



## CLEARING PERMIT

Granted under section 51E of the Environmental Protection Act 1986

<b>Purpose Permit number:</b>	CPS 8195/3
<b>Permit Holder:</b>	City of Busselton
<b>Duration of Permit:</b>	From 16 June 2019 to 16 June 2029

The Permit Holder is authorised to clear native vegetation subject to the following conditions of this Permit.

**1. Purpose for which clearing may be done**

Clearing for the purpose of constructing the Eastern Link.

**2. Land on which clearing is to be done**

Lot 40 on Deposited Plan 222226 (Crown Reserve 2236), Busselton  
Lot 41 on Deposited Plan 222226 (Crown Reserve 2236), Busselton  
Lot 43 on Deposited Plan 222226 (Crown Reserve 2237), Busselton  
Lot 231 on Deposited Plan 91174 (Crown Reserve 2241), Busselton  
Lot 265 on Deposited Plan 222226 (Crown Reserve 7443), Busselton  
Lot 511 on Deposited Plan 408687 (Crown Reserve 52822), Busselton  
Road Reserve (PIN 11370127), Busselton  
Road Reserve (PIN 11370129), Busselton  
Road Reserve (PIN 11370130), Busselton  
Road Reserve (PIN 11370166), Busselton  
Road Reserve (PIN 11438900), Busselton  
Water Feature (PIN 11725413), Busselton

**3. Area of clearing**

- (a) The Permit Holder must not clear more than 0.49 hectares of native vegetation within the area hatched yellow on attached Plan 8195/3(a).
- (b) The 0.49 hectares of native vegetation to be cleared shall not include more than seven mature *Agonis flexuosa* trees.

**4. Period in which clearing is authorised**

The Permit Holder shall not clear any native vegetation after 16 June 2024.

**5. Application**

This Permit allows the Permit Holder to authorise persons, including employees, contractors and agents of the Permit Holder, to clear native vegetation for the purposes of this Permit subject to compliance with the conditions of this Permit and approval from the Permit Holder.

**6. Type of clearing authorised**

This Permit authorises the Permit Holder to clear native vegetation for the activities described in condition 1 of this Permit to the extent that the Permit Holder has the power to carry out works involving clearing for those activities under the *Local Government Act 1995* or any other written law.

**7. Avoid, minimise and reduce the impacts and extent of clearing**

In determining the amount of native vegetation to be cleared authorised under this Permit, the Permit Holder must have regard to the following principles, set out in order of preference:

- (a) avoid the clearing of native vegetation;
- (b) minimise the amount of native vegetation to be cleared; and
- (c) reduce the impact of clearing on any environmental value.

**8. Dieback and weed management**

When undertaking any clearing authorised under this Permit, the Permit Holder must take the following steps to minimise the risk of the introduction and spread of *weeds* and *dieback*:

- (a) clean earth-moving machinery of soil and vegetation prior to entering and leaving the area to be cleared;
- (b) ensure that no known *dieback* or *weed*-affected soil, *mulch*, *fill* or other material is brought into the area to be cleared; and
- (c) restrict the movement of machines and other vehicles to the limits of the areas to be cleared.

**9. Fauna management – translocations**

Prior to clearing, the Permit Holder must provide to the *CEO* a copy of the fauna licence obtained under the *Biodiversity Conservation Act 2016* for the translocation of Carter’s freshwater mussel (*Westralunio carteri*) and western ringtail possum (*Pseudocheirus occidentalis*) individuals.

**10. Fauna management – pre-clearing inspections**

- (a) In relation to the area hatched yellow on attached Plan 8195/3(a), the Permit Holder must engage a *fauna specialist* to inspect that area immediately prior to, and for the duration of, clearing, for the presence of western ringtail possum(s) (*Pseudocheirus occidentalis*).
- (b) Clearing must cease in any area where a western ringtail possum (*Pseudocheirus occidentalis*) is identified until either:
  - (i) the individual has been removed by a *fauna specialist*; or
  - (ii) the individual has moved on from that area to adjoining *suitable habitat*.
- (c) Any western ringtail possum (*Pseudocheirus occidentalis*) individuals removed in accordance with condition 10(b)(i) of this Permit must be relocated by a *fauna specialist* to *suitable habitat*.
- (d) Where a western ringtail possum(s) (*Pseudocheirus occidentalis*) is identified under condition 10(a) of this Permit, the Permit Holder must provide the following records to the *CEO* as soon as practicable:
  - (i) the number of individuals identified;
  - (ii) the date each individual was identified;
  - (iii) the location where each individual was identified recorded using a Global Positioning System (GPS) unit set to Geocentric Datum Australia 1994 (GDA94), expressing the geographical coordinates in Eastings and Northings or decimal degrees;
  - (iv) the number of individuals removed and relocated;
  - (v) the date each individual was removed;
  - (vi) the date each individual was relocated;
  - (vii) the location where each individual was relocated to, recorded using a GPS unit set to GDA94, expressing the geographical coordinates in Eastings and Northings or decimal degrees; and
  - (viii) details pertaining to the circumstances of any death of, or injury sustained by, an individual.

