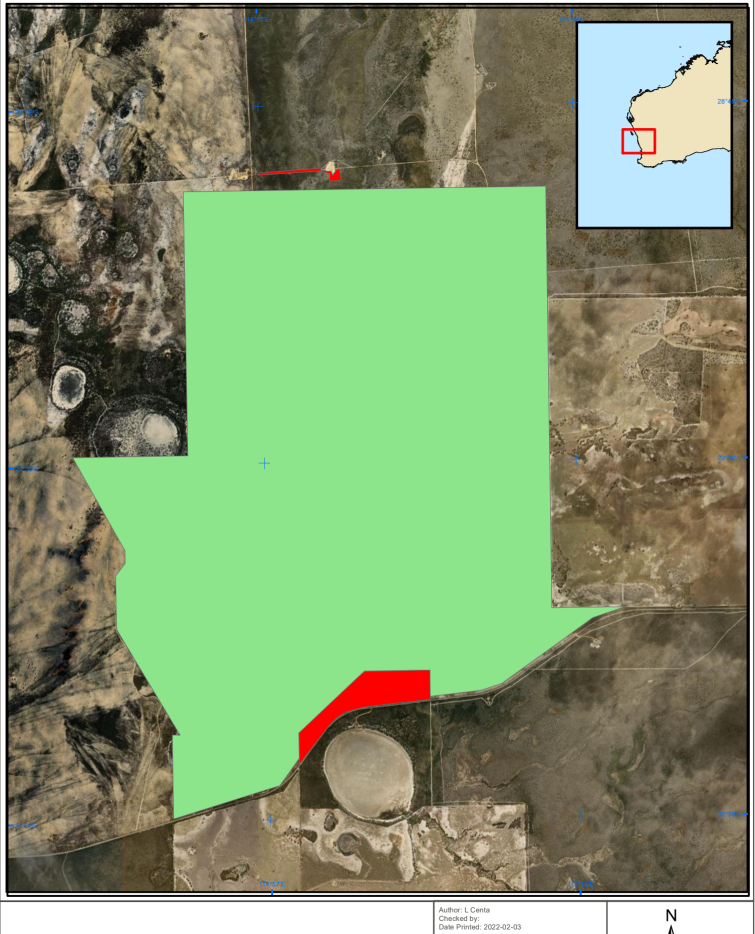
ATTACHMENT 1A -Clearing Areas





Ammended 8207

Clearing Instruments Proposals Areas

00.150.3 0.6 0.9 1.2 Kilometers



Woodada Gas Field

Revision: 0

Coordinate System: GDA 1994 MGA Zone 50

Service Layer Credit Source: Source: Esri, Maxar, GeoEye, Earthstar Geographics, CNES/Airbus DS, USDA, USGS, AeroGRID, IGN, and the GIS User Community

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

ATTACHMENT 2A - Letter of Authority



Level 11, Exchange Tower 2 The Esplanade Perth WA 6000

PO Box Z5478 Perth WA 6831

Phone: 08 6364 4777 Fax: 08 6364 4778 ABN 45 108 437 529 www.mitsui.com.au/mepau

MEPAU-LET-COR-00217

Ref: CPS 8207/1

01/02/2022

General Manager
Resource and Environmental Compliance Division
Department of Mines, Industry Regulation Safety
Mineral House
100 Plain Street
EAST PERTH WA 6004

Dear Sir/Madam

Letter of Authority in Regards to Clearing Permit Application CPS 8207/1

I refer to the request from your department that AWE Perth Pty Ltd provide a letter of authority for applications to clear native vegetation made on behalf of the Company.

Please be advised that the following people are authorised to sign each 'Application for Clearing Permit' on behalf of AWE Perth Pty Ltd for the Woodada Gas Field.

