# Adani Mining Pty Ltd Carmichael Coal Project

Carmichael North Mining Lease Application



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# Mining Lease Application



Ref. No: Contact: Telephone: Facsimile:

Email:

Carmichael North and East



28 November 2012

Adani Mining Pty Ltd C/- Mining Tenement Services GPO Box 215 BRISBANE QLD 4001

Dear Mr Thompson,

**RE: MINING LEASE APPLICATIONS** 

I acknowledge that documents pertaining to the Carmichael North and Carmichael East Mining Lease applications were lodged in the Emerald District Office today.

Shawn Brown Mining Registrar Emerald District

Yours sincered

Department of
Natural Resources and Mines
PO Box 3679
RED HILL QLD 4701
Queensland 4700 Australia
Telephone + 61 7 49360362
Facsimile + 61 7 49360375
Website www.deedi.qld.gov.au
ABN 98 628 485 885



# Receipt / Tax Invoice Queensland Mines and Energy Department of Natural Resources and Mines (ABN: 59 020 847 551)

28 Nov 2012 02:57 pm Page 1 of 1 GRR\_200 3.0.9

Receipt Number:

EM307198

Date Payment Receipted: 28-NOV-2012

Received From:

ADANI MINING PTY LTD

Address:

C/- MINING TENEMENT SERVICES

GPO BOX 215 BRISBANE

QLD 4001

**Payment Details** 

Pay Method: Cheque / Aust. Money Order

Cheque No.: 200502

Bank: NAB

Branch: Capital Office 308-322 Queen Brisbane QLD 4000

Remarks:

APPLICATION FEE ML- CARMICHAEL NORTH- \$3731.00 PART APPLICATION FOR AMENDMENT FEÈ EA \$133.70

Description	QTY	Price	GST*	Total Amount
AMEND APPL ENV AUTH MINING	1	\$133.70	\$0.00	\$133.70
APPLICATION FEE MINING LEASE COAL	1	\$3,731.00	\$0.00	\$3,731.00
	Totals:	\$3,864.70	\$0.00	\$3,864.70

Amount Received:

\$3,864.70

Cashier:

Kevin POKARIER

Per Authorised Accounting Officer ....

Cheques or other negotiable instruments accepted subject to clearance.

Contact: Emerald District Office - (07) 4987 9373

Business use only

Total Administered:

\$3,864.70

Total Receipt:

\$3,864.70

\* GST is a Commonwealth Government Tax; # Refund has been authorised but has not been approved



ML No.

(Office Use Only)

Department of Employment, Economic Development and Innovation
Mines
www.deedi.qld.gov.au ABN 24 830 236 406

### APPLICATION FOR MINING LEASE

Section 245 Mineral Resources Act 1989

	Form Number M	IRA-15	_Version	n Number 7	***			
OFFICIAL USE ONLY MLNo.								
PART A Received AT   Received BY	The completed origina submitted with the pre which the land is situa	scribed	wo copies of the	of this application a Office of the Minin	and any attachm g Registrar for tl	ents m he mini	ust be ng district in	
DATE TIME	The document submitt mining lease under the before registration.	ted mus e provis	st first be actions of sec	ccepted by the Mine ciion 81 of the Mine	iing Registrar as eral Resources f	an app Regulat	olication for a ion 2003	
PART B	Note: A document cor penalty of 200 penalty	Note: A document containing information that is false or misleading may attract a maximum penalty of 200 penalty units.						
Document accepted as an,	If form is to be comp	form is to be completed by hand please print clearly in ink and use block letters.						
application for a Mining Lease in accordance with section 81 of the <i>Mineral</i>	1. APPLICAN	T(S) I	DETAIL	S				
Resources Regulation 2003.	Company Name/Si	urname	€ 1.1	ADANI MINING	FTY LTD			
Mining Registrar	Given Name(s)	1.2						
(SIGNATURE) DATE / /	ACN (if company)	1.3	145 455	205				
FEE Paid RECEIPT no.	If Tenant in Comm	on, spe	ecify share	e or interest -	Percentage	1.4	100.00 %	
PARTC	Company Name/St	urname	e 1.1					
ENTERED on register by	Given Name(s)	1.2	··nom·····					
(SIGNATURE) DATE: // /	ACN (if company)	1.3						
	If Tenant in Commo	on, spe	ecify share	e or interest -	Percentage	1.4	0.00 %	
GUIDE FOR APPLICANTS	Company Name/Su	urname	e 1.1					
Before making an application you are required to mark out the land proposed for the mining lease. For	Given Name(s)	1.2						
the manner of marking out; refer to sections 240 and 241 of the Mineral- Resources Act 1989.	ACN (if company)	1.3						
Specify company name or surname of applicant(s).	If Tenant in Commo	on, spe	ecify share	e or interest -	Percentage	1.4	0.00 %	
Question 1.2 Specify given name(s) of applicant(s). Question 1:3 If a company, what is the Australian	Company Name/Su	ırname	€ 1.1					
Company Number (ACN)?	Given Name(s)	1.2						