#### **11. Fauna management – rope bridges**

- (a) Within 6 months of the commencement of clearing, the Permit Holder must install four western ringtail possum (*Pseudocheirus occidentalis*) rope bridges in accordance with the following requirements:
  - (i) two rope bridges must be installed over the Eastern Link, one on each foreshore of the Lower Vasse River;
  - (ii) two rope bridges must be installed over the Lower Vasse River, one on each side of the Eastern Link; and
  - (iii) the end of each rope bridge must be connected to at least two mature trees, or two different locations in the canopy of a single mature tree, at a height of at least three metres above ground level.
- (b) The Permit Holder must maintain the rope bridges installed for the remaining term of this Permit.

#### **12. Revegetation – mitigation**

- (a) Within 24 months of the commencement of clearing, the Permit Holder must revegetate 0.16 hectares of the area hatched yellow on attached Plan 8195/3(a) by planting *Eucalyptus rudis*, *Agonis flexuosa*, *Melaleuca raphiophylla*, *Melaleuca preissii*, *Melaleuca teretifolia* and *Melaleuca viminea* at a combined density of at least 400 stems per hectare.
- (b) The Permit Holder must maintain a combined density of at least 400 stems per hectare for the remaining term of this Permit.

#### **13. Revegetation – mitigation**

- (a) Within 24 months of the commencement of clearing, the Permit Holder must revegetate the area hatched green on attached Plan 8195/3(a) by planting *Lepidosperma gladiatum* (sword sedge) so as to achieve a native vegetation cover of at least 75 per cent.
- (b) The Permit Holder must achieve a native vegetation cover of at least 75 per cent within 5 years of the commencement of clearing and maintain a native vegetation cover of at least 75 per cent for the remaining term of this Permit.

#### **14. Offset – Lot 230**

- (a) Within 12 months of the commencement of clearing, the Permit Holder must revegetate the area hatched orange on attached Plan 8195/3(a) by planting *local provenance* native understorey species so as to achieve a native understorey cover of at least 75 per cent within 3 years of planting.
- (b) In relation to the area hatched orange on attached Plan 8195/3(a), the Permit Holder must maintain a native understorey cover of at least 75 per cent for the remaining term of this Permit.
- (c) Within 12 months of the commencement of clearing, the Permit Holder must provide to the CEO a copy of the executed change in purpose of the area hatched orange on attached Plan 8195/3(a) within Lot 230 on Deposited Plan 222226 (being Crown Reserve 7442) from 'Recreation' to 'Recreation' and 'Conservation'.

### 15. Offset – Lot 42

- (a) Within 12 months of the commencement of clearing, the Permit Holder must revegetate the area hatched red on attached Plan 8195/3(a) by:
  - (i) planting *local provenance* native understorey species so as to achieve a native understorey cover of at least 75 per cent within 3 years of planting; and
  - (ii) planting *Agonis flexuosa* at a density of at least 400 stems per hectare.
- (b) In relation to the area hatched red on attached Plan 8195/3(a), the Permit Holder must:
  - (i) maintain a density of *Agonis flexuosa* of at least 400 stems per hectare for the remaining term of this Permit; and
  - (ii) maintain a native understorey cover of at least 75 per cent for the remaining term of this Permit.
- (c) Within 12 months of the commencement of clearing, the Permit Holder must
  - (i) give a conservation covenant under section 30B of the *Soil and Land Conservation Act 1945* setting aside the area hatched red on attached Plan 8195/3(a) for the protection and management of vegetation in perpetuity; and
  - (ii) provide to the *CEO* a copy of the executed conservation covenant.

### 16. Offset – Lot 509

- (a) Within 24 months of the commencement of clearing, the Permit Holder must revegetate the area hatched red on attached Plan 8195/3(b) by:
  - (i) planting *local provenance* native understorey species so as to achieve a native understorey cover of at least 75 per cent within 3 years of planting; and
  - (ii) planting *Agonis flexuosa* at a density of at least 400 stems per hectare.
- (b) In relation to the area hatched red on attached Plan 8195/3(b), the Permit Holder must:
  - (i) maintain a density of *Agonis flexuosa* of at least 400 stems per hectare for the remaining term of this Permit; and
  - (ii) maintain a native understorey cover of at least 75 per cent for the remaining term of this Permit.

