

Decision Report

1. Application details

1.1. Permit application details

Permit application No.:

7462/1

Permit type:

Area Permit

1.2. Applicant details

Applicant's name:

Shire of Ravensthorpe

1.3. Property details

Property:

9.91

Mallee Road Reserve (PIN 11634148), West Fitzgerald

Local Government Authority:

RAVENSTHORPE, SHIRE OF South Coast

DER Region: DPaW District: Localities:

ALBANY West Fitzgerald

1.4. Application

Clearing Area (ha)

No. Trees

Method of Clearing

For the purpose of:

Mechanical Removal

Gravel extraction

1.5. Decision on application

Decision on Permit Application:

Decision Date:

Reasons for Decision:

Refuse

6 October 2017

The application for a permit to clear 9.91 hectares of native vegetation for the purpose of gravel extraction was received on 3 February 2017. The application has been assessed in accordance with the requirements of section 51O of the *Environmental Protection Act 1986* (EP Act).

Decision to refuse the application:

The Delegated Officer determined that the proposed clearing is at variance to clearing principles (a) and (e) and may be at variance to clearing principles (b), (c), (d), (f), (g) and (i).

On 16 June 2017, the Delegated Officer wrote to the applicant requesting that flora and vegetation surveys are undertaken within the application area based on nearby record of a rare flora species (which is also known from road verges), the application area being in excellent condition, may be representative of the threatened ecological community and consideration of advice received from the Department of Biodiversity Conservation and Attractions.

On the 17 July 2017, the applicant advised that they did not intend to undertake surveys within the application area.

Based on the assessment and site inspection findings and expert advice from the Department of Biodiversity, Conservation and Attractions, the Delegated Officer considers that there is insufficient information available at this time, to determine the likely environmental impacts of the proposed clearing and the subsequent acceptability or otherwise of the proposed clearing. The Delegated Officer has determined to refuse to grant a clearing permit at this time.

The Applicant will be notified that a copy of the assessment will be kept on file should they wish to reapply once further information on the environmental values of the application area is provided.

2. Site Information

2.1. Existing environment and information

2.1.1. Description of the native vegetation under application

Vegetation Description Clearing Description Vegetation Condition Comment

Broad scale vegetation mapping classifies the application area as:

 Beard vegetation association 519: Shrublands; mallee scrub, Eucalyptus eremophila (Shepherd et al., 2001). The application is to clear 9.91 hectares of native vegetation within West River Road reserve (PIN 11634148), West Fitzgerald for the purpose of gravel extraction.

Excellent; Vegetation structure intact; disturbance affecting individual species, weeds non-aggressive (Keighery, 1994).

To

Degraded; Structure severely disturbed; regeneration to good condition requires intensive management (Keighery, 1994). The vegetation type and condition was determined through mapping, and confirmed during a site inspection conducted by the then Department of Environment Regulation (DER) officers on 22 February 2017 (DER site inspection).

The vegetation within the application area consists predominantly of *Eucalyptus* spp. overstorey with a diverse native shrub layer consisting of *Banksia* spp., *Calothamnus* spp., *Melaleuca* spp., *Leucopogon* spp., *Hakea* spp. and *Acacia* spp. in the midstorey. The understorey consists predominantly of leaf litter with some reeds and native shrubs (DER, 2017).

3. Assessment of application against clearing principles

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

Comments Proposed clearing is at variance to this Principle

The application is to clear 9.91 hectares of native vegetation within West River Road reserve (PIN 11634148), West Fitzgerald, for the purpose of gravel extraction (refer Figure 1).

The DER site inspection found that the vegetation within the application area consists predominantly of *Eucalyptus* spp. overstorey with a diverse native shrub layer consisting of *Banksia* spp., *Calothamnus* spp., *Melaleuca* spp., *Leucopogon* spp., *Hakea* spp. and *Acacia* spp. in the midstorey. The understorey consists predominantly of leaf litter with some reeds and native shrubs (DER, 2017).

The local area considered in the assessment of this application is defined as a 10 kilometre radius measured from the perimeter of the application area.

The application area, adjoining remnant vegetation retained within the road reserve, and remnant vegetation retained within UCL, are connected to the Lake Magenta Nature Reserve (approximately 30 kilometres west of the application area).

Figure 1: Application area



The application area is located within the Lake Magenta-King Lakes macro ecological corridor (Wilkins et al., 2006). This corridor provides fauna habitat mostly in very Excellent to Good condition (Keighery, 1994) and is part of an ecological linkage between remnants. Ecological corridors are critical to maintaining ecological processes such as the movement of fauna and population survival. Habitat loss and fragmentation are the main contributors to biodiversity decline across landscapes (Scotts and Drielsma, 2003).