#### e a bujad ji sed GUIDE-FOR ---ACN (if company) APPLICANTS Question 1.4 If Tenant in Common, specify share or interest -% Percentage 1.4 0.00 Specify the percentage of interest to be held by each applicant. Total Percentage 1.5 100.00 % Question 1.5 The total interest must equal 100%; Ifyou are entering these details online, . right click the '0' and select 'Update X Joint Tenants Tenancy Tenants in Common Question 1.6 Nominated Person 1.7 A THOMPSON of MTS Authorised Agents If there are 2 or more applicants, indicate if the interests will be held as Tenants in Common or as Joint Tenants. If interests are not specified. GPO BOX 215 Address 1.8 tenancy will be registered as Tenants **BRISBANE QLD 4001** in Common NOTE: Joint Tenants must be of equal interest held. Phone Number 1.9 (07)3229 1707 Question 1.7 One applicant must be shown as the nominated person, upon whom any Fax Number 1.10 (07) 3229 6222 notice may be served on behalf of the applicant(s). (Commonly referred to as the 'Principal Holder') E-mail 1.11 athompson@miningtenement.com.au Question 1.8 Specify the address of the nominated PRE-REQUISITE TENURE DETAILS applicant. 2. Question 1.9 What pre-requisite tenure do you hold over this area? Specify the phone number of the nominated applicant. Tick Number(s) Expiry Date(s) Question 1.10 X 2.1 Prospecting Permit 73961 20 / 12 / 2012 Specify the fax number of the nominated applicant. Mineral Coal 2.2 Exploration Permit(s) 1 Question 1.11 Specify the email address of the nominated applicant. Mineral Coat Mineral Development 2.3 1 Licence(s) Question 2 A mining lease can be applied for if the applicant (or one of the Conditionally surrendered 1 2,4 applicants) is the holder of a current Mining Claim pre-requisite tenure. Question 2.1-2.5 Conditionally surrendered 2.5 1 Tick which is the pre-requisite tenure Mining Lease for the mining lease application either a prospecting permit, exploration permit for mineral or coal, mineral development licence of a mining Is the land applied for situated within an area of an Exploration Permit for Mineral or claim or mining lease (being conditionally surrendered) and Coal, a Geothermal tenure or a Mineral Development Licence, which you are not the provide the number and expiry date holder? of the tenure. A conditional surrender may be for the whole or part of the area in favour of either whole or part of a new X YES (go to Q 2.7) 2.6 NO (go to Q 3.1) application. Tick Number(s) Expiry Date(s) Question 2.6 Identify whether the land is situated Mineral Coal 2.7 Exploration Permit(s) 1080 01/11/2012 within an exploration permit, M geothermal exploration permit or mineral development licence (either granted or an application) that is not Mineral Development Mineral Coal 2.8 1 held by you. If so, you must obtain the earlier Licence(s) applicant's or holders written views on your application and lodge those Geothermal Exploration 2.9 /\_ views with the Mining Registrar. Permit . (Refer to sections 248 and 249 of the Mineral Resources Act 1989);---

#### Question 2.7 to 2.9

If yes, provide number and expiry date of relevant tenure not held by you.

#### Question 3

Before you apply for a mining lease you must mark out the boundary of the land, even if the surface of the land is not going to be included in your application.

Once marked out you have five business days in which to lodge your application.

#### **Question 3.1-3.2**

Specify the date and time the land the subject of the mining lease was marked out.