### 17. Record keeping

The Permit Holder must maintain the following records:

- (a) In relation to the clearing of native vegetation authorised under this Permit:
  - (i) the boundaries of clearing undertaken on each date, recorded using a Global Positioning System GPS unit set to GDA94, expressing the geographical coordinates in Eastings and Northings or decimal degrees;
  - (ii) the size of the area cleared (in hectares);
  - (iii) the number of peppermint (*Agonis flexuosa*) trees cleared;
  - (iv) the location of each peppermint (*Agonis flexuosa*) tree cleared recorded using a GPS unit set to GDA94, expressing the geographical coordinates in Eastings and Northings or decimal degrees;
  - (v) actions taken to avoid, minimise and reduce the impacts and extent of clearing in accordance with condition 7 of this Permit;
  - (vi) actions taken to minimise the risk of the introduction and spread of *weeds* and *dieback* in accordance with condition 8 of this Permit; and
  - (vii) details required in accordance with fauna management conditions 9 and 10 of this Permit.
- (b) In relation to fauna management pursuant to condition 11 of this Permit:
  - (i) a copy of the design drawings for each rope bridge;
  - (ii) the date(s) each rope bridge was installed;
  - (viii) the location of each rope bridge installed recorded using a GPS unit set to GDA94, expressing the geographical coordinates in Eastings and Northings or decimal degrees;
  - (iii) photographs of each rope bridge as installed; and

- (iv) the date(s) each rope bridge was maintained and a description of the maintenance activities undertaken.
- (c) In relation to revegetation activities undertaken pursuant to conditions 12 to 16 of this Permit:
  - (i) the date(s) each area was revegetated;
  - (ii) the location of each area revegetated recorded using a GPS unit set to GDA94, expressing the geographical coordinates in Eastings and Northings or decimal degrees;
  - (iii) at least two photographs of each area revegetated taken on an annual basis at the same location each year;
  - (iv) a description of the revegetation activities undertaken each year for each area revegetated; and
  - (v) a description of the tree density and native understorey vegetation cover for each area revegetated recorded on an annual basis.

## 18. Reporting

- (a) The Permit Holder must provide to the *CEO* on or before 30 June of each year, a written report:
  - (i) of records required under condition 17 of this Permit; and
  - (ii) concerning activities done by the Permit Holder under this Permit between 1 January to 31 December of the preceding calendar year.
- (b) If no clearing authorised under this Permit has been undertaken, a written report confirming that no clearing under this Permit has been undertaken, must be provided to the *CEO* on or before 30 June of each year.
- (c) Prior to 16 March 2029, the Permit Holder must provide to the *CEO* a written report of records required under condition 17 of this Permit where these records have not already been provided under condition 18(a) of this Permit.

## Definitions

The following meanings are given to terms used in this Permit:

***CEO*** means the Chief Executive Officer of the Department responsible for the administration of the clearing provisions under the *Environmental Protection Act 1986*;

***dieback*** means the effect of *Phytophthora* species on native vegetation;

***fauna specialist***: means a person who holds a tertiary qualification specializing in environmental science or equivalent, and has a minimum of 2 years work experience in fauna identification and surveys of fauna native to the region being inspected or surveyed, or who is approved by the *CEO* as a suitable fauna specialist for the bioregion, and who holds a valid fauna licence issued under the *Biodiversity Conservation Act 2016*;

***fill*** means material used to increase the ground level, or fill a hollow;

***local provenance*** means native vegetation seeds and propagating material from natural sources within 100 kilometres and the same Interim Biogeographic Regionalisation for Australia (IBRA) subregion of the area cleared.

***mulch*** means the use of organic matter, wood chips or rocks to slow the movement of water across the soil surface and to reduce evaporation;

***suitable habitat***: means habitat known to support western ringtail possums (*Pseudocheirus occidentalis*) within the known current distribution of the species. This often includes stands of myrtaceous trees (usually Peppermint Tree (*Agonis flexuosa*)) growing near swamps, watercourses or floodplains, and at topographic low points which provide cooler, often more fertile, conditions.