The proposed clearing will impact approximately 900 metres of this ecological corridor, resulting in approximately 10 metres of native vegetation remaining on either side of the corridor. The dissection of this ecological corridor may impact on flora and fauna dispersal in the local area, including into nearby conservation areas. Degradation of this ecological corridor will negatively impact dispersal in the local area (Parks and Wildlife, 2017).

Noting the composition and condition of the vegetation within the application area, the application area may be representative of the Commonwealth-listed 'Proteaceae dominated kwongkan shrublands of the southeast coastal floristic province of Western Australia' threatened ecological community (**TEC**). TECs are discussed further under Principle (d).

The application area contains Proteaceous flora species that provide suitable foraging habitat for threatened fauna Carnaby's cockatoo (*Calyptorhynchus latirostris*) and is located 29 kilometres east, 23 kilometres west and 48 kilometres south west of confirmed Carnaby's cockatoo breeding areas, and may therefore comprise significant habitat for this species. Fauna are discussed further under Principle (b).

According to available databases, eight priority flora have been recorded in the local area. Of these, the application area is likely to contain suitable habitat for four priority flora species (Western Australian Herbarium, 1998-). The former Department of Parks and Wildlife (Parks and Wildlife) advised that the road verge is typically in excellent condition and recommended a flora survey (Parks and Wildlife, 2017). The application area is mapped as similar vegetation and soil types as a known rare flora occurs on, approximately 12 kilometres from the application area. It is possible that the vegetation within the application area is suitable habitat for this species.

Given the above, the application area is likely to comprise a high level of biological diversity. The proposed clearing is at variance to this Principle.

Flora and vegetation surveys conducted by a suitably qualified person would determine the presence or absence of rare and priority flora and a TEC within the application area, and the extent of impacts as a result of the proposed clearing.

Methodology

References: DEC (2011)

DER (2017)

Parks and Wildlife (2017)

Keighery (1994)

Wilkins et al. (2006)

GIS Database:

SAC Bio datasets – Accessed March 2017

(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

Proposed clearing may be at variance to this Principle

One fauna species listed as rare or likely to become extinct under the *Wildlife Conservation Act 1950* (**WC Act**) has been recorded within the local area (10 kilometre radius) (DBCA, 2007-), namely the malleefowl (*Leipoa ocellata*).

The application area occurs within the known distribution of Carnaby's cockatoo, which is listed as 'fauna that is rare or is likely to become extinct' under the WC Act, and occurs 29 kilometres east, 23 kilometres west and 48 kilometres south west of confirmed breeding areas for this species. The application area contains suitable foraging habitat for this species (DER, 2017).

As discussed under Principle (a), the application area is located within the Lake Magenta-King Lakes macro ecological corridor, which provides fauna habitat mostly in Excellent to Good condition and is part of an ecological linkage between remnants. The proposed clearing may result in degradation of the ecological linkage, thereby impacting fauna movement in the local area.

Noting the condition of the vegetation within the application area, and that the application area is part of an ecological corridor, the vegetation within the application area may comprise significant habitat for indigenous fauna including threatened black cockatoos.

Given the above, the proposed clearing may be at variance to this Principle.

Methodology

References:

DER (2017) DBCA (2007-)

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

Comments

Proposed clearing may be at variance to this Principle

According to available datasets, one rare flora species has been recorded within the local area (10 kilometre radius). This species is a rhizomatous perennial herb and is known from well-watered sites. All known populations of this species occur in long undisturbed sites with three of these populations being within road reserves. Sandy soils in heath communities within the application area are considered to be suitable habitat for this species (Hopper et al., 1990). Some associated native plant species such as *Banksia* spp. and *Calothamnus* spp. were observed within the application area (DER, 2017).

The rare flora species is known from 13 populations, 3 which are within road reserves (with 6 of 13 records historical prior to 2004). It is also listed as Endangered under the EPBC Act. It is noted that the DRF has a range of approximately 400km.

The former Department of Parks and Wildlife (**Parks and Wildlife**) advised that the road verge is typically in excellent condition and recommended a flora survey (Parks and Wildlife, 2017).

Given that the application area is likely to contain suitable habitat for this species of rare flora the proposed clearing may be at variance to this principle.

A flora survey conducted by a suitably qualified person would determine the presence or absence of rare flora within the application area, and the extent of impacts as a result of the proposed clearing.

Methodology

References:

DER (2017)

Hopper et al. (1990) Parks and Wildlife (2017)

GIS Database:

SAC Bio datasets - Accessed March 2017

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

Comments

Proposed clearing may be at variance to this Principle

According to available datasets, no State-listed TECs have been mapped within the local area (10 kilometre radius).

