

DATE: 9 OCTOBER 2017 OUR REF: 17_200

DARREN BREWER DEPARTMENT OF INDUSTRY, LOCAL GOVERNMENT AND PLANNING LEVEL 13 1 WILLIAM STREET BRISBANE QLD 4000

RE: REQUEST FOR MINOR AMENDMENT UNDER SECTION 31(1) OF THE REGIONAL PLANNING INTERESTS ACT, 2014

Dear Darren,

On behalf of Endocoal Pty Ltd and in relation to an application sought for a Regional Interests Development Approval (RIDA) (Application Number: RPI17-008), Northern Resource Consultants (NRC) seeks to utilise Section 31(1) of the *Regional Planning Interests Act 2014* (RPI Act) to amend an assessment application.

Submission is made to the Chief Executive to amend RIDA assessment application RPI17-008 to apply for exemption from public notification. It is considered by Endocoal Pty Ltd that the submission is a minor amendment.

Application for exemption from public notification has been made to the Department of Industry, Local Government and Planning (DILGP), Manager – Development Assessment on 6 October 2017. A copy of this application is included in Attachment 1.

A revised RIDA application form is provided in Attachment 2 to reflect the requested amendment (refer to last question of Section 4 of the completed RIDA application form).

As detailed in the application for exemption from public notification previously submitted, Endocoal Pty Ltd is in the final stages of project approvals for the Meteor Downs South project with expectation to commence operations in early November 2017. As a requirement under various legislative frameworks, public notification has been undertaken extensively for the Meteor Downs South project.

Further to the above, a previous application for a RIDA relevant to Priority Agricultural Areas (RPI14-002) within the Meteor Downs South Mining Lease has received approval and included an exemption from public notification. It is considered by Endocoal Pty Ltd that the circumstances relating to RIDA RPI17-008 are of a sufficiently similar nature to RPI14-002 and should be considered exempt from public notification.

With the above public notifications in mind, Endocoal Pty Ltd requests that the Chief Executive grant a minor amendment for exemption from public notification requirements of the RPI Act for RIDA application RPI17-008.

Sincerely,

Marty Costello Principal Environmental Scientist



Attachment 1: Application for public notification exemption (6 October 2017)

 Townsville
 p
 07 4772 6500
 f
 07 4772 2411
 a
 12 Cannan Street, South Townsville, QLD 4810

 Brisbane
 p
 07 3112 5164
 f
 07 3112 5104
 a
 Level 22, 70 Anne Street, Brisbane, QLD 4000

 Adelaide
 p
 08 8423 4560
 f
 08 8423 4500
 a
 Level 5, Tower 2, 121 King William St, Adelaide, SA, 5000



DATE: 6 OCTOBER 2017 OUR REF: 17_200

DARREN BREWER DEPARTMENT OF INDUSTRY, LOCAL GOVERNMENT AND PLANNING LEVEL 13 1 WILLIAM STREET BRISBANE QLD 4000

RE: REQUEST FOR PUBLIC NOTIFICATION EXEMPTION UNDER SECTION 34(3) OF THE REGIONAL PLANNING INTERESTS ACT, 2014

Dear Darren,

On behalf of Endocoal Pty Ltd and in relation to an application sought for a Regional Interests Development Approval (RIDA) (Application Number: RPI17-008), Northern Resource Consultants (NRC) seeks to utilise Section 34(3) of the *Regional Planning Interests Act 2014* (RPI Act) to obtain an exemption from the Chief Executive for public notification requirements of the RPI Act for the Meteor Downs South project.

Justification for exemption from public notification

Endocoal Pty Ltd is in the final stages of project approvals for the Meteor Downs South project with expectation to commence operations in early November 2017. As a requirement under various legislative frameworks, public notification has been undertaken extensively for the Meteor Downs South project as detailed below.

Further to the above, a previous application for a RIDA relevant to Priority Agricultural Areas (RPI14-002) within the Meteor Downs South Mining Lease has received approval and included an exemption from public notification. It is considered by Endocoal Pty Ltd that the circumstances relating to RIDA RPI17-008 are of a sufficiently similar nature to RPI14-002 and should be considered exempt from public notification.

Public notification under the Environmental Protection and Biodiversity Conservation Act 1999

The following public notifications were undertaken in relation to the *Environmental Protection* and *Biodiversity Conservation Act 1999* (EPBC Act):

- Draft Environmental Authority, Certificate of Application and Certificate of Public Notice public notification period from 11 November 2013 to 29 November 2013.
- EPBC Referral available via the Department of the Environment website since on or about 26 April 2013 (EPBC Ref: 2013/6799)
- EPBC Publication of Preliminary Documentation public notification period from 6 June 2014 to 7 July 2014
- Closure of PD Comment Period public notice date 11 July 2014.

Evidence of public notification is provided in Attachment 1.

Townsville	p 07 4772 6500	f 07 4772 2411	a 12 Cannan Street, South Townsville, QLD 4810
Brisbane	p 07 3112 5164	f 07 3112 5104	a Level 22, 70 Anne Street, Brisbane, QLD 4000
Adelaide	p 08 8423 4560	f 08 8423 4500	a Level 5, Tower 2, 121 King William St, Adelaide, SA, 5000

Public notification under the Water Act 2000

The following public notification were undertaken in relation to the *Water Act 2000* (Application Number: 584687):

- Application for a water licence Public Notice public notification period from 24 March 2017 to 15 May 2017
- Permit to Take Information Notice public notification period from 31 May 2017 to 11 July 2017
- Permit to Take Information Notice public notification period from 1 March 2015 to 10 April 2015.

Evidence of public notification is provided in Attachment 2.

Public notification under the Environmental Protection Act 1994 and Mineral Resources Act 1989

Public notification was undertaken within September 2013 in relation to the *Environmental Protection Act 1994* (EP Act) and *Mineral Resources Act 1989* (MR Act) with regard to an application for Mining Lease 70452 and an associated Environmental Authority.

Evidence of public notification is provided in Attachment 3.

Further to the above public notifications, it is also noted that RIDA RPI17-008 is not in relation to a Priority Living Area and therefore public notification is not required under Section 13(1) of the RPI Act. Additionally, Endocoal Pty Ltd currently holds a Compensation Agreement with land owners to undertake land disturbance activities on lands associated with Mining Lease 70452.

With the above public notifications in mind, Endocoal Pty Ltd requests that the Chief Executive grant an exemption from public notification requirements of the RPI Act for RIDA application RPI17-008.

