

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

Application for an amendment to a clearing permit

Environmental Protection Act 1986, section 51M

# FORM C4

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

Date stamp

1 3 JUN 2018

Department of Mines

Part 1: Assessment bilateral agre	ement
If the amendment of a clearing permit will or is likely to impact on a matter of national environmental significance identified under the	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:
Environment Protection and Biodiversity Conservation Act 1999 (Cth) (EPBC Act) the original	No Proceed to Part 2
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/our-work/clearing-permits.	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.
work/clearing-permits.	Tom Annex of is complete and the required supporting information is attached.

Part 2: Clearing permit details		<b>可以是是一个人的人的人的人的人的人</b>	
Amendments can only be made to active clearing permits.  Applications must be made more	Permit number for existing clearing permit	CPS 6972/1	
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)	Quadrant Oil Australia Pty Ltd	
FILE REFERENCE	Permit expiry date:	30 September 2018	
	Mark this box if there are less the existing permit.	s than 90 working days until the expiry of	

Applicant details										
To apply for an amendment to a permit you must be the current	Are you applying as an individual, a company or incorporated body? Enter details for one only.									
holder of the existing permit. Include Australian Company	An	Title		Mr		Mrs		Ms		Other:
Number (ACN) if the proposed permit holder is a body corporate or other entity formed at law.	individual	Name/s						Survey Ave		vagos hittodicados historios en como vinto
of other entity formed at law.	OR									
	A body corporate or other entity formed at Quadrant Oil Australia Pty Ltd (ACN 050 611 688) law (include ACN)									
Applicant contact details										
If applying as a company or incorporated body, please also supply the registered business office address.  All written correspondence from the Department of Wester and	Provide con Contact per position, if a	son (and	for the	above	indiv	idual o	r body	corpo	rate.	
the Department of Water and Environmental Regulation (DWER) or Department of Mines, Industry Regulation and Safety	Company n (if applicable									
(DMIRS) regarding your application will be made via email. You must provide a valid email address through which you agree to accept all electronic correspondence.  The postal/business address supplied must be a physical	Postal / business address									
	Phone (fixe	d line):								
address to which a statutory notice under the EP Act may be delivered. <sup>1</sup>	Email address									
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	Where cont Contact per position, if a	son (and	liffer to	those	of the	applic	ant, c	omplet	e the	below section:
with concerning this clearing application.	Company n (if applicable									
	Postal / business address									
	Phone (fixed	d line)								

<sup>&</sup>lt;sup>1</sup> The provision of a postal/business address is required as any statutory notices or directions under the relevant legislation are required to be served by post or personally [sections 75 and 76 *Interpretation Act 1984* (WA)].

Part 4: Proposed amendments	5. 化热点的 医甲基氏征 计算点联系 医抗原原性 医皮肤病 医皮肤病							
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	∀ary / add / remove a permit condition relating to a matter other than the size or boundary of the area to be cleared.							
<ul><li>application:</li><li>a photocopy of the granted clearing permit, with proposed</li></ul>	Amend the size of the area permitted to be cleared, or add / remove a land parcel on the clearing permit.							
changes highlighted,  and  payment of the prescribed fee.	Redescribe the boundary of the area authorised to be cleared [for an area permit only]							
payment of the prescribed ree.	☐ Make a correction to the clearing permit.							
i ni e seekisis jih ni ka ka ka ka Liika	Other.							
	Provide details of the proposed change(s), and the rationale for it / them.							
	Quadrant are applying to extend the permit duration by a further 2 years to September 2020, currently the permit will expire in September 2018. This extension is required because there is some remaining infrastructure on Airlie Island and Quadrant would like to maintain the permit required to lawfully clear vegetation during removal if required.							
	Quadrant are requesting that Condition 8 of the approved permit is amended, currently Condition 8 of the Clearing Permit – refers to <i>Airlie Island Remediation Works Environment Plan (Version 0, Document Number: AI-65-RI-10003)</i> . This Environment Plan is no longer valid as the remediation works were completed between 16 June to 31 July 2016. Airlie Island activities to support ongoing care and maintenance including monitoring commitments to meet lease conditions are currently covered under the <i>Varanus Island Hub Operations Environment Plan (Version 6, EA-60-RI-00186)</i> .							
	If further works are required on Airlie Island that may require clearing under this permit, a new Environment Plan would be submitted to Department of Mines, Industry Regulation and Safety (DMIRS) & Department of Biodiversity, Conservation and Attractions (DBCA) for approval to undertake the activities.							
For an application to amend the size of the area permitted to be	State the nature of the applicant's authority to access the land to be cleared.  [Attach evidence of authority]							
cleared, or add a land parcel to the clearing permit, you must have the authority of the landowner to access the land and undertake the clearing.	n/a – this application is not amending the area to be cleared.							
Evidence of authority can include, for example, a copy of the certificate of title or a letter of authority from the land owner.	le,							
Note: the letter of authority must explicitly state the applicant has authority to clear on the land.								
Provide additional property details if required – if applying to extend the size of the area to be cleared into another land parcel.	reserve number, pastoral lease number or mining tenement number of all properties.							
You must provide evidence that avoidance and mitigation options have been pursued to	Have alternatives that would avoid or minimise the need for clearing been considered and applied?							
eliminate, reduce or otherwise	If yes, provide details:							

