Amended Licence

Licence number L8482/2010/2

Licence Holder VEEM Ltd

ACN 008 944 009

Registered business address 22 Baile Road

CANNING VALE WA 6155

DWER file number DEC1021/1 – APP-0026567

Duration 08/10/2015 to 07/10/2031

Date of issue 01/10/2015

Date of amendment 24/06/2025

Premises details VEEM Ltd

Legal description -

Lot 4 on Plan 22364 Gauge Circuit

CANNING VALE WA 6155 As depicted in Schedule 1

Prescribed premises category description (Schedule 1, <i>Environmental Protection Regulations 1987</i>)	Assessed production capacity
Category 45: Metal melting or casting: premises on which metal or scrap metal is melted in furnaces or cast	1,600 tonnes per annual period
Category 48: Metal finishing: premises on which metals are chemically cleaned or metals, plastics or metal or plastics products are plated, electroplated, anodized, coloured or otherwise coated or finished.	20 tonnes per annual period

This licence is granted to the licence holder, subject to the attached conditions, on 24 June 2025, by:

MANAGER, PROCESS INDUSTRIES

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

Licence history

Date	Instrument	Summary of changes
08/10/2010	L8482/2010/1	Licence issue
24/04/2013	L8482/2010/1	Licence amendments to the noise and reporting conditions
01/10/2015	L8482/2010/2	Licence re-issue
29/04/2016	L8482/2010/2	Notice of amendment of licence expiry dates
02/06/2016	L8482/2010/2	Amendment to correct annual period
16/05/2022	L8482/2010/2	Notice of amendment of reporting requirements
24/06/2025	L8482/2010/2	Amendment to increase production capacity for Category 45 from 1,500 to 1,600 tonnes per annum and updated licence format.

Interpretation

In this licence:

- (a) the words 'including', 'includes' and 'include' in conditions mean "including but not limited to", and similar, as appropriate;
- (b) where any word or phrase is given a defined meaning, any other part of speech or other grammatical form of that word or phrase has a corresponding meaning;
- (c) where tables are used in a condition, each row in a table constitutes a separate condition;
- (d) any reference to an Australian or other standard, guideline, or code of practice in this licence:
 - (i) if dated, refers to that particular version; and
 - (ii) if not dated, refers to the latest version and therefore may be subject to change over time;
- (e) unless specified otherwise, any reference to a section of an Act refers to that section of the EP Act; and
- (f) unless specified otherwise, all definitions are in accordance with the EP Act.

NOTE: This licence requires specific conditions to be met but does not provide any implied authorisation for other emissions, discharges, or activities not specified in this licence.

Licence conditions

The licence holder must ensure that the following conditions are complied with:

General

1. The licence holder shall record and investigate the exceedance of any descriptive or numerical limit specified in the conditions of this licence.

Premises operation

2. The license holder shall ensure that all activities identified in Table 1 are undertaken in accordance with the process limits described in that Table.

Table 1: Processing of materials

Material	Process	Process limits
Iron, steel copper, aluminium, cobalt and nickel-based alloys	Flame cutting	All rubber lining and surface treatments are removed from scrap metal prior to flame cutting
	Metal melting and casting	Only clean scrap metal shall be melted

Emissions and discharges

3. The licence holder shall ensure that where waste is emitted to air from the emission points in Table 2 and identified on the map of emission points in Schedule 1 it is done so in accordance with the conditions of this licence.

Table 2: Emission points to air

Emission point reference and location on Map of emission points	Source, including any abatement
A1	Furnace extraction discharging through roof stack to atmosphere
A2	Fettling operations venting to a baghouse prior to discharge to atmosphere
A3	Sand reclamation plant venting to a baghouse prior to discharge to atmosphere

Records and reporting

Records

- 4. The licence holder must record the following information in relation to complaints received by the licence holder (whether received directly from a complainant or forwarded to them by the Department or another party) about any alleged emissions from the premises:
 - (a) the name and contact details of the complainant, (if provided);
 - (b) the time and date of the complaint;

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- (c) the complete details of the complaint and any other concerns or other issues raised; and
- (d) the complete details and dates of any action taken by the licence holder to investigate or respond to any complaint.
- **5.** The licence holder must maintain accurate and auditable books including the following records, information, reports, and data required by this licence:
 - (a) the calculation of fees payable in respect of this licence;
 - (b) any maintenance of infrastructure that is performed in the course of complying with condition 3 of this licence; and
 - (c) complaints received under condition 4 of this licence.
- **6.** The books specified under condition 5 must:
 - (a) be legible;
 - (b) if amended, be amended in such a way that the original version(s) and any subsequent amendments remain legible and are capable of retrieval;
 - (c) be retained by the licence holder for the duration of the licence; and
 - (d) be available to be produced to an inspector or the CEO as required.

Reporting

- 7. The licence holder must:
 - (a) undertake an audit of their compliance with the conditions of this licence during the preceding annual period, and
 - (b) prepare and submit to the CEO an Annual Audit Compliance Report (AACR) in the approved form by 31 March each year.

Definitions

In this licence, the terms in Table 3 have the meanings defined.

Table 3: Definitions

Term	Definition
Act	means the Environmental Protection Act 1986
Annual Audit Compliance Report (AACR)	means a report submitted in a format approved by the CEO (relevant guidelines and templates are available on the Department's website).
annual period	means the inclusive period from 1 January until 31 December in the same year
approved form	means AACR form template approved by the CEO for use and available via DWER's external website.
CEO	means Chief Executive Officer of the department.
	"submit to / notify the CEO" (or similar), means either:
	Director General Department administering the <i>Environmental Protection Act 1986</i> Locked Bag 10 Joondalup DC WA 6919
	or:
	info@dwer.wa.gov.au
department/ DWER	means the department established under section 35 of the <i>Public Sector Management Act 1994 (WA)</i> and designated as responsible for the administration of the EP Act, which includes Part V Division 3.
discharge	has the same meaning given to that term under the EP Act.
emission	has the same meaning given to that term under the EP Act.
licence	refers to this document, which evidences the grant of a licence by the CEO under section 57 of the EP Act, subject to the specified conditions contained within.
licence holder	means the person or organisation named as licence holder on page 1 of the Licence;
premises	refers to the premises to which this licence applies, as specified at the front of this licence and as shown on the premises map (Figure 1) in Schedule 1 to this licence.
Schedule 1	means Schedule 1 of this Licence unless otherwise stated.

END OF CONDITIONS

Schedule 1: Maps

Premises map

The boundary of the prescribed premises is shown in pink in the map below (Figure 1).



Figure 1: Map of the boundary of the prescribed premises and emission points