Sincerely,

Marty Costello Principal Environmental Scientist



Attachment 1: Evidence of public notification under EPBC Act

 Townsville
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 07 4772 6500
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 07 4772 2411
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 12 Cannan Street, South Townsville, QLD 4810

 Brisbane
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 07 3112 5164
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 Level 22, 70 Anne Street, Brisbane, QLD 4000

 Adelaide
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 08 8423 4560
 f
 08 8423 4500
 a
 Level 5, Tower 2, 121 King William St, Adelaide, SA, 5000

78 CLASSIFIEDS

public notices

public notices

Department of

🔲 Environment and Heritage Protection 🔳

Heritage Register Application

Under the provisions of s.39 of the Queensland Heritage Act 1992, the Department of Environment and Heritage Protection (the department) gives public notice that an application has been received for the entry in the Queensland Heritage Register of the following as a State Heritage Place:

Heritage Register Number

(HRN): 602838 Thomas Park -Harts Road. Bougainvillea Gardens Indooroopilly

Any person or entity may write a submission to the chief executive about this application. Submissions must be made on the basis that this place either does or does not satisfy the cultural heritage criteria.

A copy of the application can be inspected at Level 3, 400 George Street Brisbane, 8.30am-5.00pm Monday to Friday, for a period of 20 business days.

Written submissions

Written submissions quoting the HRN 602838 must be received by 7 July 2014 and should be lodged with:

- Executive Officer, Heritage Branch Department of Environment and Heritage Protection
- GPO Box 2454
- BRISBANE QLD 4001

Or email: heritage@ehp.qld.gov.au

Please note that all submissions received by the department in response to this advertisement are considered to be public information unless otherwise determined. Copies of submissions will be given to a range of stakeholders, including the owner of the place and the relevant local authority, as part of the cultural heritage significance assessment of the place.

For further information please contact the department's heritage branch. Phone: 13 QGOV (13 74 68).

Great state. Great opportunity.

Queensland Government Government

ADVERTISING TERMS AND CONDITIONS

Every Advertisement submitted for publication is subject to Publisher's approval. Publisher may at its absolute discretion at any time refuse to publish or distribute any advertisement and cancel a campaign. Publisher may, but is not obliged to, under pressure of deadline and without prior consultation or notice to Advertiser, amend any Advertisement in any terms whatsoever The positioning and placement of an Advertisement is at the discretion of Publisher. Publisher has the right, and the right to permit other persons, to republish any Advertisement in any print, electronic or digital form for any purpose. Each advertisement must comply with and is subject to the full set of Advertising terms and conditions available at:

http://newscorpaustralia.com/adterms. By placing an advertisement with us for publication, you are agreeing to our Privacy Policy and to our full advertising terms and conditions.

All advertisers please note:

All advertisements must be pre-paid prior to deadline.

Payments can be made by Visa, Mastercard, cheque or money order by mail or paid at a Newsagent

Notification for Publication of Preliminary Documentation under the Environment Protection and Biodiversity Conservation Act 1999 (EPBC Act) and invitation to comment.

In accordance with Section 95A(4) of the *Environment Protection* and *Biodiversity Conservation Act 1999* (EPBC Act) U&D Mining Industry (Australia) Pty Ltd (U&D) gives notice of the publication of the Meteor Downs South Coal Project (EPBC 2013/6799) Preliminary Documentation for public comments.

U&D propose the development of a small open cut coal mining operation, located approximately 25 km west of Rolleston and 45 km south east of Springsure in the Central Highlands region, Queensland. The Meteor Downs South (MDS) Project would produce approximately 1.5 million tonnes per annum of thermal coal and have an anticipated life span of ten years. Coal produced would be exported from the Wiggins Island Coal Export Terminal or other port capacity that may become available in the Clottere port. in the Gladstone port.

The proposed action was determined a Controlled Action under the EPBC Act with assessment by Preliminary Documentation. The controlling provisions under part 3 of the EPBC Act are listed threatened species and communities (Sections 18 and 18A); listed migratory species (sections 20 & 20A); and water resources in relation to coal seam gas development and large coal mining development (sections 24D and 24E).

Public comments are invited on the MDS Preliminary Documentation. The documents are available for a period of 20 business days at the following locations:

• Emerald Library 44 Borilla St, Emerald

• State Library of Queensland Stanley Place, South Brisbane A PDF version of the documentation can be downloaded at:

http://www.udmining.com.au/MDS

Written submissions should be directed to: MDS Project, Level 1 37 Brandt St BTP, Eight Mile Plains, QLD 4113 or emailed to projects@udmining.com.au

All comments must be received by C.O.B 7 July 2014. Persons with special needs (e.g. for whom English is a second language or who have vision impairment) may contact U&D Mining for assistance on 07 3188 9101.

PRIVACY POLICY

Our Privacy Policy includes important information about our collection, use and disclosure of your personal information (including to provide you with targeted advertising based on your online activities). It explains that if you do not provide us with information we have requested from you, we may not be able to provide you with the goods and services you require. It also explains how you can access or seek correction of your personal information, how you can complain about a breach of the Australian Privacy Principles and how we will deal with a complaint of that nature. You can read our Privacy Policy at www.newscorpaustraliaprivacy.com.

THE WEEKEND SHOPPER **CONDITIONS AND EXCLUSIONS:**

CONDITIONS:

Weekend Shopper special advertising rates are exclusive to private party advertisers only, with domestic quantities and types of goods up to the value of \$10,000.

FREE ADS:

This service is for items to be advertised for sale at less than AUD\$500 in total and is exclusive to online bookings made by private party advertiser: only. Charges may apply for ads placed over the phone.

- One (1) item only per free advertisement. Items of a similar nature that fall within the one classification can be in the same advertisement
- Maximum of 5 free ads per household or phone number, for each edition.
- For one insertion date only.
- Available only for items under \$500 (refer to Exclusions) and must contain one total price of up to \$500 (including give away items), or a price for each item listed, to a total value of under \$500.
- Advertisers can use the number of lines required to adequately describe their articles up to a maximum of 5 lines per advertisement.
- Additional lines can be purchased for \$6 per line.
- The pricing is only available for online bookings made through the Ad Placer tool (OSCA) through couriermail.com.au for ads to be published in The Courier-Mail Weekend Shopper.
- This offer is for bookings made online and by using the Weekend Shopper Ad Form only, charges apply for bookings made by phone and other nononline channels.
- FREE advertisements will not be accepted after online booking deadline 3.45pm Wednesday, for the next Saturday's edition.
- \$500 offer applies until further notice

FREE AD EXCLUSIONS: all advertisements related to businesses quantities exceeding normal domestic applications or consumption commercial breeders or growers; commercial hirers, leasing or other fee fo use arrangements; items related to on going activities, hobbies, collections or businesses; aircraft; business equipment and/or fixtures and/or fittings wanted to buy advertisements; garage sales; markets and fetes; internet

DEPARTMENT OF NATURAL RESOURCES AND MINES

Notice is hereby given that I intend in conformity with the Land Title Act 1994, seven (7) days after this publication, to dispense with the production of Instrument described in the Schedule, the said instrument having been lost, misplaced or destroyed.