Noting the composition and condition of the vegetation within the application area, the application area may be representative of the Commonwealth-listed 'Proteaceae dominated kwongkan shrublands of the southeast coastal floristic province of Western Australia' TEC, listed as endangered under the Commonwealth *Environment Protection and Biodiversity Conservation Act 1999* and listed as a Priority 3 ecological community by Parks and Wildlife.

Parks and Wildlife advised that an appropriately timed flora and vegetation survey is required to determine if, and how much of, the application area is representative of this TEC (Parks and Wildlife, 2017).

Given the above, the proposed clearing may be at variance to this Principle.

A vegetation survey conducted by a suitably qualified person would determine the presence or absence of a TEC within the application area, and the extent of impacts as a result of the proposed clearing.

Methodology

References:

Parks and Wildlife (2017)

GIS Database:

SAC Bio datasets - Accessed March 2017

(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

Proposed clearing is at variance to this Principle

The national objectives and targets for biodiversity conservation in Australia has a target to prevent clearance of ecological communities with an extent below 30 per cent of that present pre-1750, below which species loss appears to accelerate exponentially at an ecosystem level (Commonwealth of Australia, 2001).

As indicated in Table 1, the current extents of native vegetation within the Mallee bioregion, Shire of

Ravensthorpe and represented by Beard vegetation association 519 are above the minimum 30 per cent representation threshold.

The local area (10 kilometre radius) retains approximately 20.4 per cent (approximately 6,601 hectares) of vegetation cover, and the application area represents approximately 0.15 per cent of this current extent.

The application area comprises a high level of biological diversity, may comprise significant habitat for indigenous fauna including Carnaby's cockatoo, may contain rare flora and may contain a TEC. The application area is located within the Lake Magenta-King Lakes macro ecological corridor.

Noting the condition of the vegetation within the application area, the extent of vegetation cover in the local area and the presence of adjacent vegetation, the application area is likely to comprise a significant remnant of native vegetation in area that has been extensively cleared.

The proposed clearing is at variance to this Principle.

Table 1: Vegetation extents

	Pre-European (ha)	Current Extent (ha)	Remaining (%)	Parks and Wildlife Managed Lands	
				Extent (ha)	Current (%)
IBRA Bioregion*					
Mallee	7,395,894	4,181,002	56.53	1,332,934	30.83
Local Government Author	ity*				
Shire of Ravensthorpe	982,194	605,474	61.55	196,451	31.95
Beard Vegetation Associa	tion in Bioregion*				
519	2,100,313	1,248,661	59.45	227,798	18.09

Methodology

References:

Commonwealth of Australia (2001)

*Government of Western Australia (2016)

GIS Databases:

Imagery

Pre-European Vegetation

(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

Proposed clearing may be at variance to this Principle

According to available datasets, no mapped watercourses or wetlands intersect the application area.

The DER site inspection identified that some of the application area was dominated by dense *Melaleuca* spp. which could be indicative of seasonally damp or wet areas, however no surface water expressions were noted (DER, 2017).

Given the above, the proposed clearing may be at variance to this Principle.

Methodology

References:

DER (2017)

GIS Databases: Geomorphic Wetlands Hydrography, linear

Hydrography, hierachy

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

Comments

Proposed clearing may be at variance to this Principle

The mapped soils within the application area are described as gently undulating pediments with narrow ironstone ridges; some swamps and lakes: chief soils are hard, and sandy, alkaline yellow and yellow mottled soils with acidic clayey materials common at depths of about three feet (Northcote et al., 1980). Noting the purpose of the proposed clearing, it is likely that the application area is within the ironstone ridge sections of the mapped soil types.

According to available datasets, the land degradation risks for these mapped soils types are:

- 30-50% of map unit has a moderate to very high waterlogging risk;
- 30-50% of map unit has a high water repellence risk;
- 10-30% of the map unit has a high subsurface compaction risk;
- 10-30% of map unit has a high subsurface acidification risk or is presently acid;

- 10-30% of map unit has a moderate to high salinity risk or is presently saline; and
- all other land degradation risks are below three percent.

Mechanical clearing may increase the risk of waterlogging, water repellence, subsurface compaction, subsurface acidification and salinity. Potential impacts inside and outside the application area as a result of the proposed clearing may be minimised through staged clearing and revegetation of the application area.

Given the above, the proposed clearing may be at variance to this Principle.

Methodology

References:

Northcote et al (1980)

GIS Databases: Annual Rainfall, Statewide Soils, Statewide Topography Wind erosion Salinity Subsurface acidification

(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

Proposed clearing is not likely to be at variance to this Principle

According to available datasets, a Department of Agriculture and Food WA heritage site (being an agreement to reserve or conservation covenant under the *Soil and Land Conservation Act 1945*) is located approximately 1.6 kilometres south east of the application area. Given the distance to the DAFWA heritage site, is it unlikely that the proposed clearing will impact on the environmental values of this conservation area.

