GOVERNMENT OF WESTERN AUSTRALIA

Application for an amendment to a clearing permit

Environmental Protection Act 1986, section 51M

Department of Water and Environmental Regulation

Department of Mines, Industry Regulation and Safety

FORM C4

Clearing of native vegetation is prohibited in Western Australia except where a clearing permit has been granted or an exemption applies. A person who causes or allows unauthorised clearing commits an offence.

Date stamp

Part 1: Assessment bilateral agreement

If the amendment of a clearing permit will or is likely to impact on a matter of national environmental significance identified under the 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 variation under the EPBC Act is required prior to submitting this amendment 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/ourwork/clearing-permits.

Do you want your proposed clearing action assessed in accordance with, or under, an EPBC Act Accredited Process such as the assessment bilateral agreement?

Yes **EPBC** number:

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 \boxtimes Proceed to Part 2 No

List the controlling provisions identified in the notification of the controlled action decision.

Form Annex C7 is complete and the required supporting information is attached.

Part 2: Clearing permit details Amendments can only be made to Permit number for existing active clearing permits. CPS 6766/1 clearing permit Applications must be made more than 90 working days prior to the Permit holder's name (as it existing permit expiring to ensure appears on the existing Vincent & Sheila Edwards there is adequate time to assess clearing permit) the amendment.

13th April 2021 FILE REFERENCE Permit expiry date: Mark this box if there are less than 90 working days until the expiry of the existing permit.



CPS No. 6766/1

Department of Water and Environmental Regulation – Department of Mines, Industry Regulation and Safety

Part 4: Proposed amendments				
Additional information to	Indicate the proposed change/s to your clearing permit by selecting the relevant box/es:			
support the assessment of your application to amend may be attached.	Extend 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 boundary of the area to be cleared.			
application:a photocopy of the granted clearing permit, with proposed	Amend the size of the area permitted to be cleared, or add / remove a land parcel on the clearing permit.			
changes highlighted,andpayment of the prescribed fee.	Redescribe the boundary of the area authorised to be cleared [for an area permit only]			
• payment of the prescribed lee.	Make a correction to the clearing permit.			
	Other.			
	Provide details of the proposed change(s), and the rationale for it / them.			
	The clearing approval is associated with a Sand Extraction which was conditionally approved for a 5 year period by the City of Busselton on 14 th April 2016 (City Ref: DA15/0519). Sand extraction has commenced during the past couple of weeks in a pastured area, with the approved clearing to be carried out at a later stage.			
	The revegetation required by Condition 3(a) of the clearing permit was not completed prior to 30 th June 2018, as the extractive industry had not commenced. An amendment to the clearing permit is requested such that this planting will be undertaken before 30 th June 2019 (ie. next Autumn) with the duration of the permit extended a corresponding 12 months to 30 th June 2022 to cover the requisite establishment and maintenance period of three seasons.			
For an application to amend the size of the area permitted to be cleared, or add a land parcel to	State the nature of the applicant's authority to access the land to be cleared. [Attach evidence of authority]			
the clearing permit, you must have the authority of the landowner to access the land and undertake the clearing.	Not Applicable.			
Evidence of authority can include, for example, a copy of the certificate of title or a letter of				
authority from the land owner. Note: the letter of authority must explicitly state the applicant has authority to clear on the land.				
Provide additional property details	Land description: volume and folio number, lot or location number(s), Crown lease or			
if required – if applying to extend the size of the area to be cleared into another land parcel.	eserve number, pastoral lease number or mining tenement number of all properties.			
You must provide evidence that avoidance and mitigation	Have alternatives that would avoid or minimise the need for clearing been considered and applied?			
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.				
Refer to DWER's <u>Clearing of</u> <u>native vegetation offsets</u> <u>procedure guideline</u> available	Do you want to submit a clearing permit offset proposal with your application?			
on the DWER website, and the EPA's <u>WA Environmental</u>	If yes, provide details, and complete and attach Appendix A of the <i>Clearing of native</i> vegetation offsets procedure guideline.			

Part 4: Proposed amendments			
Offsets Policy and Guidelines on the EPA website for further information.1. Revegetation required by Condition 3(a) to be completed by 30th June 2019. Duration of Permit extended to 30th June 2022 to include three seasons of establishment and maintenance.			
Part 5: Other DWER approvals			
 Instructions: If your application is to be submitted to DMIRS, complete Section A and then skip to Part 6 of this form. If your application is to be submitted to DWER, complete Section A and B. 			
Section A: Environmental Impact Assessment			
Environmental Impact Assessment (Part IV of the EP Act)			
Has this clearing application or any related matter been referred to the Environmental Protection Authority?		Yes – provide details []	
		No	
Do you intend to refer the proposal to the Environmental Protection Authority?		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.		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 []	
If a relevant Ministerial Statement already exists, please provide the MS number in the space provided.	\boxtimes	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?		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 Division 3 of the EP Act? It is an offense 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 1987</i>, unless that action is done in accordance with a works approval, licence, or registration. For further guidance, please refer to the <i>Guidance Statement: Decision Making</i> (February 2017). 		Yes – application reference (if known): []	
		No – a valid works approval applies: []	
		No – a valid licence applies: []	
		No – a valid registration applies: []	
		No – not required	
Water Licences and Permits (Rights in Water and Irrigation Act 1914)			
 Have you applied or do you intend to apply for: 1. a licence or amendment to a licence to take water (surface water or groundwater); or 2. a licence or amendment to a licence to construct wells (including bores and soaks); or 3. a permit or amendment to a permit to interfere with the bed and banks of a watercourse? 		Yes –application reference (if known): []	
		No – a current valid licence applies: []	
		N/A	