Instrument	Owners or Parties	Purpose	Title
Certificate to Title	Gilbert Lee See	Cancellation	14898129
Department of Natural Resources and Mines		E.V. DANN Registrar of T Registrar of W	itles and /ater Allocations

DEPARTMENT OF NATURAL RESOURCES AND MINES

Notice is hereby given that I intend in conformity with the Land Title Act 1994, seven (7) days after this publication, to dispense with the production of Instrument described in the Schedule, the said instrument having been lost, misplaced or destroyed.

Instrument	Name of Registered Owners or Parties	Purpose	Reference to Title
Certificate to Title	Maureen Mary Goostrey	Transmission by Death	Vol:6627 Fol:38
Deservation and of Martin	Decouvers and Misses		

Department of Natural Resources and Mines

E.V. DANN Registrar of Titles and Registrar of Water Allocations

After 14 days from today an application for a grant of probate of the will dated 26 January 2001 of

KEVIN JOSEPH WILLIAM RYAN late of 4 Beauty Point Drive, Robina in the State of Queensland deceased will be made by TIMOTHY JOHN RYAN to the Supreme Court at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Pursuant to section 67 of the Trusts Act 1973, all persons having any claim to the estate whether as creditor or beneficiary or otherwise, are required to send particulars of their claim to the applicant's solicitors no later than six weeks after the date of publication of this notice.

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notice. Lodged by:

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Whether you want to sell your car in CARSguide; put your home for sale in Real Estate; get rid of your pre-loved goods in Weekend Shopper' advertise a job in CareerOne; or make an announcement in the Personals, The Courier Mail classifieds are an easy and cost effective way to sell or announce just about anything! Simply follow these steps below:

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GCP Box 130, Brisbane, 4001 By Fax: (07) 3115 8633	call 132 202

By Email: Classifieds@thecouriermail.com.au

- Fax/Email deadlines: 1hr prior to phone deadlines except Saturday employment - 4pm Thurs.
- Operating Hours: Phones open from 8am-6pm Mon-Fri. Please note we are closed on Weekends and classification deadlines differ from operating hours.

The content of your advertisement may be included by us on a website owned or operated by the publisher of this newspaper, a related company or News Interactive Pty Ltd. You release and indemnify the publisher of this newspaper and the publisher of the relevant website in relation to any claims relating to the publication of your advertisement on that website.

Courier Mail

QUEEN'S BIRTHDAY DEADLINE CHANGES **MONDAY 9TH JUNE 2014**

CLASSIFICATION/PUBLICATION DAY	PH DEADLINES
Careers, Brokers & Advisors/Tuesday	Monday 12pm
All Other Classifications/Tuesday	

E-mail and Fax requests must be received 1 hour prior to the above



Terms and Conditions Notices will not be published if the message form is illegible or incomplete.

Deadlines for Placement

Deadline for placement for a text notice or a 'Logo Package' is 5pm day prior to publication. Notices must be faxed or posted to a Queensland Newspapers office. Deadline for 'Photo Package' is 3 days prior to publication.



INA MAY WILTSHIRE late of Unit 2, 96 Bride Street, Wynnum, Brisbane in the State of Queensland, formerly of Drifters Hollday Village. Woomin Bay Road, Site 35 in the State of New South Weanne Robyn Zielski and Violet Mizpah Burchill to the Supreme Court of Queensland at Brisbane.

You may object to the grant by lodging a caveat in that registry.

Any creditor or other person who has a claim on the estate of the deceased is required to send applicants Solicitors named below within 6 weeks of the date of this notice. At the end of that period, the applicants will distribute the assets of the deceased among the persons entitled to those assets. In doing so, and relying on Section 67 of the Trusts Act 1973, the applicants will have regard only to the claims which have been notified to them. Lodged by

Lodged by: Porter Hulett Solicitors 184 Bay Terrace, Wynnum Qld 4178

After 14 days from today an application for a grant of Probate of the will dated 19 August 1993 of CHRYSSOULA KONTOLEON late of 94 Eagle Terrace, Sandgate In the State of Queensland deceased will be made by Aristides Kontoleon the State of Queensland deceased will be made by Aristides Kontoleon two the state of Queensland deceased will be made by Aristides Kontoleon You may object to the grant by lodging a caveat in that registry. All the creditors, beneficiaries or any other person having a claim in respect of the estate of the abovenamed deceased who died on particulars of their claim to the applicant's solicitors within six weeks from the date hereof at the expiration of which time the said applicant will proceed to distribute the said applicant shall then have had notice. . s Solicitors:

Applicant's Solicitors. **Robert Maggs**, PO Box 777 Nundah Qld 4012

After 14 days from today an application for a grant of Probate of the Will dated 29th of July 2009 of

SundayMail Courier Mail

couriermail.com.au

Competitions and Promotions

TERMS AND CONDITIONS OF ENTRY

All The Courier-Mail Competitions and Promotions Terms and Conditions are available on our website: couriermail.com.au/competitions



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pet services; items advertised AUD\$500 or more; tickets for sale/buy; all employment, motor vehicle, real estate, personal, tenders, quotes, notices and services, travel, business opportunities and /or auction advertising.

Queensland Newspapers Ptv 1td reserves the right not to publish free advertisements where space within the newspaper is restricted and/o where a suspected breach of the General Terms & Conditions current at the time of publication occurs, including those conditions outlined above. PAID ADS:

- Full advertising rates apply to all items from \$10,001 in all classifications.
- Items valued at \$1 \$500 that are excluded from the FREE ad offer are charged at \$14.00. Items valued at \$501 - \$10,000 are charged at \$21.00. Additional lines can be purchased for \$6 per line.
- Advertisements in all classifications for items \$10,000 and under must contain a price or full advertising rates apply (excludes Giveaways).

The Publisher reserves the right to decline any advertising deemed to be not in the spirit of this offer, or to change or terminate this offer without further notice. Publisher's normal conditions of acceptance apply.

All Weekend Shopper ads booked must be prepaid prior to deadline. Methods of payment include Visa, Mastercard, Cheque, Money Order or at a Newsagent.



Pavment

You can pay by credit card (Mastercard, Bankcard, or VISA), money order, cheque or cash at your nearest newsagent. Otherwise mail direct to 'Celebrations', GPO Box 130, Brisbane 4001. Please do not send cash in the mail. A \$2.20 booking fee will apply to advertisements that are not pre-paid.

Newsagent Placement

All Celebration birth notices can be placed through newsagents, except where a 'Photo Package' is requested. In this case a black and white or colour photo should be mailed to a Queensland Newspapers office only. (Please do not send your original, as we cannot send it back).



call 132 202



Application of July 2009 of Roma June Collins late of Unit 1, 111 Station Rd. Indooroopilly Brisbane Queensland 4068, deceased, will be made by Richard Anthony Collins to the Supreme Court al Brisbane. You may object to the grant by lodging a Caveat in that Registry. Any person having any Claim, yor otherwise is to sond particulars of their claim to the Applicants Solicitors named below within 6 weeks of the date of publication of this Notice. Lodged by: Rostron Carlyle. Solicitors. level 15, 270 Adelaide St. Brisbane Qid. 4000

After 14 days from today an application for a grant of Probate of the Will dated 2 May 2012 of JAMES LINNIGAN FISHER, late of Peninsula Palms Aged Care, 62/77 Morris Road, Rothwell QLD 4022, deceased, will be made by JEANETTE ETHEL NEWTON and GORDON JAMES FISHER to the Supreme Court at Brisbane. You may object to the grant by Jodging a caveat in that registry. Lodged by JEANETTE ETHEL NEWTON at 21 Cityview Road, Sinnamon Park QLD 4073.