Part 4: Proposed amendments					
mitigate the need for, and scale of, the proposed clearing of native vegetation.	an activity specific En on Airlie Island. This reviewed by DBCA where the proposed activity widentification workshop for the activities, if requinvited representatives hazards arising from propose to the environment or risk to as low vegetation clearing incovergetation displayed.	vironme Environ no provi will be r p with the juired se s from I blanned conment w as rea clude: xisting i sturban	nise clearing would be considered and applied, as part of ent Plan prepared for future activities that involve clearing ment Plan is submitted to DMIRS for approval and ide advice to DMIRS. Impacts and risks associated with reviewed through a formal, independently-facilitated hazard he participation of Quadrant Energy personnel, contractors subject matter experts (reptile and seabird specialists) and DMIRS and DBCA (if they are able to attend). Identified and unplanned events are then assessed for the risk they in consideration of the controls required to reduce the asonably practicable. Key controls specific to minimise ince		
Refer to DWER's <u>Clearing of</u> native vegetation offsets	Do you want to submit with your application?		ring permit offset proposal ☐ Yes ☒ 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.  Offset not required.				
Part 5: Other DWER approvals					
If your application is to be subm	itted to DWER, complete		n A and then skip to Part 6 of this form. n A and B.		
Section A: Environmental Impact	VIOLET SELECTION TO A SECTION OF THE	ct)			
Environmental Impact Assessment (Part IV of the EP A Has this clearing application or any related matter been referred to the Environmental Protection Authority?		⊠   ⊠	Yes – provide details [In 2016, Quadrant Energy consulted with EPA to determine if the activity and permit applications required referral. The EPA provided advice to Quadrant Energy, DMIRS and DBCA that the proposal was unlikely to have significant impacts – refer email correspondence attached, Attachment 7. As per Part 4 of this application, future activities that utilise this permit will submit an activity specific Environment Plan to DMIRS & DBCA for approval]		
			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".  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	A STATE OF THE STA				
Pre-application scoping					