*weed/s* means any plant -

- (a) that is a declared pest under section 22 of the *Biosecurity and Agriculture Management Act 2007*;  
or
- (b) published in a Department of Biodiversity, Conservation and Attractions species-led ecological impact and invasiveness ranking summary, regardless of ranking; or
- (c) not indigenous to the area concerned.



---

Mathew Gannaway  
MANAGER  
NATIVE VEGETATION REGULATION

Officer delegated under section 20  
of the *Environmental Protection Act 1986*


22 July 2020

# Plan 8195/3 (a)




## Legend

### CPS layers


 CPS areas approved to clear

### CPS subject to conditions


 Area subject to conditions

 Area subject to conditions

 Area subject to conditions

 Cadastre - LGATE 218

### Road Centrelines

 Local Rd - Sealed

0 50 100 m



Mathew  
Gannaway  
2020.07.22  
14:12:12  
+08'00'

Officer delegated under section 20 of the  
Environmental Protection Act 1986



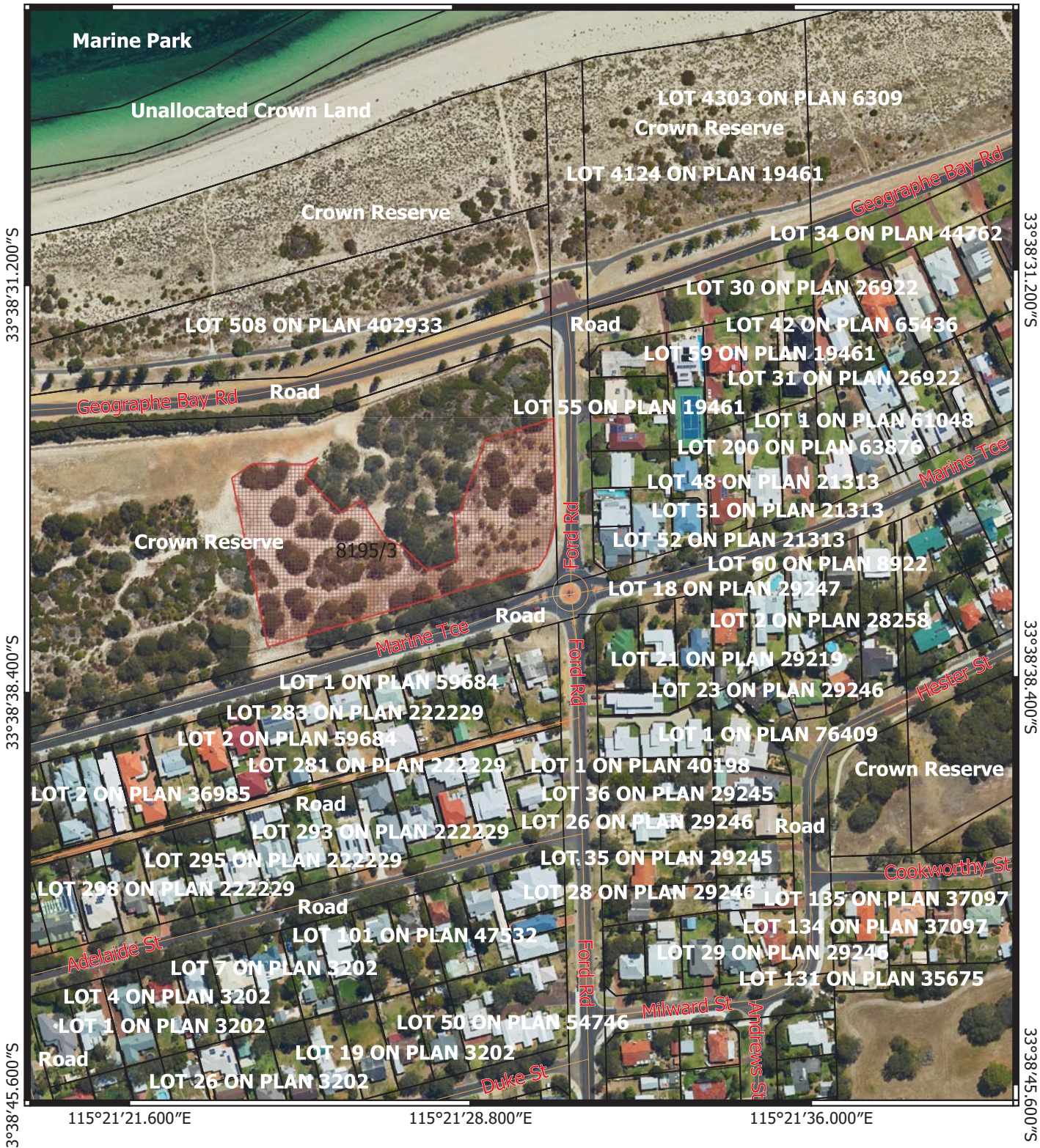
GOVERNMENT OF  
WESTERN AUSTRALIA

# Plan 8195/3 (b)




115°21'21.600"E

115°21'28.800"E


115°21'36.000"E



## Legend

- CPS layers**
-  CPS subject to conditions
  -  Road Centrelines
  -  Cadastre - LGATE 218



