



Department initiated Amendment

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

Licence Number	L5258/1991/11
Licence Holder	Pilbara Iron Company (Services) Pty Ltd
ACN	107 210 248
File Number	APP-0033915
Premises	Mt Brockman, Nammuldi and Silvergrass Iron Ore Mines AML70/4, ALM70/272, G47/01242, G47/01243, G47/1269, L47/139, L47/140, L47/141, L47/152, L47/160, L47/647, L47/786, LG848907 and LPL N050438 MT SHEILA WA 6751 As defined by the coordinates in Schedule 2 of the Revised Licence
Date of Report	16 March 2026 (FINAL)
Decision	Revised licence granted

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1. Decision summary

The Delegated Officer has determined to make amendments to Licence L5258/1991/11. 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

Licence L5258/1991/11 is held by Pilbara Iron Company (Services) Pty Ltd (Licence Holder) for the Mt Brockman, Nammuldi and Silvergrass Iron Ore Mines (the Premises), located approximately 60 km north-west of Tom Price in the Pilbara region of Western Australia.

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 Licence L5258/1991/11.

On 24 February 2026, the department initiated an amendment to Licence L5258/1991/11. The amendment is limited to fixing a typographical error in condition 15 to reference condition 36 rather than condition 0.

Under section 105 of the EP Act the amendment of a licence by correcting it under section 59(1)(e) is a matter that cannot be appealed.

3. Consultation

The Licence Holder was provided with the draft Amendment Report on 6 March 2026. On 9 March 2026 the Licence Holder waived the remaining comment period.

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 proposed amendments and will act as a record of implemented changes. All proposed changes have been incorporated into the Revised licence as part of the amendment process.

Table 1: Summary of licence amendments

Condition no.	Proposed amendments
15	Reference to 'condition 0' deleted and updated to reference

Condition no.	Proposed amendments
	condition 36 (typographical error rectified)