Part 5: Other DWER approvals		产业为企业的研究区域的关系。 医阴道电影				
Have you had any pre-application / pre-referral / scoping meetings with DWER regarding any planned		⊠ No				
applications?		☐ Yes – provide details: [ ]				
Works Approval / Licence / Regi	stration (Part V Divisio	on 3 of the 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, Division 3 of the EP Act?		☐ No – a valid works approval applies: [ ]				
It is an offense to perform any action the premises to become a prescribed premischedule 1 of the Environmental Prote	ises of a type listed in ction Regulations 1987,	☐ No – a valid licence applies: [ ]				
unless that action is done in accordance licence, or registration.		☐ No – a valid registration applies: [ ]				
For further guidance, please refer to the <u>Decision Making</u> (February 2017).	e <u>Guidance Statement:</u>	No – not required, the proposed activities do not require a "prescribed premise."				
Water Licences and Permits (Rig	ghts in Water and Irriga	ation Act 1914)				
Have you applied or do you inter		Yes –application reference (if known): [ ]				
(surface water or groundwate 2. a licence or amendment to a	er); or	☐ No – a current valid licence applies: [ ]				
wells (including bores and so 3. a permit or amendment to a p	aks); or	⊠ N/A				
with the bed and banks of a v	vatercourse?					
Part 6: Index of Biodiversity Surveys for Assessments Biodiversity surveys submitted to support this application must meet the requirements of the EPA's Instructions for the preparation of data packages for the Index of Biodiversity Surveys for Assessments (IBSA) (April 2018). If these requirements are not met, DWER / DMIRS may decline to deal with the application.		All biodiversity surveys submitted with this application meet the requirements of the EPA's <i>Instructions for the preparation of data packages for the Index of Biodiversi Surveys for Assessments (IBSA)</i> .				
Part 7: Prescribed fee						
Make cheques or money orders	Please indicate the cle	learing permit application fee that you are paying:				
payable to:	AREA PERMIT					
Department of Water and Environmental Regulation for \$50 to alter the		e requirements of an area permit, or to area covered by an area permit by less are.				
or Department of Mines,	\$100 to increa permit by betw	ase the area covered by an area ween one hectare and 10 hectares.				
Industry Regulation and Safety for mineral and petroleum clearing activities		ase the area covered by an area e than 10 hectares.				
under the Mining Act 1978,	PURPOSE PERMIT					
various Petroleum Acts, or State Agreement Acts.		ny requirement of a purpose permit.				
<ul> <li>For credit card payments to:</li> <li>DWER, pay via BPoint, accessible online at:</li> </ul>	Payment method (ma					
https://dwer.wa.gov.au/mak e-a-payment	2002/05/2014	Control of the province of the control of the contr				
DMIRS, complete Form C3 and attach it to this form.	TO SHEET WAS A PROPERTY OF THE PARTY OF THE	re EFT payment ver.wa.gov.au/make-a-payment for i/s)				

Part 7: Prescribed fee			
Do not send cash in the mail.		(DWER) Secure credit card payment through BPoint	
		Receipt number:	
		Date of payment:	
Cara don training	$\boxtimes$	(DMIRS) Credit card –complete and attach Form C3	AND LEGISLA

Part 8: Application checklist			STATE OF STA			
Additional information to assist	Please ensure you	Please ensure you have included the following as part of your application:				
in the assessment of your proposal may be attached to	REQUIRED	$\boxtimes$	Payment.			
this application – e.g. reports on salinity, fauna, or flora studies, or other environmental reports conducted for the site could be	The state of the s		An aerial photograph or map with a north arrow clearly identifying the areas of vegetation proposed to be cleared or ESRI shapefile.			
included in electronic format		$\boxtimes$	An index of all documentation attached to this application.			
and submitted on a suitable portable digital storage device.	AS REQUIRED	$\boxtimes$	A copy of the written authorisation permitting the applicant to act on behalf of the current clearing permit holder.			
			Written authority from the landowner to access the land and conduct the clearing.			
			Form C3 – Credit card payment for DMIRS clearing applications, if the fee is to be paid to DMIRS by credit card.			
			Form Annex C7 – Assessment bilateral agreement if the clearing is also to be assessed under an EPBC Act accredited process.			
			Appendix A of the <i>Clearing of native vegetation offsets</i> procedure guideline if the application includes a proposal for clearing permit offsets.			
	ADDITIONAL		Photos of application area			
	SUPPORTING INFORMATION		Biodiversity surveys, submitted in accordance with the requirements of the EPA's <i>Instructions for the preparation of data packages for the Index of Biodiversity Surveys for Assessments (IBSA)</i> .			

## Part 9: Submission of application

### Confidential or commercially sensitive information

Information submitted as part of this application will be made publicly available. If you wish to submit information that you believe to be commercially sensitive or otherwise confidential, then you should submit that information in an appendix to this application (Attachment 1), with a written statement of reasons why you request that each item of information be kept confidential.

DWER and DMIRS will take reasonable steps to protect confidential or commercially sensitive information. Please note in particular that all submitted information may be the subject of an application for release under the *Freedom of Information Act* 1992 (WA).

If you have any enquiries regarding the provision of relevant information as part of this application contact either DWER or DMIRS, on the details below.

Files that are greater than 10MB in size cannot be received via email by DWER. Files larger than 45MB cannot be received via email by DMIRS. These large files can be sent via File Transfer. Alternatively, email DWER or DMIRS (as applicable) and you will be provided with a link to submit these files.