  
**Mathew Gannaway**  
 2020.07.22  
 14:12:59  
 +08'00'

Officer delegated under section 20 of the Environmental Protection Act 1986







## 1. Application details

### 1.1. Permit application details

Permit application No.: 8195/3  
Permit type: Purpose Permit  
Application received date: 8 April 2020

### 1.2. Applicant details

Applicant's name: City of Busselton

### 1.3. Property details

Property: Lot 40 on Deposited Plan 222226 (Crown Reserve 2236), Busselton  
Lot 41 on Deposited Plan 222226 (Crown Reserve 2236), Busselton  
Lot 43 on Deposited Plan 222226 (Crown Reserve 2237), Busselton  
Lot 231 on Deposited Plan 91174 (Crown Reserve 2241), Busselton  
Lot 265 on Deposited Plan 222226 (Crown Reserve 7443), Busselton  
Lot 511 on Deposited Plan 408687 (Crown Reserve 52822), Busselton  
Road Reserve (PIN 11370127), Busselton  
Road Reserve (PIN 11370129), Busselton  
Road Reserve (PIN 11370130), Busselton  
Road Reserve (PIN 11370166), Busselton  
Road Reserve (PIN 11438900), Busselton  
Water Feature (PIN 11725413), Busselton

Local Government Authority: City of Busselton

### 1.4. Application

Clearing Area (ha)	No. Trees	Method of Clearing	Purpose category:
0.49		Mechanical Removal	Road construction or upgrades

### 1.5. Decision on application

Decision on Permit Application: Granted  
Decision Date: 22 July 2020

Reasons for Decision: The application to amend was received on 8 April 2020 and has been assessed against the clearing principles, planning instruments and other matters in accordance with section 51O of the *Environmental Protection Act 1986*. It has been concluded that the findings from the previous assessment CPS 8195/1 are still relevant, with further consideration of the proposed amendment to offset conditions discussed in Section 3 below.

The application is to amend two conditions of clearing permit CPS 8195/2, as follows:

- 15(a) the relocation of rehabilitation area required for the offset within Lot 42, in order to avoid underground cables; and
- 16(a) an extension of an additional 12 months to the time to revegetate once clearing has commenced.

In determining to grant the clearing permit subject to conditions, the delegated officer considered that the proposed amendments are not likely to lead to an unacceptable risk to the environment or alter the appeal determination of the Minister for Environment under CPS 8195/1.

## 2. Site Information

### Clearing Description

The proposed clearing of 0.49 hectares of native vegetation within an application area measuring 1.25 hectares (Figure 1) is for the City of Busselton's Eastern Link project. The Eastern Link project involves the construction of a new two lane road linking Causeway Road (near Rosemary Drive) to Cammilleri Court (at the intersection with Peel Terrace). The new road will also include a new dual use path on its western side and a new bridge over the Lower Vasse River. The bridge will comprise a single span without piers.

### Vegetation Description

Two Heddlé vegetation complexes are mapped within the application area:

- Vasse complex – Mixture of the closed scrub of *Melaleuca* species fringing woodland of *Eucalyptus rudis* (flooded gum) - *Melaleuca* species and open forest of *Eucalyptus gomphocephala* (tuart) - *Eucalyptus marginata* (jarrah) - *Corymbia calophylla* (marri). Will include areas dominated by *Tecticornia* and *Sarcocornia* species (samphire) near Mandurah and south of the Capel River.
- Quindalup complex – Coastal dune complex consisting mainly of two alliances - the strand and fore-dune alliance and the mobile and stable dune alliance. Local variations include the low closed forest of *Melaleuca lanceolata* (Rottneest teatree)

- *Callitris preissii* (Rottneest Island pine), the closed scrub of *Acacia rostellifera* (summer-scented wattle) and the low closed *Agonis flexuosa* (peppermint) forest of Geographe Bay.  
(Government of Western Australia, 2018b taken from Heddle et al., 1980 and Webb et al., 2016)

The Vasse complex is mapped over the portion of the application area south of the Lower Vasse River with the Quindalup complex mapped over the remainder.

