Decision Report

Application for a Licence Transfer

Part V Division 3 of the Environmental Protection Act 1986

Licence Number L8634/2012/1

Licence Holder Advance Waste Disposal Pty Ltd

Registered Office CCC/ Charles Foti and Co

Level 1, 159 Main Street, OSBORNE PARK WA 6017

ACN 056 473 191

File Number 2012/001880

Advance Waste Disposal

Premises Glyde Court, Malaga WA 6090

Lot 24 on Plan 1908

(as depicted in Schedule 1)

Decision Revised licence granted

Melissa Chamberlain

A/MANAGER, WASTE INDUSTRIES REGULATORY SERVICES

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

Table of Contents

1.	Decision summary					
	Scope of assessment					
		Regulatory framework				
	2.2	Amendment summary	1			
3.	Consultation					
4.	Conclusion					
	4.1	Summary of amendments	1			
Ref	References					

1. Decision summary

The Delegated Officer has determined to amend Licence L8634/2012/1. 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).

2. Scope of assessment

2.1 Regulatory framework

In amending the licence, 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

This amendment is limited to a registered business address change of Licence L8634/2012/1 from 42 – 44 Boulder Road Malaga WA 6090 to Care of Charles Foti and Co, Level 1, 159 Main Street, Osborne Park WA 6017. This transfer was made at the request of Advance Waste Disposal Pty Ltd on 15 September 2021.

The assessment is limited to a review of ownership details to determine that amendment may occur. There are no proposed changes to the approved Premises categories or design capacity.

As part of this Licence amendment DWER has updated the Licence by reviewing and reformatting the Licence conditions, and removing those which are no longer valid.

The obligations of the Licence Holder have not changed in the revision of the Licence and the amendment is limited to:

- updating registered business address;
- updating the format and appearance of the licence;
- updating typographical errors; and
- updating/deletions/inclusion of definitions.

3. Consultation

The applicant was provided with the draft Amendment Report on 24 November 2021. However, no comments were received to the proposed amendment by 21 December 2021.

4. Conclusion

Based on the assessment in this Amendment Report, the Delegated Officer has determined that an amended licence 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 amendments and will act as a record of implemented changes. All changes have been incorporated into the Revised Licence as part of the amendment process.

Table 1: Consolidation of licence conditions in this amendment

Existing Licence condition/ table/schedule	Condition summary	Revised Licence condition/ table/schedule	Conversion notes
N/A	Introduction	N/A	Removed
1.1.1, 1.1.3 and 1.1.4	General Interpretation	N/A	Redundant condition removed. The conditions are not considered to be necessary or convenient for the purposes of the EP Act relating to the prevention, control, abatement or mitigation of pollution or environmental harm.
1.1.2	General Interpretation	Definitions	Moved to Table 6
1.2.1		1	Direct transfer
1.2.2	General Conditions	2	Direct transfer
1.2.3		N/A	Redundant conditions removed
1.2.4		3	Direct transfer
1.2.5		4	Direct transfer
1.3.1 Table 1.3.1		5 Table 1	Direct transfer
1.3.2	Premises operation	6	Direct transfer
1.3.3 Table 1.3.2		7 Table 2	Direct transfer
1.3.4		8	Direct transfer
1.3.5		9	Direct transfer
1.3.6		10	Direct transfer
2.1. – 2.5	Emissions	N/A	Redundant conditions removed
4.1.1 and 4.1.2	Improvements (compliance with AMP)	11	Direct transfer of requirement from previous condition

2.6.1	Fugitive emissions	12	Direct transfer
2.6.2		13	Direct transfer
2.7.1	Odour	14	Direct transfer
2.8	Noise	N/A	Redundant conditions removed
3.1 – 3.5	Monitoring	N/A	Redundant conditions removed
3.6.1 Table 3.6.1	Reporting	15 Table 3	Direct transfer
3.7 – 3.9	Process monitoring	N/A	Redundant conditions removed
4.1.1 and 4.1.2 Table 4.1.1	Improvements	N/A	Redundant conditions removed
5.1.1 – 5.1.4	Information Records	16 -19	Direct transfer
5.2.1 Table 5.2.1	Reporting	20 Table 4	Direct transfer
5.3.1 Table 5.3.1	Notification	21 Table 5	Direct transfer
Schedule 1	Maps	Schedule 1	Direct transfer
Schedule 2	Reporting and Notification forms	Schedule 2	Removed AACR, Section B and Section C due to availability on DWER's website N1 form updated
	•		

References

- 1. Department of Environment Regulation (DER) 2015, *Guidance Statement: Setting Conditions*, Perth, Western Australia.
- 2. Department of Water and Environmental Regulation (DWER) 2019, Guideline: Decision Making, Perth, Western Australia
- 3. DWER 2019, Guideline: Industry Regulation Guide to Licensing, Perth, Western Australia