#### Question 3.3

There is no restriction on the term of a mining lease. However, when you apply for a lease you must justify the term you are seeking. A mining lease cannot be for a term longer than the period for which compensation has been agreed or decided. For example, if you agree to compensation for a five-year period then the lease cannot exceed five years.

#### Question 3.4

Provide detailed reasons for the length of term sought.

#### Question 3.5 & 3.6

State the area of land being applied for. There are no restrictions on the area and shape of the land, which can be granted under a mining lease (other than those imposed under certain Restricted Areas). However, you must justify the area and shape when you make your application.

#### Question 3.7

State the general locality of the application, e.g. 15km SE of Mount Isa.

#### Question 3.8

Insert the name of the Mining Lease.

#### Question 3.9

Insert the details of the Local Government. This refers to either the City or Shire Council responsible for the local government area(s) in which the land is situated.

#### Question 3.10

Specify which minerals are sought and/or the purpose for the mining lease. Do not use symbols. Do not include minerals that are not specified in the pre-requisite tenure.

3.11

Please Note: the Government's policy is that it will not grant mining tenements for the purpose of mining uranium in Queensland, nor will it permit the treatment or processing of uranium within the State.

3.	APPLICATION I	DETAIL	.S					
Wha	t was the date and ti	me the la	and was r	marke	ed out?			
3.1	DATE: 23 / 11 / 20	12		3.2	TIME:		4.30	☐ AM ⊠ PM
Tern	m applied for: 3.3 30 years							
Prov	ride detailed reasons	the term	applied t	for.				
3.4	TO ALLOW SUFFI RESOURCE IDEN ML 70441							
Size	of area applied for	3.5		1588		ha		
Prov	ride detailed reasons	for the a	rea and s	shape	e of the lar	nd applie	ed for.	
3.6	TO COVER THE F CARRIED OUT OF INFRASTRUCTURE	I THE E						TION
Wha	at is the general local	ity of this	applicati	ion?				
3.7	APPROX 200 KM	SOUTH	EAST OF	PEN	ITLAND			
Wha	at is the name of the	Mining Lo	ease? (if	any)				
3.8	CARMICHAEL NO	RTH						
Wha	at is the local govern	ment area	a(s) in wh	nich ti	ne land ap	plied for	is situa	ited?
3.9	- ISAAC REGIONAL	. COUNC	OIL					
Spe	cify the minerals and	or purpo	ose for wh	nich t	his mining	lease is	sought	?
3.10	COAL			-				
	e application solely t			acilitie	es associa	ted with	mining	? (e.g.

X

NO

YES

## GUIDE FOR ...

NOTE: Coal mining leases are subject to additional provisions imposed under Part 7AA of the Mineral Resources Act 1989.

#### Question 3.11

Mining leases may be granted for purposes other than mining of minerals (i.e. for the purposes of carrying out activities associated with mining such as plant site, camp or tailings dam).

#### Question 4

The Mineral Resources Act 1989 prescribes certain types of land as "restricted land". This land is only available if the owner of the land where the relevant permanent building (Category A), or, feature (Category B) is situated, consents in wrilling to your application. If consents are not lodged, such areas will automatically be excluded from the surface area of your mining lease.

Restricted Land (category A)
Means land within 100m laterally of a
permanent building used —

- (a) mainly as accommodation or for
- business purposes; or (b) for community, sporting or recreational purposes or as a place of worship.

Restricted Land (category B)-Means land within 50m laterally of any of the following features-

- (a) a principal stockyard;
- (b) a bore or artesian well;
- (c) a dam;
- (d) another artificial water storage connected to a water supply; or
- (e) a cemetery or burial place.

#### Question 4.2

Specify the improvements to the land which is being applied in the mining lease. The types of improvements and prescribed distances are defined in the Mineral Resources Act 1989.

#### Question 5.1

Indicate whether the mining lease is over land that is a reserve as defined in the Schedule - Dictionary of the Mineral Resources Act 1989.

#### Question 5.2

If you are unable to obtain the written views of the owner of the reserve despite efforts to do so, the Land Court of Queensland has the power to make a recommendation to the Minister as to whether the Governor in Council should consent to the grant of the mining lease over the surface of the reserve subject of certain conditions.

#### Question 5.3

Specify what attempts have been :: made to obtain consent.

#### 4. RESTRICTED LAND

. .