As discussed under Principle (a), the application area, adjoining remnant vegetation retained within the road reserve, and remnant vegetation retained within UCL, are connected to the Lake Magenta Nature Reserve (approximately 35 kilometres west of the application area).

Given the distance to the DAFWA heritage site and the extent of native vegetation between the application area and Lake Magenta Nature Reserve, is it unlikely that the proposed clearing will impact on the environmental values of these conservation areas.

Given the above, the proposed clearing is not likely to be at variance to this Principle.

Methodology

GIS Databases:

DBCA Tenure

(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

Proposed clearing may be at variance to this Principle

As discussed under Principle (f), no mapped watercourses or wetlands intersect the application area, and the DER site inspection identified dense *Melaleuca* spp. within the application area which could be indicative of seasonally damp or wet areas however no surface water expressions were noted. The proposed clearing is not likely to cause deterioration in the quality of surface water entering watercourses.

Groundwater salinity mapped within the application area is 14,000-35,000 milligrams per litre (measured as total dissolved solids), which is considered to be high. Land degradation mapping of the application area indicates that:

- 30-50% of map unit has a moderate to very high waterlogging risk;
- 30-50% of map unit has a high water repellence risk;
- 10-30% of the map unit has a high subsurface compaction risk;
- 10-30% of map unit has a high subsurface acidification risk or is presently acid; and
- 10-30% of map unit has a moderate to high salinity risk or is presently saline.

As discussed under Principle (g), mechanical clearing increases the risk of subsurface waterlogging, water repellence, subsurface compaction, subsurface acidification and salinity, which may cause deterioration in the quality of surface or underground water. Potential impacts as a result of the proposed clearing may be minimised through staged clearing and revegetation.

Given the above, the proposed clearing may be at variance to this Principle.

Methodology

References:

DER (2017)

GIS Databases: Hydrography, linear Hydrography, hierachy Geomorphic Wetlands Groundwater salinity

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

Comments Proposed clearing is not likely to be at variance to this Principle

The mapped soils within the application area are dominated by highly permeable gravel and yellow sands. Land degradation mapping of the application area identifies the risk of flooding as less than three per cent of the areas as having a moderate to high flood risk. Noting this and the absence of watercourses or wetlands within the application area, the proposed clearing is not likely to increase the incidence or intensity of flooding.

The proposed clearing is not likely to be at variance to this Principle.

Methodology

GIS Databases: Annual Rainfall, Statewide Soils, Statewide

Planning instruments and other relevant matters.

Comments

The application is to clear 9.91 hectares of native vegetation within West River Road reserve (PIN 11634156), West Fitzgerald, for the purpose of gravel extraction.

The application was advertised online on the 24 February 2017 and in *The West Australian* newspaper on 27 February 2017 by the Department of Water and Environmental Regulation, inviting submissions from the public within a 21 day period. No submissions were received in relation to this application.

The application area is managed as a public road by the Shire of Ravensthorpe.

On 16 June 2017, a Delegated Officer wrote to the applicant advising of the environmental impacts identified in the preliminary assessment and that flora and vegetation surveys would be required to be undertaken and invited the applicant to provide additional advice addressing the matters raised.

On 17 July 2017 the Shire of Ravensthorpe advised that they are not willing to conduct a flora survey of the site at this time but that should clearing be granted, the Shire plans to undertake a staged approach to clearing and rehabilitation of the area under application. The assessment of the potential impact is unable to be fully determined without a survey and as such a clearing permit cannot be given until environmental values are known and all efforts to avoid and minimise impacts have been considered.

Methodology

GIS Databases: Town Planning Scheme Cadastre

4. References

Commonwealth of Australia (2001) National Objectives and Targets for Biodiversity Conservation 2001-2005, Canberra.

Department of Environment and Conservation (DEC) (2011) Invasive Plant Prioritisation, Department of Environment and Conversation, Perth.

Department of Environment Regulation (DER) (2017) Site inspection report for CPS 7462/1, 22 February 2017 (DWER Ref A1416177)

Department of Biodiversity Conservation and Attractions (DBCA) (2007-) NatureMap: Mapping Western Australia's Biodiversity. Department of Parks and Wildlife. URL: http://naturemap.dpaw.wa.gov.au/. Accessed March 2017.

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 a bioregional strategy for nature conservation, Department of Conservation and Land Management (CALM) and South
 Coast Regional Initiative Planning Team (SCRIPT), Albany, Western Australia.