All information which you would propose to be exempt from public disclosure has been separately placed in **Attachment 1** (located at the end of this form). Grounds for claiming exemption in accordance with Schedule 1 to the *Freedom of Information Act 1992* must be specified.

A signed, electronic copy of the application form, including all attachments, has been submitted via the appropriate email address specified below.

Part 9: Submission of application	<b>经产品的 化多位性的 医中央性 不必要</b>			
A signed, electronic copy of the application form has been submitted via the appropriate email address specified below, and attachments have been submitted via File Transfer, or via the link supplied by the relevant Department.				
A full, signed hard copy has been sent to the appropriate posta	al address specified below.			
Email or post applications to amend clearing permits granted by the Department of Water and Environmental Regulation, or the former Department of Environment Regulation or former Department of Environment and Conservation to:  Email or post applications to amend clearing permits granted by the Department of Mines, Industry Regulation and Science or the former Department of Mines and Petroleum (under delegation) to:				
Email: info@dwer.wa.gov.au	Email: nvab@dmirs.wa.gov.au			
Department of Water and Environmental Regulation Locked Bag 33 CLOISTERS SQUARE PERTH WA 6850  Department of Mines, Industry Regulation and Safe Resource and Environmental Compliance Division Mineral House 100 Plain St EAST PERTH WA 6004				
Telephone: 6364 7000	Telephone: 9222 3333			
For more information: www.dwer.wa.gov.au	For more information: www.dmirs.wa.gov.au			
Please retain a copy of this form for your records. Incomplete applications will be returned.				
If there is insufficient space on any part of this form, please	continue on a separate sheet of paper and attach to this	form		

### Part 10: Declaration and signature

#### General

I/We confirm and acknowledge that:

- The information contained in this application is true and correct and I/we acknowledge that knowingly providing
  information which is false or misleading in a material particular constitutes an offence under section 112 of the
  Environmental Protection Act 1986 (WA) and may incur a penalty of up to \$50,000;
- I/We have legal authority to sign on behalf of the applicant (where authorisation provided);
- I/We have not altered the requirements and instructions set out in this application form;
- I/We have provided a valid email address in Part 3 for receipt of all written correspondence from DWER (or DMIRS, as applicable) in relation to this application. I/ We acknowledge that successful delivery to my/our server constitutes receipt of correspondence for the purposes of the Environmental Protection Act 1986 (WA); and
- I/We have provided a valid postal and /or business address in Part 3 for the service of all notices under the relevant legislation.

#### **Publication**

I/We confirm and acknowledge:

- this application (including all attachments apart from the sections identified in Attachment 1) is a public document and may be published;
- biodiversity surveys provided in accordance with Part 6 will be published and used, for the purposes of the IBSA project, in accordance with your declaration made in the Metadata and Licensing Statement;
- · all necessary consents for the publication of information have been obtained from third parties;
- information considered exempt from public disclosure has been placed in Attachment 1 with reasons as to why the
  information should be exempt in accordance with the grounds specified in Schedule 1 to the Freedom of Information
  Act 1992 (WA);
- subsequent information provided in relation to this application will be a public document and may be published unless written notice has been given to the Department by the applicant, at the time the information is provided, claiming that the information is considered exempt from public disclosure; and
- the decision to not publish information will be at the discretion of the CEO of the Department and will be made consistently with the provisions of the Freedom of Information Act 1992 (WA).

	indicate if you are signing as an indiv	
		vner is applying, all landowners must sign this form.
$\boxtimes$		ne: Quadrant Oil Australia Pty Ltd ACN: 050 611 688  thorised to execute on behalf of a body corporate must sign this form. A provide an ACN. Please note an Australian Business Number is not sufficient
	Other entity formed at law.	Provide details:
Signal		12   6   18 Date
	-	
Positio	on	13/6/18
Signat	ture	Date
Name		
Positio	on	

# ATTACHMENT 1 – Confidential or Commercially Sensitive Information

Request for Exemption from Publication					
Information which you consider should not be published, on the grounds of a relevant exemption found in Schedule 1 to the <i>Freedom of Information Act 1992</i> (WA), must be specified in this Attachment.					
NOT FOR PUBLICATION IF GROUNDS FOR EXEMPTION ARE DETERMINED					
Specify section:	Ground for claiming exemption:				
Specify section:	Ground for claiming exemption:				
	x .				

Fig. 1 and 1

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