



Department initiated Amendment

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

Licence Number	L8316/2008/2
Licence Holder	Boral Resources (WA) Ltd
ACN	008 686 904
File Number	APP-0032421
Premises	Turner River Quarry Legal description - Mining Tenements M45/295, M45/303, and M45/402 BOODARIE WA 6722, as depicted in Schedule 1
Date of Report	28 January 2026 (FINAL)
Decision	Revised licence granted

1. Decision summary

The Delegated Officer has determined to make amendments to Licence L8316/2008/2. 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 reports for the existing licence will remain on the department's website for future reference and will act as a record of the department's decision making.

2. 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>.

3. Amendment summary

Licence L8316/2008/2 is held by Boral Resources (WA) Ltd (Licence Holder) for the premises known as Turner River Quarry (the Premises), located within mining tenements M45/295, M45/303, and M45/402 within the locality of Boodarie, WA.

The Premises relates to the category and the assessed production/design capacity under Schedule 1 of the *Environmental Protection Regulations 1987* (EP Regulations) which is defined in the licence document.

In July 2020, the Government announced a package of regulatory reforms to streamline approval processes and to aid economic recovery post COVID-19. With these reforms, the Department implemented an administrative renewal process to fast-track the renewal of licences determined to be of lower risk. This work has reduced timeframes of assessments, however, the Department is streamlining the process further. Where identified as being appropriate to action, the Department is extending the duration of licences that are due to expire up to 30 June 2026 (amend to extend). Licence L8316/2008/2 has been identified as a licence suitable to process as an administrative extension to the licence duration.

On 14 November 2025, the department initiated an amendment to Licence L8316/2008/2. The following administrative amendments have been made (in summary):

- Amended licence expiry date to 21 May 2031;
- Licence presented using new licence format;
- Omission of redundant conditions;
- Amendment of condition text to align with current Department standards (where required); and
- Alignment with licence amendment notice dated 16 May 2022 in relation to reporting conditions.

Table 1 provides further details on the amendments made.

No reassessment of risk has been undertaken at this time.

4. Consultation

The Licence Holder was provided with the draft amended licence and draft Amendment Report on 15 January 2026. On 23 January 2026, the licence holder waived the remaining comment period.

5. 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

Section/Condition/Schedule	Proposed amendments
Cover page and introduction section	New cover page, licence history and interpretation sections inserted in line with current Department standard. Added new registered office address. Extension of licence duration to 21/05/2031.
Licence condition text	The term "shall" has been replaced with the term "must" where specified within the licence conditions.
Condition 1.1.1	Redundant condition removed and addressed in new interpretation section clause (f).
Condition 1.1.2	Redundant condition removed and replaced with new definitions section and Table 2 in line with current Department standard. Redundant defined terms removed.
Condition 1.1.3	Redundant condition removed.
Condition 1.1.4	Condition removed and addressed in interpretation section (clause d) of the licence.
Condition 1.2.1	Condition removed and replaced with note in Interpretation section in line with the current licence template.
Condition 1.2.2	Condition number updated to condition 1.
Condition 1.2.3	Condition number updated to condition 2. Redundant reference to "section 1.3" of the licence removed.
Condition 1.2.4	Condition number updated to condition 3.
Condition 1.2.5	Condition number updated to condition 4, minor changes implemented to remove authorisation for the treatment of potentially impact stormwater. Any treatment methodology will need to be assessed prior to approval.
Condition 1.3	Redundant condition removed.
Condition 2.1.1	Condition number updated to condition 5.
Conditions 2.2 to 2.4	Redundant conditions removed.

Section/Condition/Schedule	Proposed amendments
Condition 2.5	Redundant condition removed.
Condition 2.6.1	Condition number updated to condition 6.
Condition 2.6.2	Condition number updated to condition 7.
Condition 2.7	Redundant condition removed.
Condition 2.8	Redundant condition removed.
Monitoring section	Redundant licence section removed as there are no monitoring conditions.
Improvements section	Redundant licence section removed as there are no improvements conditions.
Condition 5.1.1	Condition replaced with conditions 9 and 10 in accordance with current Department standards.
Condition 5.1.2	Condition number updated to condition 11.
Condition 5.1.3	Condition replaced with conditions 12 in accordance with current Department standards.
Condition 5.1.4	Condition replaced with condition 8 in accordance with current Department standard.
Condition 5.2.1	In accordance with the Department's licence amendment notice dated 16 May 2022 an Annual Environmental Report (AER) is not required to be submitted to the Department. Refer to Notice of amendment of licence reporting requirements . Therefore, the condition prescribing the submission of an AER has been omitted.
Condition 5.3.1	Condition number updated to condition 13.
Schedule 2 – reporting and notification forms	Superseded Annual Audit Compliance Report form removed. Condition 12 (b) requires the licence holder to use the “approved form” which is available on the Department website Annual Audit Compliance Report form . Form N1 retained.