

GOVERNMENT OF WESTERN AUSTRALIA

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

CPS No. **Regulation and Safety** 

Native Vegetation

## Application for a clearing permit (purpose permit) Environmental Protection Act 1986 s 51E

FORM C2

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 offend	ce. Date stamp
Part 1 Assessment under the	EPBC bilateral agreement
The native vegetation clearing processes under Part V of the Environmental Protection Act 1986 (EP Act) have been accredited by the Commonwealth	Do you want your proposed clearing action assessed in accordance with, or under, an EPBC Ac Accredited Process such as the assessment bilateral agreement?  ☑ Yes ☐ No Proceed to Part 2
of Australia under the Environment Protection and Biodiversity Conservation Act 1999 (EPBC Act) and can be assessed under an assessment	Has the proposed clearing action been referred to the Commonwealth of Australia under the EPBC Act?  ☐ Yes EPBC Number  ☐ No It cannot be assessed under an Accredited Process until it has been referred to the Commonwealth. Proceed to Part 2.
bilateral agreement.  To be assessed under the assessment bilateral agreement, the proposed clearing action must be referred to the Commonwealth oder the EPBC Act prior to submitting this application form and Annex C7 must also be completed.	Has a decision been made under the EPBC Act as to whether or not the proposed clearing action is a controlled action?  ☐ Yes ☐ No Proceed to Part 2  Is the proposed clearing action a controlled action under the EPBC Act?
	☐ No It cannot be assessed under an Accredited Process, proceed to Part 2 ☐ Yes Complete and attach the requirements of Annex C7 to this completed form  List the controlling provisions identified in the notification of the controlled action decision
For further information see Annex C7 and A guide to native vegetation clearing processes under the assessment bilateral agreement available at www.dwer.wa.gov.au.	☐ Annex C7 is complete and the required supporting information is attached
Part 2 Land details	
The location of the land where clearing is proposed must be accurately described.	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.  Exploration tenements 74/311, 74/486
EUE BEEEBENGE	Local government area
FILE REFERENCE	Ravensthorpe Shire
Part 3 Proposal	
An aerial photograph or map with a north arrow must be attached, clearly marking the area proposed to be cleared or if you have the facilities, a digital map on CDROM of the area to clear as an ESRI shapefile with the following properties:  • Geometry type: polygon shape • Coordinate system: GDA 1994 (Geographic latitude/longitude) • Datum: GDA 1994 (Geocentric Datum of Australia 1994).	Total area of clearing proposed (hectares)  1.88
	Proposed method of clearing or final land use  Clearing with use rubber wheeled machinery (backhoe) to removed vegetation with a raised blade, avoiding large trees, thickets and mulga groves. Topsoil and vegetation cleared will b stockpiled separately and used for rehabilitation of tracks.
	Period within which clearing is proposed to be undertaken, e.g. May 2018– June 2023  April 2018 – April 2019
	Purpose of clearing  Access tracks and drill lines for exploration drilling. Drilling will be RAB/Air-core
	Has this clearing application or any related matter been referred to the Environmental Protection Authority (EPA) Yes No

Part 4 Applicant	
To apply for a permit you must either be:  • the landowner or  • have the authority of the landowner to access the land and undertake the clearing.	Are you applying as an individual, a company or an incorporated body? Enter details for one only (please print).  An individual— applicant's given names, family name and title (Mr, Mrs, Ms, etc.)  Or  A body corporate or other entity formed at law  ACH Minerals Pty Ltd.
Ownership of land	Form of ownership:
A landowner can be:  • a person who holds the certificate of title  • a person who is the lessee of Crown land or  • a public authority that is responsible for care of the land.	Certificate of title (please attach a copy of the certificate and all associated encumbrances with the application, available from the Western Australian Land Information Authority – Landgate)  Pastoral lease (please attach a copy of the lease and all associated encumbrances with the application)  Mining lease  Public authority that has care, control or management of the land  Other form of lease, land tenure or specific arrangement. Please state:
Authority to access land	
Please specify the applicant's authority to access land to be cleared. For example, a letter from Department of Planning, a statutory power or letter of authority from the landowner.  Note: the letter of authority must explicitly state the applicant has authority to clear on the said land.	State nature of authority to access land (please attach copy of authority)  ACH Minerals is the tenement holder for exploration tenements E74/311 & E74/486.
Proposed permit holder details	
*If applying as a company or incorporated body, please also supply the registered business office address.	