Application was lodged with the Dept. of Justice and Attorney-General on 10.03.14 for the registration (Aust.) as a charity under the provisions of the *Collections Act* 1966. Any objection to the said registration must be filed Minister and a copy serviou the secretary of Kawasaki Disease Foundation, 1 Bessazile Ave, Forest Hill, 3131, by 06.07.14

Crown Worldwide (Aust) Pty Limited A Public Auction will take place 42 days from the date of this advertisement with an on-line Auction House. This auction has been undertaken for the purpose of customers uncollected household effects and personal items stored at the premises of Crown Relocations, Banyo QLD

Public Notice For Information Only Meteor Downs South Project (EPBC Ref 2013/6799)

The following notice is published pursuant to Section 95(B) of the Environment Protection and Biodiversity Conservation Act 1999 (EPBC Act), it follows the recent completion of the formal public notification associated with the Meteor Downs South Project (EPBC 2013/6799). Please be advised that, during the formal notification period, no submission were received. Provided below is a copy of the original public notice.

U&D Mining Industry (Australia) Pty Ltd (U&D) is proposing the development of a small open cut coal mining operation, located approximately 25 km west of Rolleston and 45 km south east of Springsure in the Central Highlands region, Queensland. The Meteor Downs South (MDS) Project would produce approximately 1.5 million tonnes per annum of thermal coal and have an anticipated life span of ten years. Coal produced would be exported from the Wiggins Island Coal Export Terminal or other port capacity that may become available in the Gladstone port.

The proposed action was determined a Controlled Action under the EPBC Act with a Preliminary Documentation level of assessment. The controlling provisions under part 3 of the EPBC Act are listed threatened species and communities (Sections 18 and 18A); listed migratory species (sections 20 & 20A); and water resources in relation to coal seam gas development and large coal mining development (sections 24D and 24E).

The public was invited to review the draft preliminary documentation and to submit comments. The public submission period was advertised on 6 June 2014 and ran to the close of business on 7 July 2014.

No comments were received on the draft preliminary documentation.

The final preliminary documentation will be available for public information online at: http://www.udmining.com.au/MDS. This notice is for information only.

Persons with special needs (e.g. for whom English is a second language or who have vision impairment) may contact U&D Mining for assistance on 07 3188 9101



Attachment 2: Evidence of public notification under Water Act 2000

 Townsville
 p
 07 4772 6500
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 07 4772 2411
 a
 12 Cannan Street, South Townsville, QLD 4810

 Brisbane
 p
 07 3112 5164
 f
 07 3112 5104
 a
 Level 22, 70 Anne Street, Brisbane, QLD 4000

 Adelaide
 p
 08 8423 4560
 f
 08 8423 4500
 a
 Level 5, Tower 2, 121 King William St, Adelaide, SA, 5000

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To advertise, call **1300 136 181** or visit finda.com.au to view more ads online.



Objections to the application must be in writing and submitted to DNRM Mackay



Sustainable Planning Act 2009

PROPOSED MAJOR AMENDMENT TO CENTRAL HIGHLANDS REGIONAL **COUNCIL PLANNING SCHEME 2016**

Notice is given that Council is undertaking a major amendment, Amendment no. 2, to the Central Highlands Regional Council Planning

The proposed major amendment contains the

- Textual changes to Part 5 Tables of
- Zone map changes to Schedule 2, and textual and associated map changes to Part 3 - Strategic Framework.

As per Statutory Guideline 01/16, Council is conducting a public consultation period for this major amendment of the Central Highlands Regional Council Planning Scheme 2016 which will take place between 24 March 2017 and 12 May 2017. During this period Council will accept submissions applicable to changes proposed in the major amendment. A properly made submission is made in writing including the submitters name, address and (unless being submitted electronically via tplanning@chrc.qld.gov.au) It must also be received during the public consultation period and clearly state the grounds for the submission being made.

A copy of the amended planning scheme is available on Council's website at www.centralhighlands.qld.gov.au It can also be inspected and purchased at the Central Highalnds Regional Council's Emerald office located at the Corner of Egerton and Borilla

This proposed major amendment applies to the planning scheme area of the Central Highlands Regional Council.

Copies of the amendment are available for inspection and/or purchase at the Emerald Administrative Office, 65 Egerton Street, or can be viewed and downloaded from council's

For more information, please contact council's Development and Planning Unit or email tplanning@chrc.qld.gov.au

Chief Executive Officer

👚 www.centralhighlands.qld.gov.au



Tributes Funeral Notices BENNETT, Coral Mary late of Emerald passed away peacefully on 20th March 2017, aged 84.

Wife of Harold, Mother & Mother-in-law of Tonv(dec)& Colette, Alan & Andree, Karen Owen. Grandmother, Great & grandmother and Great Great Grandmother to their respective families. Family and friends of Coral are

respectively invited to attend the funeral service being held at the St Patrick's Catholic Church at 11am on Friday 24th March 2017. Followed by interment at the Emerald Lawn Cemetery.

Central Highlands 🐨 Funeral Services

3 Powell Street, Emerald Phone 4982 2910

GAY, Donna Lea.

Aged 55 Years.

Late of Ayr, formerly of Leitchville and Springsure.

Donna passed away in a tragic horse accident on Saturday 11th March 2017.

Donna passed away in a tragic horse accident on Saturday 11th March 2017.

A Private Cremation was held in Townsville on Friday. A Memorial Service will commence at 11.00.am. Saturday 25th March 2017, at Bartlett's Tavern, Rockhampton.

Oceanview Funeral Services Townsville. (07) 47 550 296 Locally Owned and Operated by the Brennan Family.

Funeral Directors & Services Central Highlands 🐨 Funeral Services Funeral Directors We take your hand and walk you through the most difficult time in your life. 3 Powell Street, Emerald Phone: 4982 2910 - 24/7 **Memorial Services** Andree White 1936 - 2016

Of Friends Crt, Yeppoon, formerly of Emerald Passed away 06.12.2016 Family and friends are invited to celebrate Andree's life, with II, Jenny, Judy and their famili

The full notice of application 584687 is published on:

62

On Saturday 25th March from 3 pm at 12 Racecourse Road, Emerald

In Memoriam

SCOTT BOYLE

25-7-73 - 25-3-12

Gone but not forgotten, Miss you every day, Cherished forever, God has you in his keeping we have you in our heart.

Love Mum & Dean



www.business.qld.gov.au/industry/water/ managing-accessing/accessing-water/ authorisations/water-licences.

