Environmentally Sensitive Areas

Environmental Protection Act 1986

Purpose

This fact sheet provides information on the declaration of environmentally sensitive areas (ESAs), how to view the location of ESAs and how ESAs affect when a clearing permit is required.

Introduction

The Environmental Protection Act 1986 (EP Act) makes it an offence to clear native vegetation unless the clearing is done in accordance with a clearing permit, or an exemption applies. These laws apply to private and public lands throughout Western Australia.

Exemptions for clearing that is a requirement of a written law, or authorised under certain statutory processes are contained in Schedule 6 of the EP Act. These exemptions **do** apply in ESAs.

Exemptions for low impact routine land management practices are prescribed in the *Environmental Protection (Clearing of Native Vegetation) Regulations 2004.* These exemptions **do not** apply in ESAs and a clearing permit is required.

Declaration of environmentally sensitive areas

Under section 51B of the EP Act the Minister for Environment may declare by notice either a specified area of the State or a class of areas of the State to be an ESA.

ESAs are declared in the *Environmental Protection (Environmentally Sensitive Areas) Notice 2005*, which was gazetted on 8 April 2005.

Declared environmentally sensitive areas

The following areas are declared to be ESAs:

- a declared World Heritage property as defined in section 13 of the Environment Protection and Biodiversity Conservation Act 1999 of the Commonwealth;
- an area that is included on the Register of the National Estate, because of its natural heritage value, under the Australian Heritage Council Act 2003 of the Commonwealth:
- a defined wetland and the area within 50 metres of the wetland. Defined wetlands include Ramsar wetlands, conservation category wetlands and nationally important wetlands;
- the area covered by vegetation within 50 metres of rare flora, to the extent to which the vegetation is continuous with the vegetation in which the rare flora is located;
- the area covered by a threatened ecological community;
- a Bush Forever site listed in "Bush Forever" Volumes 1 and 2 (2000), published by the Western Australia Planning Commission, except to the extent to which the site is approved to be developed by the Western Australia Planning Commission;

August 2014 DER2014/001566

- the areas covered by the Environmental Protection (Gnangara Mound Crown Land) Policy 1992;
- the areas covered by the Environmental Protection (Western Swamp Tortoise Habitat) Policy 2002;
- the areas covered by the lakes to which the Environmental Protection (Swan Coastal Plain Lakes) Policy 1992 applies; and
- protected wetlands as defined in the Environmental Protection (South West Agricultural Zone Wetlands) Policy 1998.

Viewing environmentally sensitive areas

The location of ESAs can be viewed online using Landgate's Shared Land Information Platform (SLIP) viewable through the WA Atlas available at

www2.landgate.wa.gov.au

Clearing of native vegetation within environmentally sensitive areas

If you intend to clear native vegetation and believe the vegetation may be within an ESA and are uncertain whether an exemption applies, you are encouraged to contact DER on 6467 5000.

More information

For further information on environmentally sensitive areas, clearing permits and compliance with clearing laws contact DER on (08) 6467 5000.

For applications related to mines and petroleum activities under delegation contact the Department of Mines and Petroleum on (08) 9222 3333.

This document is available in alternative formats and other languages on request.

Related documents

More information about the assessment of native vegetation clearing applications and the exemptions from the requirement for a clearing permit is available online from DER at www.der.wa.gov.au/nyp

- Guide 1 Exemptions and regulations for clearing native vegetation
- Guide 2 A guide to the assessment of applications to clear native vegetation

Legislation

Please refer to the State Law Publisher (SLP) for copies of the relevant legislation, available electronically from the SLP website at www.slp.wa.gov.au

The information contained in this document is provided by DER in good faith as a public service. However, DER does not guarantee the accuracy of the information contained in this document and it is the responsibility of recipients to make their own enquiries as to its accuracy, currency and relevance. The State of Western Australia, DER and their servants and agents expressly disclaim liability, in negligence or otherwise, for any act or omission occurring, for any act or omission occurring in reliance on the information contained in this document or for any consequence of such act or omission.