A flora and vegetation survey commissioned by the applicant and undertaken by Strategen Environmental recorded five different vegetation types within the application area:

- VT1 – *Agonis flexuosa* low woodland over \**Cynodon dactylon* grassland (managed);
- VT2 – *Eucalyptus rudis*, *Eucalyptus cornuta* and \**Eucalyptus grandis* mid woodland over *Melaleuca raphiophylla* and *Agonis flexuosa* low open woodland over *Callistemon* sp. low open shrubland over \**Cenchrus clandestinus* and *Bolboschoenus caldwellii* low grassland/sedgeland;
- VT3 – *Melaleuca raphiophylla*, *Melaleuca teretifolia* and *Melaleuca preissii* low open forest over *Melaleuca viminea* mid shrubland over \**Cynodon dactylon* and \**Cenchrus clandestinus* low grassland;
- VT4 – *Salicornia quinqueflora*, *Tecticornia indica* subsp. *bidens* and *Salicornia blackiana* low samphire shrubland; and
- VT4d - \**Carex divisa* closed sedgeland over \**Stenotaphrum secundatum* low open grassland  
(Strategen Environmental, 2017).

VT1 was recorded on the northern side of the Lower Vasse River with the remaining vegetation types all recorded on the southern side.

The flora and vegetation survey also recorded areas of 'Open Water' (OW) and 'Cleared or manicured grassland' (CL) within the application area (Strategen Environmental, 2017).

#### Vegetation Condition

Vegetation condition within the application area was recorded by Strategen Environmental using the Keighery (1994) condition scale as follows:

- Good = 18.3 per cent
- Degraded = 13.2 per cent
- Completely Degraded = 40.5 per cent  
(Strategen Environmental, 2017).

The remaining 28 per cent of the application area comprised areas of OW (Strategen Environmental, 2017).

Keighery (1994) vegetation condition ratings are defined as follows:

- Pristine: Pristine or nearly so, no obvious signs of disturbance.
- Excellent: Vegetation structure intact, disturbance affecting individual species and weeds are non-aggressive species.
- Very Good: Vegetation structure altered; obvious signs of disturbance.
- Good: Vegetation structure significantly altered by very obvious signs of multiple disturbance; retains basic structure or ability to regenerate.
- Degraded: Basic vegetation structure severely impacted by disturbance; scope for regeneration but not to a state approaching Good condition without intensive management.
- Completely Degraded: The structure of the vegetation is no longer intact and the area is completely or almost completely without native species.

The application area has historically been highly modified. Aerial imagery from 1987 (Figure 2) shows the application area containing little remnant native vegetation. Vegetation cover has increased since this time which is likely attributable to both plantings and natural recruitment of both native and non-native species.

A site inspection of the application area by the Department of Water and Environmental Regulation (DWER) confirmed that the majority of the application area is in a Completely Degraded condition (DWER, 2018).

#### Soil type

Soils north of the river are expected to comprise calcareous sand of aeolian origin. Soils south of the river are expected to comprise imported fill associated with a disused railway embankment and land adjacent to Causeway Road, and silts in wetland areas (Strategen Environmental, 2018).



Figure 1. Application area



Figure 2. Application area (1987 aerial imagery)

### 3. Assessment of application against clearing principles

The assessment against the clearing principles outlined in Schedule 5 of the *Environmental Protection Act 1986* has not

changed and can be found in the Clearing Permit Decision Report CPS 8195/1. This assessment refers to the permit holder's application to amend conditions 15 and 16 of permit CPS 8195/2 as follows:

CPS 8195/2 Condition 15. Offset - Lot 42 Deposited Plan 222224 (Lot 42) required the following

(a) Within 12 months of the commencement of clearing, the Permit Holder must revegetate the area hatched red on attached Plan 8195/1a by:

- (i) planting local provenance native understorey species so as to achieve a native understorey cover of at least 75 per cent within 3 years of planting; and
- (ii) planting *Agonis flexuosa* at a density of at least 400 stems per hectare.

With regard to the above, it was identified by the Permit Holder that rehabilitation of a portion of the red hatched area, in plan 8195/2 (Figure 3) could not be rehabilitated due to the presence of an underground, fibreoptic cable. An alternative area avoiding the fibreoptic cable within Lot 42 was proposed by the Permit Holder (Figure 3).

