



Application for a licence amendment

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

Licence number	L7353/1996/10
Licence holder	Monadelphous Energy Services Pty Ltd
ACN	081 037 121
File number	2010/008360
Premises	KMK Cogeneration Facility Part Lot 22 on Diagram 88339 Mason Road KWINANA BEACH WA 6167
Date of report	13 July 2020
Decision	Final

1. Definitions

Key terms relevant to this report and their associated definitions are listed in Table 1.

Table 1: Definitions

Term	Definition
ACN	Australian Company Number
amended licence	the amended licence issued under Part V, Division 3 of the EP Act, with changes that correspond to the assessment outlined in this report
CEO	means Chief Executive Officer
delegated officer	an officer under section 20 of the EP Act
department	means the department established under section 35 of the <i>Public Sector Management Act 1994</i> and designated as responsible for the administration of Part V, Division 3 of the EP Act
EP Act	<i>Environmental Protection Act 1986 (WA)</i>
existing licence	the licence (L7353/1996/10) issued under Part V, Division 3 of the EP Act and in force prior to the commencement of and during this amendment
licence holder	Monadelphous Energy Services Pty Ltd
prescribed premises	has the same meaning given to that term under the EP Act.
premises	refers to the premises to which this report applies, as specified at the front of this report

2. Purpose and scope of assessment

This amendment is made pursuant to section 59 of the *Environmental Protection Act 1986* (EP Act) to amend licence L7353/1996/10 issued to Monadelphous Energy Services Pty Ltd (the licence holder).

This amendment is limited to extending the duration of the existing licence. No other changes to the existing licence have been made.

Table 2: Classification of premises and assessed design capacity

Prescribed premises category description (Schedule 1, Environmental Protection Regulations 1987)	Assessed production / design capacity
Category 52: Electric power generation	38 MWe

The guidance statements and documents that have informed the assessment and decision outlined in the amendment report are listed in Appendix 1.

3. Amendment description

The licence holder has applied to extend the duration of licence L7353/1996/10 from 23 January 2023 to 31 December 2023.

The licence holder intends to submit an annual application to the Australian Energy Market Operator for Certified Reserve Capacity for the 2022-2023 capacity year. The application, however, must be submitted before August 2020 and include an environmental licence which covers the period to the end of 2023.

4. Decision

The delegated officer has determined that extending the duration of the licence is administrative in nature which does not change the material risk profile of the premises. Operations will continue in accordance with the existing licence, and there will be no change to the associated emissions and discharges. The licence duration has been extended from 23 January 2023 to 22 January 2024.

The reason the date has been extended to January 2024 and not December 2023 as requested is that licenses must be issued in 12 month increments to align with annual licence fees.

As part of this amendment package the CEO has:

- updated the format and appearance of the licence;
- deleted the redundant AACR form set out in schedule 1 of the previous licence and advise the licence holder to obtain the form from the department's website;
- revised licence condition numbers, removed any redundant conditions and realigned condition numbers for numerical consistency; and
- corrected clerical mistakes and unintentional errors.

5. Consultation

The license holder was provided with the draft amendment report and draft amended license on the 6 July 2020. In a letter received by DWER on 10 July 2020, Monadelphous Energy Services Pty Ltd waived the remaining comment period until 24 July 2020.

6. Conclusion

Based on the assessment in this amendment report, the delegated officer has determined that the application for licence amendment will be granted.

6.1 Summary of amendments

Table 3 provides a summary of the amendments and will act as record of implemented changes to the amended licence. All proposed changes have been incorporated as part of the amendment process.

Table 3: Summary of amendments for licence L7353/1996/10

Condition	Amendments processed
As required	Licence duration extended from 23 January 2023 to 31 December 2023
As required	Removed the category production or design capacity
1.1.2	Revised the definition for AACR Updated Department/CEO contact details Removed definitions no longer required
2.3, 2.4, 2.5, 2.6, 2.7, 2.8, 3.3, 3.4, 3.5, 3.7, 3.8, 3.9 and 4	Removed conditions which did not specify requirements.
As required	Re-aligned numbering configuration for conditions and tables of the licence

Caron Goodbourn
MANAGER, PROCESS INDUSTRIES
REGULATORY SERVICES

Appendix 1: Key documents

Document title	Availability
L7353/1996/10	accessed at www.dwer.wa.gov.au
DWER , <i>Industry Regulation Guide to Licensing</i> , June 2019	
DER, August 2016. <i>Licence Duration</i> . Department of Environment Regulation, Perth.	
DWER, July 2015. <i>Guidance Statement: Regulatory Principles</i> . Department of Environment Regulation, Perth.	
DWER, June 2019. Guideline: <i>Decision Making</i> . Department of Water and Environmental Regulation, Perth.	