11.

Are there any permanent buildings or relevant features within the boundaries of the land applied for or within the prescribed distances laterally of the boundaries?

4.1 YES (go to Q 4.2) NO (go to Q 5.1)

What are those permanent buildings or relevant fixtures?

4.2 ATTACHED LETTER FROM LANDOWNER STATING THAT ALL FEATURES ARE TO BE INCLUDED IN THE SURFACE AREA OF THE ML

Do you have the written consent of the owner(s) of the land containing those permanent buildings or relevant fixtures to the land being applied for in the mining lease?

4.3 YES (attach copy) NO (see below)

Please note: Consent must be lodged with the Mining Registrar prior to close of

#### 5. RESERVE LAND

objections.

Is the application over land the surface of a reserve?

5.1		YES (go to Q 5.2)	$\boxtimes$	NO (go to Q 6.1)
Do y	ou have written conse	nt of the owner(s) of	the rese	erve?
5.2		YES (go to Q 6.1)		NO (go to Q 5.3)
If yes	– please attach a copy	of consent.		
If NC	), what action has bee	n taken to obtain suc	h writter	n consent?
5.3			· · · · · · · · · · · · · · · · · · ·	
1				

Please note: Consent must be lodged with the Mining Registrar prior to close of objections.

#### BACKGROUND LAND TENURE DETAILS

Describe the land parcels that are the subject of the application for mining lease:

Lot Number	6.1	662		Plan Number	6.2	PH 1491
Land Tenure T	уре	6.3	LEASED LANE	) - PASTORAL HO	LDIN	G PH 662
Current Usage	6.4	C.A	TTLE GRAZING	AND BREEDING		
Owner's Name	6.5		OANI MINING PT	Y LTD		
Owner's Addre	ss -	6.6	LEVEL:3010	EAGLE STREET		

-BRISBANE-QLD-4000-

GUIDE FOR APPLICANTS	Lot Number 6.1 Plan Number 6.2
Question 6 Please provide a description of all	Land Tenure Type 6.3
parcels of land the whole or part of which are covered by your-	Current Usage 6.4
application. It is necessary to provide the landowner's name and address for each parcel of land. You can obtain this information from the	Owner's Name 6.5
Department of the Environment and Resource Management Service Centre:	Owner's Address 6.6
You are also required to provide details of which parcels of land are within the boundaries of the surface area and access being applied for.	
Refer to Schedule - Dictionary in the	Lot Number 6.1 Plan Number 6.2
Mineral Resources Act 1989 for the definition of an 'owner'	Land Tenure Type 6.3
If insufficient space please attach list: Questions 6.1 & 6.2	Current Usage 6.4
Specify the Lot Number and Registered Plan Number of land over which the lease is required.	Owner's Name 6.5
Question 6.3 Insert land tenure type, e.g. Freehold, special lease, pastoral holding etc.	Owner's Address 6.6
Question 6.4 What is the land currently used for?	
Questions 6.5 & 6.6	Lot Number 6.1 Plan Number 6.2
Enter the Name and Address of the owner of the land.	Land Tenure Type 6.3
	Current Usage 6.4
	Owner's Name 6.5
	Owner's Address 6.6
	Describe the land parcels over which <u>access</u> to the application for mining lease is required:
	Lot Number 6.1 662 Plan Number 6.2 PH 1491
	Land Tenure Type 6.3 LEASED LAND-PASTORAL HOLDING PH 662
	Current Usage 6.4 CATTLE GRAZING AND BREEDING
	Owner's Name 6.5 ADANI MINING PTY LTD
	Owner's Address  6.6 LEVEL 39 10 EAGLE STREET  BRISBANE, QLD, 4000
	Lot Number 6.1 Plan Number 6.2
	LOUTOUTDOI W.1
A STATE OF THE STA	