NAMES	SIGNATURES
Kevin Davey	KID
General Manager Waitsia Operations	70/

Kind regards

M. IShi KAWA
M.Ishikawa (Feb 2, 2022 13:15 GMT+8)

Masa Ishikawa

Director & Chief Operating Officer

AWE Perth Pty Ltd (ACN:009 204 031)

ATTACHMENT 3A - Records kept under the existing clearing permit's conditions



Level 11, 2 The Esplanade Perth WA 6000

PO Box Z5478 Perth WA 6831

Phone: 08 6364 4777 Fax: 08 6364 4778 ABN 70 077 897 440 www.mitsui.com.au/mepau

Ref: MEPAU-LET-COR-00111

28 July 2021

Attention Executive Director Operations, Resources and Environmental Compliance Department of Mines, Industry Regulation and Safety Minerals House, 100 Plain Street EAST PERTH WA 6004

RE: Woodada Gas Field - Clearing Permit CPS 8207/1 Annual Clearing Report FY21

AWE Perth Pty Ltd (AWE) (a wholly owned subsidiary of Mitsui & Co) trading as Mitsui E&P Australia (MEPAU) submits this Annual Clearing Report for the FY21 reporting period to meet the requirements of Clearing Permit CPS 8207/1.

MEPAU received approval for a purpose clearing permit, CPS 8207/1, on 06 December 2018 for clearing for the purpose of maintenance of petroleum production infrastructure and associated activities associated with the Woodada Gas Field (WGF) within the Lake Logue Nature Reserve Environmentally Sensitive Area (ESA).

Under the clearing permit MEPAU is required by 1 October each year to:

- Provide the records required under Condition 10 of the permit; and
- Demonstrate compliance with the permit (see Table 1 attached).

Clearing of 0.12 ha was undertaken in the Woodada Gas Field for Plug and Abandon activities at a wellsite. No rehabilitation, revegetation or flora management activities were undertaken in the FY21 reporting period. MEPAU plan to conduct clearing activities associated with decommissioning and rehabilitation activities in the FY22 reporting period.

If you have any queries regarding this correspondence, please contact Lara Centa, Senior Environmental Advisor on (08) 6210 2416 or the MEPAU HSE email: hsemailbox@mepau.com.au

Yours sincerely

Kevin Davey

Operations Manager - Perth Basin

Att. Table 1 Compliance with CPS 8207/1 Conditions



ATTACHMENT

Table 1 Compliance with CPS 8207/1 Conditions

#	Condition	Compliance Statement	Compliance
3	<15 ha to be cleared within the area cross hatched yellow on Plan 8207/1.	0.025 ha of clearing occurred in the FY21 reporting period.	Compliant
4	The Permit Holder shall not clear any native vegetation within the areas shaded red on attached Plan 8207/1.	No native vegetation was cleared within the areas shaded red on attached Plan 8207/1.	Compliant
7(i)	Clean earth-moving machinery of soil and vegetation prior to entering and leaving the area to be cleared.	Earth moving and Plug and Abandon vehicles and machinery accessed the Woodada Gas Field on a number of occasions in the FY21 reporting period. On all occasions Contractors completed a vehicle hygiene inspection form prior to entering. This was verified by the Environment team.	Compliant
7(ii)	Ensure that no dieback or weed affected soil, mulch, fill or other material is brought into the area to be cleared.	No imported material was brought into the area during the FY21 reporting period.	Compliant
7(iii)	Restrict the movement of machines and other vehicles to the limits of the areas to be cleared.	Vehicles and machinery are restricted to historically cleared gravelled areas and tracks only.	Compliant
8(a)	Prior to undertaking any clearing authorised under this Permit, the Permit Holder shall engage a botanist to conduct a targeted flora survey of the Permit area for the presence of the following rare flora listed in the <i>Wildlife Conservation</i> (Rare Flora) Notice: (i) Eremophila glabra subsp. chlorella (Grand.) Chinnock.	A targeted survey was completed by Woodman Environmental over the Study Area for the presence of Eremophila glabra subsp. chlorella (Gand.) Chinnock on the 24 August 2020. The survey for the threatened taxon Eremophila glabra subsp. chlorella found no plants to be present within or immediately adjacent to the Study Area. Any proposed clearing will therefore not impact this taxon. No other known Threatened or Priority listed flora were identified in the Study Area.	Compliant
8(b)	Prior to undertaking any clearing authorised under this Permit, the Permit Holder shall provide the results of the targeted flora survey in a report to the <i>CEO</i> .	The survey for the threatened taxon Eremophila glabra subsp. chlorella found no plants to be present within or immediately adjacent to the Study Area. Any proposed clearing will therefore not impact this taxon	Compliant

