

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

Application for a clearing permit (area permit) Environmental Protection Act 1986, section 51E

FORM C1

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.

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Part 1: Assessment bilateral agre	eement	1		
The native vegetation clearing processes under Part V of the Environmental Protection Act 1986 (WA) (EP Act) have been accredited by the Commonwealth	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			
of Australia under the Environment Protection and Biodiversity Conservation Act		No	Proceed to Part 2	
1999 (Cth) (EPBC Act) and can be assessed under an assessment bilateral agreement.	List to		rolling provisions identified in the notification of the controlled action	
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.				
For further information see 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.		Form	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. Vol 1110 Folio 1234 Loc 8749 Loc 1967				
	Local government area	Yornup in Bridgetown Shire			
	Land zoning, e.g. rural, residential, industrial	Rural			

Part 3: Applicant details					
Ownership of land					
A landowner can be:	Form of ownership:				
 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. [Attach a copy of the certificate and all associated encumbrances with the application – available from Landgate]			
		Pastoral lease. [Attach a copy of the lease and all associated encumbrances]			
		☐ Mining lease.			
		Public authority that has care, control, or management of the land.			
	Other form of lease, land tenure, or specific arrangement. Please state:				
Contact details for enquiries	1				
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.	Conta	e contact details differ to those of the a act person (and on, if applicable)	pplicant, complete the below section:		
	Company name (if applicable)				
	Postal / business address				
	Phon	e (fixed line)	Phone (mobile)		
	Email address				

Part 4: Proposed clearing

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 a suitable portable digital storage device 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).

An ESRI shapefile must be provided if the application requires an assessment under an EPBC Act accredited process.

Total area of clearing proposed (hectares)

.

number of individual trees to be removed

Proposed method of clearing

Pushed into heaps and burnt up.

Period within which clearing is proposed to be undertaken, e.g. May 2018 - June 2018

1.3 ha est

From sept 2018

to Sept 2018

Purpose of clearing . To clear fence line for the purpose of building a new boundary fence fence between loc 8749 and to the West loc 3943 . In the proposed cleared land form, a Strategic Fire break to protect the remaining bush from any surrounding grass paddocks fires lighting up the bush. Also, to the next grass paddock to the West only 20 ha joins a large Crown bush land, if ever there was wild fire to come out of there my proposed break would work well.

Final land use: Fence line, Road way and Strategic fire break. Bush reserve and Grazing paddock .

Part 4: Proposed clearing										
You must provide evidence that avoidance and mitigation	Have alternatives that would avoid or minimise the need for clearing been considered and applied? ✓ Yes ✓ No									
options have been pursued to eliminate, reduce, or otherwise	If yes, provide details:									
mitigate the need for, and scale	It is a boundary between two different locations, so the fence must go there. I can't see any better place to have a main fire break.									
of, the proposed clearing of native vegetation.										
Refer to DWER's Clearing of	Do you want to submit a clearing permit offset proposal ☐ Yes ☒ No									
native vegetation offsets procedure quideline available	with your application?						140			
on the DWER website, and the Environmental Protection Authority's (EPA) WA Environmental Offsets Policy and Guidelines on the EPA website for further information.	If yes, provide details vegetation offsets pro		omplete and attach Appendix A guideline.	A of the C	Clearing	of nati	ve			
Part 5: Other DWER approvals	AND THE PROPERTY.			J 12 / 30	4 4	ed.				
INSTRUCTIONS:										
	nitted to DMIRS, complete	Section	n A and then skip to Part 6 of the	is form.						
If your application is to be subri	nitted to DWER, complete	Sectio	n A and B.							
DO NO WAR IN DONE	WAS TO SEE THE SECOND S	-		-	-	-				
Section A: Environmental Impac										
Environmental Impact Assessm		(ct)								
	Has this clearing application or any related matter been referred to the Environmental Protection		Yes – provide details []							
Authority?		⊠ No								
o you intend to refer the proposal to the		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			Yes – intend to refer (proposal will require a section 45C amendment to the current Ministerial Statement):						
If a decision-making authority (e.g. DW		MS[]								
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.			No – a current valid Ministerial Statement applies: MS []							
If a relevant Ministerial Statement alrea the MS number in the space provided.		⊠ No – not a 'significant proposal'								
Section B: Other approvals										
Pre-application scoping							3			
Have you had any pre-application		\boxtimes	No							
scoping meetings with DWER regarding any planned applications?		☐ Yes – provide details: []								
Works Approval / Licence / Regi	stration (Part V Divisio	n 3 of	the EP Act)	18.0						
Have you applied or do you inte works approval, licence, registra	Have you applied or do you intend to apply for a		Yes – application reference ((if known): [1				
amendment to any of the above, under Part V Division 3 of the EP Act?			No – a valid works approval	applies:						
premises to become a prescribed pren	It is an offence to perform any action that would cause a premises to become a prescribed premises of a type listed in		☐ No – a valid licence applies: []							
Schedule 1 of the Environmental Protection Regulations 1987, unless that action is done in accordance with a works approval, licence, or registration.			□ No – a valid registration applies: []							
For further guidance, refer to <u>Guidance Statement: Decision</u> Making (February 2017).										