Any entity may make a written submission to the Chief Executive. Department of Natural Resources and Mines at Level 1, 22-30 Wood Street, Mackay or PO Box 63, Mackay QLD 4740 on or before 15 May 2017. Copies of the application may be inspected at the Department of Natural Resources and Mines office, 99 Hospital Road, Emerald. Enquiries: Telephone Barbara Van der Pol on 1800 822 100.

Office, no later than 20 April 2017.

Any objections received may be viewed by other parties interested in the proposed road closure under the provisions of the Right to Information Act 2009.

If you lodge an objection, please include in your objection letter whether you would like to be consulted if this issue becomes the subject of an access request under the Right to Information Act 2009.

For further details contact the DNRM Mackay Office, on 07 4999 6864 guoting reference number 2016/006262.

Tributes, Public Notices and Celebrations.

1300 136 181 or www.finda.com.au

find

AGRIBUSINESS LAWYERS

We advise on:

EGAL SERVICES

- rural sales and valuation purchases planning and estate business restructures taxation and duty commercial litigation administration carbon trading native title mining and gas compensation
- Ari McCamley will be visiting Emerald on Wednesday, 19 April 2017.

For appointments:

Phone: (07) 3231 8840 Fax: (07) 3229 0855 Email: ggrant@thymac.com.au

We visit Longreach, Charleville, Roma, Emerald and Rockhampton

www.thvmac.com.au

find

Remember Them.

31 May 2017



Department of Natural Resources and Mines

ENDOCOAL LIMITED LEVEL 4, ROWE'S BUILDING 235 EDWARD STREET BRISBANE QLD 4000

Email to: david.richardson@udmining.com.au

Dear Sir/Madam,

Application for Water Permit: application reference 585155

Attached is an information notice, which is advice of the decision and the reasons for the decision for the abovementioned application and a Water Permit granted with conditions in accordance with the provisions of the *Water Act 2000*.

Please take note of the conditions imposed on the water permit.

Notification of the completion of the construction of monitoring bore MW17S can be sent to <u>centralwaterservices@dnrm.qld.gov.au</u>.

Submission of the records of the volumetric take of groundwater and water level data of monitoring bores can be done through the Queensland Digital Exploration Reports system (QDEX).

Information about QDEX is available at the following page. <u>http://www.dnrm.qld.gov.au/mapping-data/qdex-reports</u> and includes the form for becoming a registered user as well as the user guide for lodging reports required to be lodged under the *Water Act 2000* at

<u>http://www.dnrm.qld.gov.au/ data/assets/pdf_file/0005/188627/qdex-report-lodger-user-guide-water-act.pdf</u>. Please contact QDEX Support on ph. (07) 3035 5256 or email <u>gdexsupport@dnrm.qld.gov.au</u> for further information about registering as a user or if you have any problems with this process.

Some clients send a letter accompanying monitoring reports but please do not submit any letters through the QDEX system. Once a groundwater report has been submitted in QDEX, we receive an email alert advising us the report has been submitted and we will then carry out the technical review of the report.

Please note that this Water Permit does not negate the requirement to obtain any other approvals or to enter into other statutory arrangements.

Level 1, 22-30 Wood Street PO Box 63, Mackay Queensland 4740 Australia Telephone+ 61 1800 822 100 Facsimile + 61 7 4999 6904 Website <u>www.dnrm.qld.gov.au</u> ABN 59 020 847 551

If you have any further enquiries please call 1800 822 100 or email <u>centralwaterservices@dnrm.qld.gov.au</u>

Yours sincerely

Moto

Daniel Larsen Principal Project Officer

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WATER PERMIT Water Act 2000



Reference	617448	Expiry Date	31/05/2019	
Permitee	ENDOCOAL LIMITED			
Activity	The taking of underground water from Basalt under land described as Mining Lease 70452.			
Purpose	Construction and Mining			
Maximum Volume to be Taken	400 megalitres			

This permit is subject to the conditions endorsed hereon or attached hereto. Under the *Sustainable Planning Act 2009* a Development Permit must be obtained prior to carrying out any operational work (other than using a water truck to pump water) to take water described in this Permit.

Given at Emerald this THIRTY-FIRST day of MAY 2017.

Delegate of the Chief Executive Department of Natural Resources and Mines

Water Permit: 617448 Expiry Date: 31/05/2019

Conditions: Schedule A

4.39

Water must not be taken under this authorisation unless a measuring device of a type approved by the chief executive to measure the volume of water taken is installed.

Water Permit: 617448 Expiry Date: 31/05/2019

Conditions: Schedule B

Refer to Schedule B attachment

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Conditions (Schedule B)

01. The water year is the period from 01 June to 31 May.

02. The take of water under the authority of this water permit must not commence before 01 June 2017.

03. The maximum extraction rate from this site must not exceed 200 ML per water year during the period of this water permit.

04. The amount of water taken under this water permit must be recorded by the holder of the permit on a monthly basis. The holder of the permit must forward the records to the chief executive within ten business days after the water year ends.

05. Prior to the take of water under this water permit, the holder of the permit must construct monitoring bore MW17S near the location indicated in Figure 10-2 of the document "Application for Groundwater Supply Permit – Meteor Downs South – AGE March 2017". The holder of the permit must notify the chief executive of the installation of monitoring bore MW17S within ten business days after completion.

06. The holder of this permit must measure and record underground water levels in the monitoring bores as listed in Table 1, and forward the records to the chief executive within ten business days after the water year ends.

Monitoring Bore ID	Geology	Monitoring Frequency	
MW1S	Basalt	Quarterly underground water levels	
MW2S	Basalt	Quarterly underground water levels	
MW3S	Basalt	Quarterly underground water levels	
MW4	Basalt	Quarterly underground water levels	
MW7S	Colluvium	Quarterly underground water levels	
MW14S	Colluvium	Quarterly underground water levels	
MW15S	Colluvium	Quarterly underground water levels	
MW16S	Basalt	Quarterly underground water levels	
MW17S	Basalt	Quarterly underground water levels	

Table 1. Meteor Downs South's Monitoring Bores under this water permit

07. In the event of a stock and/or domestic underground water supply on an underlying or neighbouring property being unduly affected as a result of the taking of water under the authority of this water permit, the holder of the permit must enter into arrangements to make good the supply of water to such property.

08. Water can no longer be taken under the authority of this water permit upon any granting of a licence to take non-associated water from the Basalt with a point of take on or under Mining Lease 70452 to the authorisation holder.

09. Notwithstanding the reporting requirements of Conditions 04 and 06, within ten business days of the issue of a water licence as specified in Condition 08, a report of the total extraction of underground water and water level data as required to be monitored under Conditions 04 and 06, is required to be submitted to the chief executive.

INFORMATION NOTICE

Application: 585155

This information notice is given with accordance with section 139 of the *Water Act 2000* ("the Act") in respect of the decision on the above application.