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#	Condition	Compliance Statement	Compliance
8(c)	Where rare flora are identified under Condition 8(a) of this Permit, the Permit Holder shall ensure that: (i) no clearing of critical habitat of the identified rare flora occurs, unless first approved by the CEO.	No known Threatened or Priority listed flora were identified in the Study Area.	Compliant
9(a)	The Permit Holder shall retain the vegetative material and topsoil removed by clearing authorised under this Permit and stockpile the vegetative material and topsoil in an area that has already been cleared.	Topsoil and vegetation material were stockpiled on the outer boundaries of any open areas, on areas that are already cleared.	Compliant
9(b)	Prior to 30 September 2029, revegetate and rehabilitate the areas that are no longer required for the purpose for which they were cleared under this Permit by:	Rehabilitation plans are developed for all sites within CP 8207/1 and are endorsed by DMIRS in consultation with the Department of Biodiversity, Conservation and Attractions (DBCA).	Compliant
	(i) ripping the ground on the contour to remove soil compaction; and	Both conditions are commitments with the Rehabilitation Plans.	
	(ii) laying the vegetative material and topsoil retained under Condition 9(a) on the cleared area.	No Rehabilitation activities were undertaken during the FY21 reporting period.	
9(c)	Within 4 years of undertaking revegetation and rehabilitation in accordance with Condition 9(b) of this Permit: (i) engage an environmental specialist to determine the species composition, structure and density	Rehabilitation plans are developed for all sites within CP 8207/1 and are endorsed by DMIRS in consultation with the Department of Biodiversity, Conservation and Attractions (DBCA). Both conditions are commitments within the Rehabilitation Plans and	Compliant
	of the area revegetated and rehabilitated; and	rehabilitation monitoring is undertaken annually.	
	(ii) where, in the opinion of an environmental specialist, the composition structure and density determined Under Condition 9(c)(i) of this Permit will not result in a similar species composition, structure and density to that of preclearing vegetation types in that area, revegetate the area by deliberately planting and/or direct seeding native vegetation that will result in a similar species composition, structure and density of native vegetation to pre-clearing	No Rehabilitation activities were undertaken during the FY21 reporting period.	

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#	Condition	Compliance Statement	Compliance
	ensuring only <i>local provenance</i> seeds and propagating material are used.		
9(d)	Where additional planting or direct seeding of native vegetation is undertaken in accordance with Condition 9(c)(ii) of this permit, the Permit Holder shall repeat Condition 9(c)(i) and 9(c)(ii) within 24 months of undertaking the additional planting or direct seeding of native vegetation.	Rehabilitation plans are developed for all sites within CP 8207/1 and are endorsed by DMIRS in consultation with the Department of Biodiversity, Conservation and Attractions (DBCA). Condition 9(d) is committed to within the Rehabilitation Plans. No Rehabilitation activities were undertaken during the FY21 reporting period.	Compliant
9(e)	Where a determination by an environmental specialist that the composition, structure and density within areas revegetated and rehabilitated will result in a similar species composition, structure and density to that of pre-clearing vegetation types in that area, as determined in Condition 9(c)(i) and (ii) of this permit, that determination shall be submitted for the CEO's consideration. If the CEO does not agree with the determination made under Condition 9(c)(ii), the CEO may require the Permit Holder to undertake additional planting and direct seeding in accordance with the requirements under Condition 9(c)(ii).	N/A, no rehabilitation is of adequate maturity to submit to the CEO. No rehabilitation activities were undertaken for the FY21 reporting period.	Compliant
10	Records to be kept.	All clearing records for clearing in FY21 have been kept for this permit. No rehabilitation activities were undertaken for the FY21 reporting period.	Compliant
11(a)	Annual Report.	This document	Compliant
11(b)	Permit Cessation Report.	N/A – Permit Expires 30 September 2033	Compliant

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ATTACHMENT 3B – East Lake Logue Clearing Vegetation Record Form



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The *Environmental Protection Act 1986* makes it an offence to clear native vegetation unless the clearing is done in accordance with a clearing permit, or an exemption applies.