GUIDE FOR APPLICANTS	Land Tenure Type 6.3
Question 7.1  If the applicant is not the owner of the land over which the surface of the	Current Usage 6.4
application is made, then compensation must be entered into prior to grant either by written	Owner's Name 6.5
agreement or determined by the Land Court of Queensland of Queensland of Queensland is also subject to the compensation requirements of the Act.	Owner's Address 6.6
Any compensation agreement must be signed by all parties; stamped by the Office of State Revenue and filed with the Mining Registrar.	7. COMPENSATION AGREEMENT DETAILS
Question 7.2 Compensation is not required if the	Is a compensation agreement required?
background land tenure is "Unallocated State Land" or is owned by the applicant. If the applicant is	7.1 YES (go to Q 8.1) NO (go to Q 7.2)
the owner proof of ownership is required to be lodged with the	Why is a compensation agreement not required?
application.  Question 8.1  Fully describe the reference/start  point of the land so that it can be accurately located. Either by a survey mark or other fixed and well defined	7.2 THE ML APPLICANT IS THE LANDOWNER
point. Preferably a GPS point.	
GPS Points must be in latitude and fongitude on GDA94 Datum or MGA94 (Easting, Northing, Zone)	8. LOCATION DESCRIPTION  Describe the location of the Reference/Start Point of the land applied for.
Question 8.2 Indicate which corner the datum post is located, e.g. NW corner.	THE RP IS THE SOUTH EAST CORNER OF SUBBLOCK CLER1612 X, AND IS THE SOUTH EAST CORNER OF THE APPLICATION AND IS LOCATED AT LONG 14618'04"AND LAT 21°54'54" AND GDA E:427817 / N:7476405.
Question 8.3 Enter description of the reference start point. In describing the reference point, all bearings are to be	In which corner of the lease is the Datum Post located?
magnetic. If there is insufficient space, please attach a list.	8.2 SOUTH EAST CORNER
Question 8.4	Describe the connection from the Reference/Start Point to the Datum Post:
Enter the compass bearing taken along the centreline of the reference/start point.	Commencing from the reference start  8.3 SEE ATTACHED
Question 8.5 Enter the distance, in metres, from	point:
the reference/start point on the compass bearing.	at a bearing of 8.4 00°00'00" for a distance of 8.5 00 metres,
Question 8.6	at a bearing of 8.4 for a distance of 8.5 metres,
The posts used to mark out the mining lease must have the applicant's initials along with the date	at a bearing of 8.4 for a distance of 8.5 metres,
of marking out. Indicate the initials and date marked on each post (Refer to section 241 of	at a bearing of 8.4 for a distance of 8.5 metres,
the Mineral Resources Act 1989).	at a bearing of 8.4 for a distance of 8.5 metres,
	at a bearing of 8.4 for a distance of 8.5 metres,
	at a bearing of 8.4 for a distance of 8.5 metres,
	to the Datum Post.

#### Question 9

You must describe the boundaries of the mining lease by accurately measured distances and compass bearings. All bearings are to be magnetic and clockwise and the description should indicate any abuttals, for example, a bearing of 90° 00' for a distance of 100 metres to and abutting the western boundary of ML 70045.

You must also include a sketch map, or other graphic representation acceptable to the Mining Registrar setting out the boundaries of the land being applied for and the land required as access. This map should also show any mining claims, mineral development licences, or mining leases (or applications for the grant of one of these) within the boundaries of the land being applied for

#### Question 9.1

Enter the compass bearing taken.

#### Question 9.2

Enter the distance, in metres, to the next post.

#### Question 9.3

Enter description, e.g. North West Corner... etc.

Questions 10.1 & 10.2

If there is existing mining tenure (or prior application for grant of mining tenure) wholly within this application, or if there is an area that you do not wish your application to cover you are required to complete Question 11.2.

Mining Lease

Mineral Development Licence(s)

8.6	AMPL 2	3-11 -20 <sup>-</sup>	12			··		
).	EXTERN	IAL BO	UNDAR'	Y DESC	CRIPTIC	ON		·
	be the ext			the land	applied	for in this	application	on.
	encing fro earing of	m the da	tum post:		for a dis	stance of	9.2	
		<u> </u>	.CHED EX	TEDMAI				ON thence
``	earing of	9.1	OHED EX	TENNAL	<u></u> !	stance of	9.2	
. —	.3	<u> </u>			ioi a dis	Starice of	5.2	m
L			***************************************		F	, ,		thence
. [	earing of	9.1		·	for a dis	stance of	9.2	m
	.3	<u> </u>				<del></del>	<u> </u>	thence
at a b	earing of	9.1			for a dis	stance of	9.2	
to 9	.3							thence
at a b	earing of	9.1			for a dis	stance of	9.2	m
to 9	.3							thence
at a b	earing of	9.1			for a dis	stance of	9.2	m
to 9	.3							thence
at a b	earing of	9.1			for a dis	stance of	9.2	m
to 9	.3							thence
at a b	earing of	9.1	•••	***************************************	for a dis	stance of	9.2	m
back	to the poir	t of com	mencemer	 nt.	l		<u></u>	
ls the	INTERN ere an exis ly within th	ting minii	ng tenure (					RIPTION ning tenure)
10.1			YES (	go to Q 1	0.2) 🔀	NO (	go to Q 1	1)
	le the tenu	re details	of existing	n minina	tenure:			<u>-</u>
10.2				Ti		Numbe	er(s)	Expiry Date(s)
	ng Claim				7			1 1