Background Matters

Pursuant to section 137 of the Act, a person may apply for a water permit for taking water for an activity, and the activity must have a reasonable foreseeable conclusion date at the time the application is made.

Application 585155 seeks to authorise the taking of underground water from the Basalt formation for construction and mining purposes with the point of take on or under Mining Lease 70452 for a period of two years.

Evidence and other material on which findings of material questions of fact were made

In making findings of fact in relation to this decision, I considered the following evidence and other material:

- Endocoal Limited's water permit application lodged on 21 March 2017 and supporting information submitted along with the application;
- DNRM's request for additional information and Endocoal Limited's additional information response;
- The departmental investigation dated 25 May 2017;
- The Act, specifically sections 2, 7, 137-142, 1259, 1264 and 1266;
- Water Plan (Fitzroy Basin) 2011; and
- Fitzroy Basin Resource Operations Plan 2014

Findings on Material Questions of Fact

I made the following findings on material question of fact in relation to Endocoal Limited's water permit application:

- The application was considered to be properly made.
- Under the Native Title Work Practice for specific 'Dealings under the Water Act 2000 and Sustainable Planning Act 2009' the proposed dealing did not require native title notification for parcels 4/RP617701, 1/SP164068, 2/RP616045, 4/SP170740 and 1/SP174071 since native title does not exist due to freehold tenure.
- The *Water Plan (Fitzroy Basin) Plan 2011* and the Fitzroy Basin Resource Operations Plan 2014 do not have any constraints on applying for or granting a permit to take underground water.
- In accordance with section 1266 of the Act, a reference to a resource operations plan can be taken to be a reference to the relevant section of the water management protocol.
- Section 138 of the Act has been considered.
- Endocoal Limited's numerical underground water model predicts only a limited extent of drawdown due to the proposed take. The information indicates that there will only be one existing bore (RN 24262) that is within the >1m contour extent.

- Information available indicates that although the predicted drawdown on this bore is only 1-2m, there may be potential adverse impacts due to the low water levels already within the bore.
- A condition has been applied to the water permit to require the authorisation holder to "make good" the supply of any adversely affected surrounding bores.
- A condition has been applied to the water permit to require monitoring and reporting of water use and underground water levels.
- Supporting information provided by Endocoal Limited indicated that the estimated drawdowns are not predicted to extend under local streams other than partially under Spring Creek to the south-west.
- The supporting information identified that groundwater level measurements indicated that groundwater does not contribute to the creek flow.
- The Meteor Downs South Project will provide economic and social benefits to the region and the State of Queensland.
- Water use efficiency has been considered during assessment of this application, and the volume applied for is considered appropriate for the intended purpose.

Reasons for the Decision

Having regard to the material and findings referred to above, I have decided that the granting of this authority, subject to attached conditions will not have a significant long-term impact upon:

- The entitlement of existing entitlement holders and permittees; and
- The sustainable management of the local aquifers and any associated natural ecosystems.

Internal review

A person given this notice may apply for an internal review of the decision within 30 business days after the day the notice is given. If you are dissatisfied, you may apply for a review of the decision. An internal review application must be made in accordance with sections 851, 861, 862 and 863 of the Act. Copies of these sections of the Act are enclosed. The application form must be supported by enough information to enable the reviewer to decide the application.

Daniel Larsen Principal Project Officer (Hydrology)

Chapter 6 Reviews and appeals

Part 1 Interpretation

851 Who is an interested person

- (1) A person who has been given an information notice or a compliance notice by the chief executive, or an authorised officer appointed by the chief executive, is an *interested person*.
- (2) However, if the decision for which the notice was given is in relation to a water resource plan or a resource operations plan, the interested person may appeal only to the extent a different decision, consistent with the plan, could have been made.
- (3) A ratepayer or customer of a category 2 water authority who is dissatisfied with the authority's decision about a rate or charge made and levied on the customer or ratepayer is an *interested person*.
- (4) The decision or action for which a notice was given under subsection (1) or the decision mentioned in subsection (3) is an *original decision*.

Part 2 Internal review of decisions

861 Appeal or external review process starts with internal review

Every appeal against or application for external review of an original decision must be, in the first instance, by way of an application for internal review.

862 Who may apply for internal review

- (1) An interested person may apply for a review (an *internal review*) of an original decision mentioned in—
 - (a) section 851(1)—to the chief executive (the *reviewer*); or
 - (b) section 851(3)—to the chief executive officer of the category 2 water authority (also the *reviewer*).
- (2) The application must be-
 - (a) in the approved form; and
 - (b) supported by enough information to enable the reviewer to decide the application.

863 Applying for an internal review

- (1) The application must be made within 30 business days after—
 - (a) if the person is given an information notice about the decision or a compliance notice—the day the person is given the information notice or a compliance notice; or

- (b) if paragraph (a) does not apply and notice of the decision is published—the day notice of the decision is published.
- (2) The reviewer may extend the time for applying for an internal review.
- (3) On or before making the application, the applicant must send the following documents to any other person who was given an information notice about the original decision—
 - (a) notice of the application (the *submitter notice*);
 - (b) a copy of the application and supporting documents.
- (4) The submitter notice must inform the recipient that written submissions on the application may be made to the reviewer within 5 business days after the application is made to the reviewer.
- (5) The application does not stay the original decision.
- (6) The application must not be dealt with by-

1

- (a) the person who made the original decision; or
- (b) a person in a less senior office than the person who made the original decision.
- (7) Subsection (6)-
 - (a) applies despite the Acts Interpretation Act 1954, section 27A; and
 - (b) does not apply to an original decision made by the chief executive; and
 - (c) does not apply to an original decision made by a reviewer who is a category 2 water authority.



Attachment 3: Public notice under EP Act and MR Act

 Townsville
 p
 07 4772 6500
 f
 07 4772 2411
 a
 12 Cannan Street, South Townsville, QLD 4810

 Brisbane
 p
 07 3112 5164
 f
 07 3112 5104
 a
 Level 22, 70 Anne Street, Brisbane, QLD 4000

 Adelaide
 p
 08 8423 4560
 f
 08 8423 4500
 a
 Level 5, Tower 2, 121 King William St, Adelaide, SA, 5000

PUBLIC NOTICE OF APPLICATION FOR MINING LEASE AND ENVIRONMENTAL AUTHORITY (MINING LEASE)

Mineral Resources Act 1989 – Section 252B

Environmental Protection Act 1994 - Section 211 (superseded*)

Proposed Meteor Downs South– Mining Lease Application Number/s 70452 and for a term of 15 years– Emerald Mining District

It is advised that application has been made for a mining lease and environmental authority under the provisions of the above mentioned Acts, for the mining/purpose of coal on the following land parcels within the Central Highlands Regional Council:

L1 SP164068, L1 SP174071, L2 RP616045, L4 RP617701, L4 SP170740 and L18 RP617697.

The application is located at approximately 30 kilometres South East of Springsure.