This form is to be used to document the approvals and completion details associated with the planned removal or impact on any native vegetation associated with MEPAU activities. Please complete Section 1 and return this form to HSEMailbox@mepau.com.au. An approved response must be provided prior to any clearing is undertaken.

Section 1: Clearing Request

Clearing Request Details		
Location: East Lake Logue 1 Clearing Date Proposed: 14/12/2020		
Clearing to be undertaken by: Lenane Holdings		
Description and purpose of clearing: Clear area for P&A Rig access		
Estimated area cleared (track width, length, area): Approx 250 m ²		
Clearing method(s) (e.g. pruning, mechanical): Mechanical		
Infrastructure potentially impacted: N/A		

Pre-Clearing Photos





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Comments:

Figure of area to be cleared (please also attach shape file if available)



Document No. PB-HSE-PRO-010-FRM-001 Rev 2 Issue Date 13/11/2020 Page 3 321700 321600 321650 321750 EN EABBA COOLIMBA Stridy Area LEEMAN East Lake Logue 01 Well Pad Study Area Track Logs Towns ites 321650 321600 321700 321750

Comments: Proposed clearing area in Purple

The Study Area is 0.12 ha in size, located immediately adjacent to the current East Lake Logue 01 well pad within the Lake Logue Nature Reserve.

Section 2: Conditions and Environmental Team Approval

The following section is to be completed by the Environmental Team.

The above clearing request has been (tick box):

Clearing Vegetation Record Form MITSUI E&P Document No. PB-HSE-PRO-010-FRM-001 Rev 2 Issue Date 13/11/2020 Page 4 \boxtimes Approved under a valid Native Vegetation Clearing Permit (NVCP) (see below); Approved subject to the approval of a new NVCP; Approved under a Clearing Exemption (see below); Declined by the Environmental Team for the following reasons: **Native Vegetation Clearing Permit (NVCP)** Verification A valid NVCP is in place for the requested clearing

\boxtimes	NVCP Number: 8207	LC
	The area requested to be cleared does not exceed the total combined clearing area allotted under the NVCP: Vegetation Clearing Database	
	An application for a NVCP is required to clear the requested area	
Ш	A NVCP application has been submitted to the Department of Mines, Industry Regulation and Safety	
	ng Exemption - A guide to the exemptions and regulations for clearing native vegetation R, August 2019)	Verification
The r	equested clearing can be completed under the following exemption:	
The o	utlined exemption is applicable for the following reasons:	
Thoa	rea requested to be cleared does not exceed a total combined clearing area of 5 ha under a	

Conditions of Clearing applicable to this request	Applicable
Photos are to be taken of the area before and after the clearing is undertaken	×
A fauna survey is to be undertaken in the area prior to clearing	
A flora survey is to be undertaken in the area prior to clearing	×
Clearing must not exceed a width of	
Clearing must not be undertaken under moist or wet soil conditions	⊠
Cleared vegetative material is to be stockpiled at the location	×
Additional Conditions / Comments:	

A targeted survey was completed by Woodman Environmental over the Study Area for the presence of Eremophila glabra

clearing exemption within the current financial year.



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subsp. *Chlorella* (Gand.) Chinnock on the 24 August 2020. The survey for the threatened taxon *Eremophila glabra* subsp. *chlorella* found no plants to be present within or immediately adjacent to the Study Area. Any proposed clearing will therefore not impact this taxon. No other known Threatened or Priority listed flora were identified in the Study Area. The survey of the Study Area confirmed that the vegetation comprises regrowth of local indigenous species over few shrubs and annual weeds within an area originally cleared to establish the Well Pad.

Vehicles and machinery are restricted to historically cleared gravelled areas and tracks only.

Environmental Team Approval	
Signature:	Nathaniel Constable
Name:	Nathaniel Constable
Date:	11/12/2020

Section 3: Post Clearing Sign Off

Post Clearing Photos





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