial is undertaken at the cleared areas of the southern-most polygon. Rehabilitation will be undertaken with the build-up of suitable soil materials and application of Barrow Island sourced (native) soil improvement materials. It is expected that the rehabilitation success of the trial will be evaluated over 5 years. The extension of the duration of the clearing permit is required to facilitate completion of Condition 9(c) for the northern-most polygon and Conditions 9(b) and 9(c) for the southern-most polygon. For an application to amend the State the nature of the applicant's authority to access the land to be cleared. Evidence size of the area permitted to be 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. cleared, or add a land parcel to the clearing permit, you must [Attach evidence of authority. Note that a letter of authority must explicitly state the have the authority of the applicant has authority to clear on the land.] landowner to access the land Not applicable - no proposed amendment to the size of the area permitted to be cleared and undertake the clearing. and no addition of a land parcel to the clearing permit. Note: Chevron Australia holds petroleum lease L1H which was issued by the Minister for Mines and Petroleum on 28 January 2009. Clearing Permit CPS 5083/1 was issued for clearing on Petroleum Lease L1H (R2). Provide additional property details Land description: volume and folio number, lot or location number(s), Crown lease or if required - if applying to extend reserve number, pastoral lease number, or mining tenement number of all properties. the size of the area to be cleared Barrow Island Crown Reserve 11648 into another land parcel. Petroleum Lease L1H (R2)

Part 4: Proposed amendments									
You must provide evidence that avoidance and mitigation options have been pursued to eliminate, reduce or otherwise mitigate the need for, and scale of, the proposed clearing of native vegetation.	Have alternatives that would avoid or minimise the need for clearing been considered and applied?								
	If yes, provide details:								
	Clearing of lands under CPS 5083/1 was completed on 23 September 2012.								
	Note: Following clearing, the land was subsequently used as laydown following liaison with DMIRS (then Department of Mines and Petroleum [DMP]) as permitted under CPS 5083/1. As per the cessation notice submitted to DMP on 25 August 2017, all equipment was removed from the area and rehabilitation activities commenced.								
Refer to DWER's <u>Clearing of</u> <u>native vegetation offsets</u>	Do you want to submit a clearing permit offset proposal with your application?						No		
procedure guideline available 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:									
			n A and then skip to Part 6 of this	form.					
If your application is to be subm	-	both S	ections A and B.						
Section A: Environmental Impact		-4\							
Environmental Impact Assessme	,	ct)							
Has this clearing application or any related matter been referred to the Environmental Protection Authority? Do you intend to refer the proposal to the Environmental Protection Authority?			Yes – provide details []						
		⊠ No							
		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". 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 referral has not already been made. If a relevant Ministerial Statement already exists, please provide the MS number in the space provided.			Yes – intend to refer (proposal will require a section 45C amendment to the current Ministerial Statement) MS []						
			No – a current valid Ministerial Statement applies: MS []						
			No − not a 'significant proposal'						
Section B: Other approvals									
Pre-application scoping									
Have you had any pre-application / pre-referral / scoping meetings with DWER regarding any planned applications?		\boxtimes	No						
		☐ Yes – provide details: []							
Works approval / Licence / 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			Yes – application reference (if]			
Division 3 of the EP Act? It is an offence to perform any action that would cause a					[]				
premises to become a prescribed premises to become a prescribed premise. Schedule 1 of the <i>Environmental Protec</i> unless that action is done in accordance.	ction Regulations 1987,	\vdash	No – a valid licence applies: []					
licence, or registration.			No – a valid registration applie	es: []				