Mineral

Coal

# GUIDE FOR

Questions 10.3 to 10.6
If there is a mining claim, mineral development licence or mining lease of an application for one of these tenements already within the area you are applying for, then the datum post or commencement post of the mining claim, mineral development licence or mining lease (or applications) must be related to the commencement point of your mining lease application by accurately

The Mining Registrar may accept alternative methods instead of measured distances and bearings where these are more accurate.

measured distances and compass

bearings.

All bearings are to be magnetic and the description should indicate any abuttals. For example, "at a bearing of 90 ' 00' for a distance of 100 metres to the...".

Please attach a separate list if insufficient space

#### Question 10.7 to 10.10

All bearings are to be magnetic and clockwise and the description should indicate any abuttals, for example, "at a bearing of 90" 00" for a distance of 100 metres to the western boundary of ML 70045".

Please attach separate list if insufficient space.

Questions 11.1 to 11.3
Indicate if surface area is required, if so, state reasons why surface area is required and whether surface area is applied for over whole or part of the mining lease.

Datum Post/commencement point of the in			U-11   U-11-11-11-11-11-11-11-11-11-11-11-11-11			
From the Commencement Point 10.3		of this a	oplication			
at a bearing of 10.4 ·	for a distance of	10.5	m,			
to 10.6	<u> </u>		thence			
at a bearing of 10.4	for a distance of	10.5	m,			
to 10.6			thence			
at a bearing of 10.4	for a distance of	10.5	m,			
to 10.6			thence			
at a bearing of 10.4	for a distance of	10.5	m,			
to the Datum Post/Commencement Point of	of the interior tenure					
Describe the external boundaries of the inte	rior tenure referred	to above.				
From the Datum Post / Commencement Po	oint in the					
10.7	corne	er of the interi	or tenure			
at a bearing of 10.8	for a distance of	10.9	m,			
to 10.10			thence			
at a bearing of 10.8	for a distance of	10.9	m,			
to 10.10			thence			
at a bearing of 10.8	for a distance of	10.9	m,			
to 10.10			thence			
at a bearing of 10.8	for a distance of	10.9	m,			
back to the Datum Post/Commencement F	back to the Datum Post/Commencement Point of the interior tenure.					
11. SURFACE AREA CONNECTION AND DESCRIPTION						
11.1   Whole (go to Q 11.2)	Part (go to Q 11.2)	Nil (go	to Q 11.12)			
Why is surface area required?						
11.2 TO CARRY OUT AN OPEN CUT CO	 DAL MINING OPER	ATION AND	ALLOW			
SUFFICIENT AREA FOR INFRAST						
Whole (go to Q 12) Part (go to Q 11.3)		**************************************				
11.3 If part - what area is required?	ha -(go to	Q 11.4)				
	***************************************					