Due to the planned upgrade of Rotary Park situated within Lot 42, available free ground suitable for rehabilitation under conditions of the permit is limited. Accordingly, the Permit Holder is seeking to locate the rehabilitation on ground that will avoid the aforementioned fibre optic cable and planned upgrade of Rotary Park. The initial amendment, as illustrated in Figure 4, included two areas of rehabilitation following the south bank of the Vasse River. After a review of the initial amendment proposal, it was considered the proposal would not provide sufficient canopy cover to adequately counterbalance the loss of Western Ringtail Possum (*Pseudocheirus occidentalis*) habitat and therefore not considered to be a suitable alternative to the area hatched red in Plan 8195/2.

A revised amendment proposal was submitted by the City of Busselton, as illustrated in Figure 5. The revised amendment is considered to have sufficient connectivity to established vegetation and cover enough cleared ground (Figure 6), to provide an adequate area of replacement canopy. The area proposed in Figure 5 also covers an area of 0.08 hectares providing an additional 0.01 hectares, compared to 0.07 as stated in decision report CPS 8195/1.

The revised amendment of condition No 15 (a) of the permit CPS 8195/2, is considered suitable, as it will create a sufficient area of replacement canopy, with sufficient connectivity to established canopy and counterbalance the loss of Western Ringtail Possum habitat.

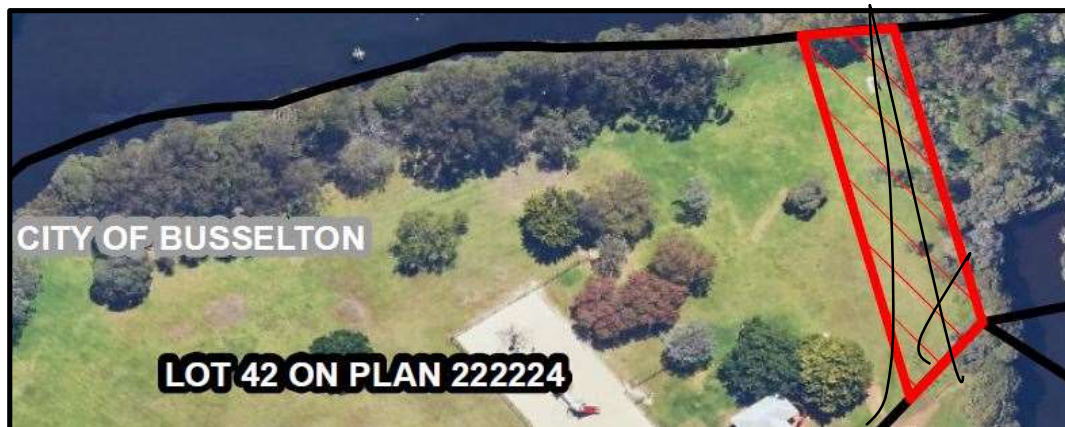


Figure 3. Sample of Plan 8195/1a showing red hatched area stated in condition 15 of the clearing permit. The black line approximately indicates the presents of Telstra fibre optic cable.



Figure 4. Initial proposal for amendment of permit condition No 15 (a). Plan Provided by the City of Busselton (2020).

