



Department initiated Amendment

Part V Division 3 of the *Environmental Protection Act 1986*

Works Approval Number	W6738/2022/1
Works Approval Holder	Shire of Broome
File Number	DER2022/000478
Premises	Broome Regional Resource Recovery Park Legal description - Lot 550 on Deposited Plan 421448
Date of Report	26 July 2023
Decision	Revised works approval granted

**MANAGER, WASTE INDUSTRIES
REGULATORY SERVICES**

an officer delegated under section 20 of
the *Environmental Protection Act 1986* (WA)

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1. Decision summary

The delegated officer has determined to make amendments to works approval W6738/2022/1. The amendments are administrative in nature therefore they do not alter the risk profile of the premises, providing that activities, emissions and receptors as stated in existing approvals remain unchanged.

This amendment report documents the amendments made pursuant to section 59 and 59(B) of the *Environmental Protection Act 1986* (EP Act).

The decision report for the existing works approval will remain on the department's website for future reference and will act as a record of the department's decision making.

2. Scope of assessment

2.1 Regulatory framework

In amending the works approval, the department has considered and given due regard to its Regulatory Framework and relevant policy documents which are available at <https://dwer.wa.gov.au/regulatory-documents>.

2.2 Amendment summary

Works approval W6738/2022/1 is held by the Shire of Broome (works approval holder) for the Broome Regional Resource Recovery Park (the premises), located at Lot 550 on Deposited Plan 421448.

The premises relates to the categories and the assessed production/design capacity under Schedule 1 of the *Environmental Protection Regulations 1987* (EP Regulations) which are defined in existing works approval W6738/2022/1.

On 26 June 2023, the department initiated an amendment to works approval W6738/2022/1. The amendment is limited to amending typographical errors.

3. Consultation

The works approval holder was provided with the draft amendment report on 27 June 2023. Comments received from the works approval holder on 11 July 2023 have been considered by the delegated officer as detailed in Appendix 1.

4. Conclusion

Based on the assessment in this amendment report, the delegated officer has determined that an amended works approval will be granted, subject to conditions commensurate with the determined controls and necessary for administration and reporting requirements.

4.1 Summary of amendments

Table 1 below provides a summary of the proposed amendments and will act as a record of implemented changes. All proposed changes have been incorporated into the revised works approval as part of the amendment process.

Table 1: Summary of works approval amendments

Condition no.	Proposed amendments
Condition 3	Amended to clarify that one Environmental Compliance Report can be submitted once all items of infrastructure listed in Table 1 have been constructed/installed.
Condition 16 Table 4	Amended missing row for light vehicle acceptance. Text inserted into rate at which waste is received column to state “no more than 200 cars per annual period.”
Condition 19 Table 5	Amended to authorise oil and grease disposal in the sullage receival ponds.

Appendix 1: Summary of works approval holder's comments on draft amendment

Condition	Summary of works approval holder's comment	Department's response
Condition 3	Under the <i>Compliance and Construction Quality Assurance Reporting</i> heading, item 3, page 14. It sets out the requirements about completing a compliance audit and submission of a report within 30 days following the completion of infrastructure listed in condition 1. There are 17 different items listed in condition 1 which would be built progressively in whichever order the lead contractor determines most economical. I.e. the levee might be constructed first, then the hardstands, then the ponds etc.. However, the total time of construction is likely to be around 11 months. Can the reporting be completed at the end of a continuous construction program where several items are completed so that there is not a requirement to submit multiple separate reports every month?	Condition wording has been amended to clarify that one Environmental Compliance Report can be submitted following the completion of construction/installation of all items of infrastructure listed in Table 1.
Condition 19 Table 5	Oil and grease liquid waste is also intended to be disposed of in the septage facility.	Condition has been amended to authorise the disposal of oil and grease waste in the sullage receival ponds.