The applicant(s) are: Endocoal Limited 100.00%

Date and time Applications Lodged: 29-APR-2011 10.30 AM

Mining activities to be carried out include: Coal mining and all associated purposes.

Mining lease application documents

The application documents consist of the Application for Mining Lease and copies of or extracts from the application documents, and the endorsed Certificate of Public Notification detailing the location and description of the land applied for (including surface area and access), may be inspected at the Department of Natural Resources and Mines office – Rockhampton or may be obtained by contacting the local mines office on (07) 4936 0362.

Environmental authority documents

The application documents for the proposal consist of the following:

Application form; Application Support documents 'Initial Advice Statement', Environmental Management Plan and draft Environmental Authority.

Copies of, or extracts from, the application documents may be inspected at the Department of Environment and Heritage Protection PO Box 413, Rockhampton or may be obtained by contacting Permit and Licence Management by phone on 1300 130 372 or by email on **palm@ehp.qld.gov.au**.

Making a properly made objection

It is advised that any person/entity may make an objection to the grant of the mining lease, and/or about the application for the environmental authority, the draft environmental authority for the application, or a condition included in the draft environmental authority. The **objection period**, during which objections can be given, concludes on 29 November 2013.

A properly made objection must be received on or before the last day of the objection period. It must also be made in writing, addressed to:

Mines lodgement office – Rockhampton Department of Natural Resources and Mines PO Box 3679 Red Hill QLD 4701

A properly made objection is one that: states the grounds of the objection and the facts and circumstances relied on in support of the grounds; is signed and dated by each person/entity (i.e. signatory) making the objection; states the name and address of each signatory.

Intending objectors to the mining lease application may contact the local mines office on (07) 4936 0362 and obtain the approved objection form or obtain the approved objection form (MRA-20) from the department's website. **www.mines.industry.qld.gov.au**.

Intending objectors to the environmental authority may contact the Project Officer Tony Baker Department of Environment and Heritage Protection on 1300 130 372 to obtain an objection form or obtain a copy from the departments website. **www.ehp.qld.gov.au**

A copy of the objection must also be served upon the applicant/s on or before the last day of the objection period at the following address:

Endocoal Limited Level 1, 37 Brandl Street EIGHT MILE PLAINS QLD 4113

* This notice is issued under transitional provisions of the current Environmental Protection Act 1994 section 683 – 'Effect of commencement on particular applications'.



Attachment 2: Revised RIDA application (RPI17-008)

 Townsville
 p
 07 4772 6500
 f
 07 4772 2411
 a
 12 Cannan Street, South Townsville, QLD 4810

 Brisbane
 p
 07 3112 5164
 f
 07 3112 5104
 a
 Level 22, 70 Anne Street, Brisbane, QLD 4000

 Adelaide
 p
 08 8423 4560
 f
 08 8423 4500
 a
 Level 5, Tower 2, 121 King William St, Adelaide, SA, 5000

Regional Planning Interests Act 2014 Assessment application form

Approved under section 94 of the *Regional Planning Interests Act 2014*. Version 3.0 is effective from 3 July 2017.

Before lodging your application

- 1. Read RPI Act Statutory Guideline 01/14: How to make an assessment application for a regional interests development approval under the <u>Regional Planning Interests Act 2014</u>
- 2. Consider contacting the RPI Act Development Assessment team on 1300 967 433 or email RPIAct@dilgp.qld.gov.au for general queries, or to request a pre-application discussion on the proposed application.

Purpose of application form

This form is to be used when making an assessment application for a regional interests development approval (RIDA) under the *Regional Planning Interests Act 2014* (RPI Act).

Definitions

Expressions highlighted in bold italic type have the same meaning as in the RPI Act or in regulations made under the RPI Act.

How to make the Assessment Application Section 29 of the RPI Act states:

An assessment application must be:

- 1. made to the chief executive in the approved form; and
- 2. accompanied by a report:
 - assessing the resource activity or regulated activity's impact on the area of regional interest; and
 - identifying any constraints on the configuration or operation of the activity; and
- 3. accompanied by the fee prescribed under a regulation.

The applicant must complete all sections of the form either on the form or as an attachment.

Where to lodge

The preferred method of lodgement is to upload the application form on the electronic registration and login system. Access to the RIDA system is available on the <u>DILGP</u> <u>Planning website</u>.

OR

Provide **1 electronic copy** of the completed application form and the supporting information to the chief executive:

 Email: <u>RPIAct@dilgp.qld.gov.au</u>
 Post: RPI Act Development Assessment Team DILGP PO Box 15009 City East QLD 4002
 Hand deliver: RPI Act Development Assessment Team DILGP Level 13, 1 William Street, Brisbane (For hand deliveries, contact the RIDA Development Assessment team on 1300 967 433).



 Property description of the land the subject of the application. Identify all lots or parts of lots on which the activity is proposed, and the total area of disturbance. Provide a map. 							
	on Plan description 1RP12345)						1 SP174071
Street address/suburb/ Dawson Highway, Rolleston, locality and post code			ston, Queensland				
Clos	est town	Rolle	ston				
2.		early			areas of regional interes posed location of the pr		
	ntify the area/s of reg disturbed	jiona	l interest (ARI)	in	the application area ar	nd the ai	rea of the ARI to
Area (ARI	a of regional interest)		Area of disturbance	Ar	rea of regional interest	t (ARI)	Area of disturbance
	Priority agricultural a	rea	ha		Priority living area		ha
\boxtimes	Strategic cropping area		29.57ha		Strategic environmental area		ha
Identify the resource or regulated activity							
\boxtimes	Resource activity: mining and other resource activities (not petroleum and gas). (Add the type of mining on this form (e.g. coal, bauxite)						
	Resource activity: p	etrole	eum and gas				
	Regulated activity - strategic environme			On	nly relevant where the ap	oplicatior	n relates to a
Regulated activity - water storage (dam) (Only relevant where the application relates to a strategic environmental area)							
Provide a detailed description of the proposed activities Provide a description of the proposed activities for which approval is sought, location and the surface area of the activities.							
Area	of regional interest	Acti	vity		Location	Total area of disturbance (ha)	
e.g.	e.g. PAA Spoil dump			Part of Lot 1 RP 110.53 12345		ha	
			Part of Lot 2 RP616045 and Lot 1	29.57ha	a		