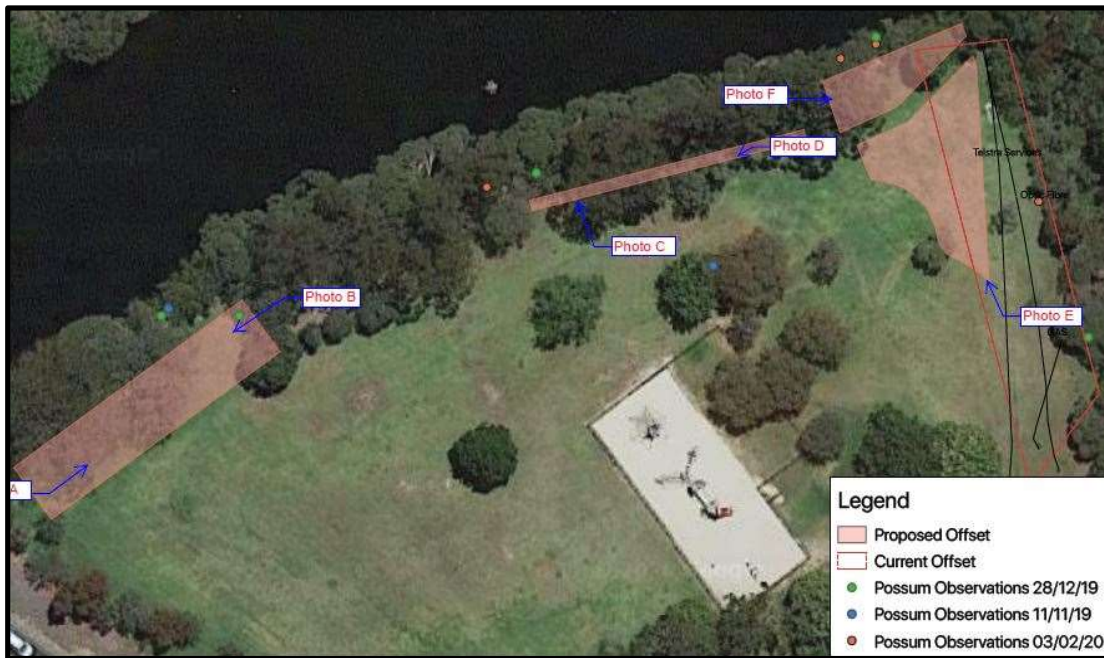


Figure 5 Proposed amendment for offset condition No 15 (a) (City of Busselton, 2020).



Figure 6. Photographs b-f are examples of the proposed amended rehabilitation area. Photograph locations and direction of view, is illustrated in Figure 5 (City of Busselton, 2020).

CPS 8195/2 Condition No 16. Offset - Lot 509 on plan 402933 (Lot509) required the following:

*(a) Within 12 months of commencement of clearing, the permit holder must revegetate the area hatched red on attached Plan 8195/1b...*

The Permit Holder has noted that local nurseries were contacted following clearing and that the number of seedlings required could not be propagated in time for the 2020 planting season to align with the requirement of the permit that revegetation must occur within 12 months of commencement of clearing. The permit holder has requested a 12 month extension for the time required to revegetation of Lot 509 Deposited Plan 402933. This will result in revegetation occurring within 24 months of the commencement of clearing.

The rehabilitation of Lot 509, included in condition No 16 (a) of the permit CPS 8195/2 is an offset condition intended to augment an area of remanent, degraded native vegetation and will not be subject to clearing. It is considered that the amendment of the above condition to prolong the period between the clearing carried out, under this permit and rehabilitation, will not detract from the target outcomes of the mitigation and offset measures stated in decision report CPS 8195/1.

This amendment does not detract from the Minsters determination stated in appeal C030 of 2019, to DWER to amend condition 11(a), of the Clearing Permit. The amendment was to require the permit holder to install rope bridges within six months of the commencement of clearing.

#### **Planning instruments and other relevant matters.**

The assessment against clearing principles, planning instruments and other matters has not changed and can be found in clearing permit decision report CPS 8195/1.

#### **4. References**

- Department of Water and Environmental Regulation (DWER) (2018a). Decision report section 4, Mitigation measures (DWER Ref: A1789025).
- Department of Water and Environmental Regulation (DWER) (2018b). Decision Report – CPS 8195/1 (DWER Ref: A1789025).
- Government of Western Australia (2018b). 2017 South West Vegetation Complex Statistics. Current as of October 2017. WA Department of Biodiversity, Conservation and Attractions, Perth. <https://catalogue.data.wa.gov.au/dataset/dbca>
- Heddl, E.M., Loneragan, O.W. and Havel, J.J. (1980). Vegetation of the Darling System. In: DCE 1980 Atlas of Natural Resources, Darling System, Western Australia. Department of Conservation and Environment, Perth, Western Australia.
- Keighery, B.J. (1994). Bushland Plant Survey: A Guide to Plant Community Survey for the Community. Wildflower Society of WA (Inc). Nedlands, Western Australia.

Strategen Environmental (2017). Detailed Flora and Vegetation Survey – Eastern Link. Unpublished report prepared for the City of Busselton, 11 December 2017. Perth, Western Australia (DWER Ref: A1721346).

Strategen Environmental (2018). Busselton Eastern Link Project – Native vegetation clearing permit application – supporting documentation. Unpublished report prepared for the City of Busselton, September 2018 (DWER Ref: A1721346).

Webb, A., Kinloch, J., Keighery, G. and Pitt, G. (2016). The extension of vegetation complex mapping to landform boundaries within the Swan Coastal Plain landform and forested region of south west Western Australia. Department of Parks and Wildlife, Perth, Western Australia.

Geographic Information System (GIS) datasets:

- Cadastre, Land Tenure
- Hydrography, linear
- Interim Biogeographic Regionalisation of Australia (IBRA)
- Landgate Imagery
- Native Vegetation Current Extent
- Pre-European Vegetation
- DBCA Species and Communities (accessed 11 February 2019)