the surface area.  Commencing from the Datum Pos	st located at  11.4	
at a bearing of 11.5	for a distance of 11.6	m,
to 11.7		thence
at a bearing of 11.5	for a distance of 11.6	m,
to 11.7		thence
at a bearing of 11.5	for a distance of 11.6	m,
to 11.7		thence
at a bearing of 11.5	for a distance of 11.6	m,
to the initial corner of the surface	area.	
Describe the Surface Area of the la	and being applied for:	
From the initial corner of the surfa	ace area 11.8	
at a bearing of 11.9	for a distance of 11.10	m,
to 11.11		thence
at a bearing of 11.9	for a distance of 11.10	m,
to 11.11		thence
at a bearing of 11.9	for a distance of 11.10	m
to 11.11		thence
at a bearing of 11.9	for a distance of 11.10	m
to 11.11		thence
at a bearing of 11.9	for a distance of 11.10	m
to 11.11	·	thence
at a bearing of 11.9	for a distance of 11.10	m
back to the point of commenceme	ent.	
11.12 lease(s) held by you that	uired, give details of the adjoining grante will enable you to gain access to the ar	d mining ea applied
Mining Lease Number(s)	Holder Name(s)	
	<del></del>	*
	at a bearing of 11.5  to 11.7  at a bearing of 11.5  to 11.7  at a bearing of 11.5  to 11.7  at a bearing of 11.5  to the initial corner of the surface  Describe the Surface Area of the lateral and bearing of 11.9  to 11.11  at a bearing of 11.9	at a bearing of 11.5 for a distance of 11.6 to 11.7 at a bearing of 11.5 for a distance of 11.6 to 11.7 at a bearing of 11.5 for a distance of 11.6 to 11.7 at a bearing of 11.5 for a distance of 11.6 to 11.7 at a bearing of 11.5 for a distance of 11.6 to 11.7 at a bearing of 11.5 for a distance of 11.6 to the initial corner of the surface area.  Describe the Surface Area of the land being applied for:  From the initial corner of the surface area 11.8 at a bearing of 11.9 for a distance of 11.10 to 11.11 at a bearing of 11.9 for a distance of 11.10 to 11.11 at a bearing of 11.9 for a distance of 11.10 to 11.11 at a bearing of 11.9 for a distance of 11.10 to 11.11 at a bearing of 11.9 for a distance of 11.10 to 11.11 at a bearing of 11.9 for a distance of 11.10 to 11.11 at a bearing of 11.9 for a distance of 11.10 to 11.11 at a bearing of 11.9 for a distance of 11.10 to 11.11 at a bearing of 11.9 for a distance of 11.10 to 11.11 at a bearing of 11.9 for a distance of 11.10 to 11.11 at a bearing of 11.9 for a distance of 11.10 to 11.11 at a bearing of 11.9 for a distance of 11.10 to 11.11 at a bearing of 11.9 for a distance of 11.10 to 11.11 at a bearing of 11.9 for a distance of 11.10 to 11.11 at a bearing of 11.9 for a distance of 11.10 to 11.11 at a bearing of 11.9 for a distance of 11.10 to 11.11 at a bearing of 11.9 for a distance of 11.10 to 11.11 at a bearing of 11.9 for a distance of 11.10 at a bearing of 11.9 for a distance of 11.10 at a bearing of 11.9 for a distance of 11.10 at a bearing of 11.9 for a distance of 11.10 at a bearing of 11.9 for a distance of 11.10 at a bearing of 11.9 for a distance of 11.10 at a bearing of 11.9 for a distance of 11.10 at a bearing of 11.9 for a distance of 11.10 at a bearing of 11.10 at a bearing of 11.9 for a distance of 11.10 at a bearing of 11.10 at a

#### Question 12.1

If you answered YES, complete Question 12.2. If you answered NO, go to Question 12.3.

#### Question 12.2

Upon answering Question 12.2, go to Question 13.

#### Question 12.3

Insert the width of the access required in metres.

#### Question 12.4

Insert the description of the start point, e.g. At a point on the Mt Mulligan Road 2.15km NE of the Sandy Creek crossing at coordinates......

#### Question 12.5

Insert the description of the end point, e.g. The Southern boundary of the mining lease.

#### Question 12.6

Enter the compass bearings taken along the centreline of the access.

#### Question 12.7

Enter the distance, in metres, of the access route on the compass bearing.

#### 12. ACCESS LAND DETAILS

Is access to this mining lease via a dedicated road that is within or abutting the mining lease area?

· · · · · · · · · · · · · · · · · · ·	 	<del></del>		<del></del>
12.1	YES (go to Q 12.2)		NO (go to Q 12.3)	

What is the description of the dedicated road to be used for access?

12.2	MORAY - CARMICHAEL-BOUNDARY ROAD
L	and the second s
	THE ASSECCTO THE NORTH CARMICHAEL LEASE WILL BE WITHIN THE
	CARMICHAEL AND EAST CARMICHAEL LEASES

What is the description of the access?