		SF	P164068		
Provide a description of current land use Provide a description of what the land is currently being used for (e.g. horticulture, irrigated cropping, dryland grazing, nature conservation, residential, manufacturing and industrial, etc.) and the surrounding land within a 1 kilometre radius.					
Attach a map that clearly shows the area and location of all existing land uses and activities on the land the subject of the application, and within a 1 kilometre radius of the boundaries of the land that is the subject of the application.					
The immediate area of dist use of the immediate area mixture of dryland cropping	of disturbance is o	dryland g	razing. Land use of	the surrounding a	
3. Supporting informa	tion to accompar	ny this a	pplication		
Report (addressing matter	s set out in sectior	n 29(b) oi	f the RPI Act)		
Refer to Meteor Downs So	outh – Strategic Cr	opping L	and Restoration Pla	n	
Maps, GIS data files, site	plans <i>(proposed a</i>	ctivities)			
Refer to Meteor Downs So	outh – Strategic Cr	opping L	and Restoration Pla	n	
Other documents <i>(optional)</i> - Nil					
4. Other relevant information to accompany this application Attach map/s to identify the location of this information and lot on plan details.					
Are there any resource aut applications for resource au or part of the land the subje application? (e.g. for explor resource development)	uthorities over all ect of the	⊠ _{Yes}	(Provide the resour reference number, the type of authorit status (i.e. in applic approved); date of approval; location of each resource a application)	a description of y/approval, the cation stage or application or and dimensions	□ No
		Meteor	Downs South Resou ML70452	urce Authority:	
Is there a SCL protection de or part of the land the subject application?		□ _{Yes}	(Provide decision r	number/s)	⊠ _{No}
Is there an environmental a over all or part of the land t application?	,	⊠ _{Yes}	(Provide environme number/s)	ental authority	□ _{No}
Are there any easements o the land the subject of the a		□ _{Yes}	(Include nature, loc dimensions of each for access, infrastru	n easement e.g.	⊠ _{No}

Attach a current title search for each lot or part of a lot the subject of the application (NOTE: the searches must be obtained within 3 business days before application.)	Tick to	igtiadrightarrow Tick to confirm title searches are attached.			
Attach GIS data files for the proposed activities identified in section 2 above.		confirm	data files are attached.		
Is an exemption from public notification for the assessment application under section 34(3) of the RPI Act sought?		Yes (Attach written request including justification for the exemption)			
5. Land owner details					
Name of all land owner/s			Glencore Coal Queensland Pty Limited Icra Rolleston Pty Ltd Sumisho Coal Australia Pty Limited		
Postal address/s			PO Box R1543, Royal Exchange, Sydney NSW 1225		
Telephone/mobile number/email address/s (non-mandatory)		N/A			
Is the applicant the owner (as defined in schedule 1 to the RPI Act) of the land the subject of the application?		□ _{Yes}	 No (Identify the land that is not owned by the applicant) Lot 1 SP164068 Lot 4 SP170740 Lot 2 RP616045 Lot 1 SP174071 		
Is it necessary, under section 30 of the RPI A provide a copy of the application to the owner land? (NOTE: proof of delivery will be required	er of the	⊠ _{Yes}			
6. Applicant/authorised person details Section 28 of the RPI Act prescribes who may be the applicant for a RIDA for a resource activity or regulated activity to be carried out in an area of regional interest. The decision about the application is issued to the applicant. The applicant need not be the owner of the land. The authorised person for a company (if applicable) is the contact person for the applicant and need not be the applicant (for example, director, company secretary or sole director). However, formal documents, such as any requirement notice and the decision about the application, will be sent to the applicant at the address for service stated below.					
Applicant/s name (individual or company name in full), include ABN or ACN number if applicable			alia Pty Ltd		
Applicant's postal address and email Level 4, R address for service Brisbane,			ilding, 235 Edward Street, and, 4000 Idmining.com.au		

Authorised contact person for applicant: name, position and company	Marty Costello Director – Northern Resource Consultants
Contact phone number and mobile number	(07) 4772 6500
	0429 741 120
Contact email address	marty@northres.com.au

7. Electronic documentation

Where an email address is provided in section 6 above, does the applicant consent to receiving written information relating to this assessment application, required or permitted to be provided under the *Regional Planning Interests Act 2014* or any other State law, in an electronic format pursuant to sections 11 and 12 of the *Electronic Transactions Act 2001?*

\boxtimes	Yes
	No

8. Application fee (Fees are prescribed in the Regional Planning Interests Regulation 2014)

Amount payable	\$313.05 (5% of initial application fee for minor amendment)	
Reference number (Contact RIDA assessment team for a reference number)	RPI17/008/ Meteor Downs South Coal Project	
Payment option (Contact RIDA assessment team for account details)	Direct deposit Date deposited:09/10/2007	
	□ Cheque attached	

9. Use and Disclosure of Information Statement

The information is collected in accordance with the RPI Act and will be used by Queensland Government Agencies for the processing and assessment of your assessment application, and may involve the chief executive:

- 1. and other officers of the DILGP, and any consultants engaged by or on behalf of the chief executive, reviewing the information provided for the purpose of considering and assessing your assessment application
- 2. providing a copy of the assessment application to relevant Queensland Government Agencies prescribed as assessing agencies for the assessment application (including the local government), the Gasfields Commission or any person asked to provide advice or comment on the assessment application.

The assessment application and the accompanying report will also be made publically available on the DILGP website from the time the assessment application is made until the time it lapses or is withdrawn or, if is decided, until the end of the last period during which an appeal may be made against a decision on the application. However, information will not be made publicly available on the DILGP website to the extent that it is provided by an owner of land (as defined in schedule 1 to the RPI Act) (an owner) who is not the applicant, and is commercial-in-confidence or personal information, and that owner has not consented to its disclosure, or to the extent that it is information which is considered to be sensitive security information.

Where an application proposes a resource or regulated activity in a priority agricultural area (PAA) and the applicant is required to provide information about the productive capacity or operation of a priority agricultural land use to address the prescribed solutions in the Regional Planning Interests Regulation 2014 (schedule 2, part 2), the information is to be provided in a separate document attached as an appendix to the assessment application report and the application must:

- identify the source of the information provided, including whether the information was provided by an owner other than the applicant
- state whether an owner other than the applicant agrees to the information being made publicly available on the DILGP website; and if so:
 - provide the express written agreement of that owner to the information being made publicly available on the DILGP website.

If an owner, other than the applicant, does not provide express written agreement, the information will not be made available on the DILGP website with the other application information. You may also be required to publicly notify your application. A notice about the chief executive's decision relating to your application will also be publicly notified.

Your personal details will not be disclosed for a purpose outside this assessment process, except where required by legislation (including the *Right to Information Act 2009*). This information may be stored in a database by DILGP.

The information collected will be retained as required by the *Public Records Act 2002*.

10. Declaration

This declaration needs to be made by the individual applicant or, when the applicant is a company, an authorised person or persons who have the authority to act on behalf of that company in accordance with the *Corporations Act 2001* (Cth).

Where the declaration is made by a person who is authorised in writing to make that declaration on behalf of the company, evidence of that authorisation must accompany the application.

By making this application, I declare that all the information in this application is true and correct and that I have read and understood the 'Use and Disclosure of Information statement' on this form.

Signature of Applicant

Signature of applicant/authorised person:

Name and Position: Mr Peter Edwards Company Secretary

Date: 09/10/2007

Signature of Applicant

Signature of applicant/authorised person:

Name and Position:

Date:

Office use only	Date received	
	RIDA reference number	
	Source number	