Width of Access required 12.3 30 metres

What is the description of the start point?

12.4 AT A POINT APPROX LONGITUDE 146°20'00 AND LATITUDE 21°57'00 IS 16KM IN A NORTH EASTERLY DIRECTION FROM THE WESTERN END OF THE MORAY - CARMICHAEL BOUNDARY ROAD

What is the description of the end point?

12.5	THE SOUTH EASTERN CORNER OF THE APPLICATION AREA	

Commencing from the start point, thence along the centreline at a bearing of

12.6	315°00'0	for a distance of	12.7	11,500 m,	thence at a bearing of
12.6		for a distance of	12.7	m,	thence at a bearing of
12.6		for a distance of	12.7	m,	thence at a bearing of
12.6		for a distance of	12.7	m,	thence at a bearing of
12.6		for a distance of	12.7	m,	thence at a bearing of
12.6		for a distance of	12.7	m,	thence at a bearing of
12.6		for a distance of	12.7	m,	thence at a bearing of
12.6		for a distance of	12.7	m,	thence at a bearing of
12.6		for a distance of	12.7	m,	thence at a bearing of
12.6		for a distance of	12.7	m,	to the end point.

#### Question 13

Compliance with the native title provisions of the Commonwealth Native Title Act 1993 is not necessary on land where native title is taken to have been extinguished (i.e. 'exclusive' land tenures).

However, if you wish to include in your application land that may be subject to native title (i.e. 'non-exclusive' land tenures), you must comply with the relevant native title procedure irrespective as to whether or not a native title claim has been lodged over the area.

#### Question 14.1

Enter the name of place where the application was signed, the day of the month, the month and the year when the form is signed.

Question 14.2 Insert full name of the applicant(s).

Question 14.3 Signature of applicant(s).

Question 14.4 Insert full name of Witness.

Question 14.5 Signature of Witness.

#### Execution of Documents by an Agent

If an agent or the holder of a power of attorney is signing a document, required to be lodged by an Act, on behalf of another, the agent or holder of the power of attorney must produce current, written evidence of their authority to act at the time of lodgement.

All of the holders of the tenure MUST execute the appointment of agent or the power of attorney for the appointment or power of attorney to be effective. A company signing an appointment of agent or power of attorney must do so in accordance with the corporation law and/or the articles of association of the company.

#### 13. NATIVE TITLE

Do you believe that the application area (including any access land) is over land tenures that may be subject to Native Title?

13.1	$\boxtimes$	YES (go to Q 13.2)	NO (go to Q 14)

If the land applied for is over land tenures where native title may still exist, is the land applied for subject to an Indigenous Land Use Agreement (ILUA)?

13,2	YES	$\boxtimes$	МО	

#### 14. SIGNATURES

#### I/We:

- solemnly sincerely and truly declare that the information provided in this form is true and correct.
- understand that any false or misleading information may attract a maximum penalty of 200 penalty units.

14.1	Signed at BRISBANE this 26th day of NOVE	MBER 2012
14.2	ADANI MINING PTY LTD	14.3 Dough
	A Thompson - MTS Autherised Agents	
14.2		14.3
14.2		14.3
		]
14.2		14.3
	Full name and title of Applicant(s)	Signature of Applicant(s)
14.4	Caitlin Ross	14.5
	Full name of Witness	Signature of Witness

#### Question 15.1

Tick the appropriate boxes to indicate compliance.

#### Question 15.2

Tick the appropriate boxes to indicate compliance.

An annual fee must accompany new applications for Level 1 or Level 2 mining projects.

Refer to the DERM's Website www.derm.qld.gov.au for prescribed/annual fee amounts and appropriate application forms.

#### Question 15.3

If the application is for the purpose of mining for coal or oil shale or a specific purpose (coal or oil shale), you must ensure the additional accompaniments are lodged with the application.

You must determine whether any part of the application area of your Mining Lease is within the tenure area of a pre-existing petroleum lease or authority to prospect.

Refer to section 7AA of the *Mineral* Resources Act 1989.
If so, separate applications may need to be lodged.

Mining lease (coal) means a mining lease for coal, whether or not the lease specifies any other mineral to be mined, and whether or not the lease is for any additional purpose.

Mining lease (oil shale) means a mining lease for oil shale, whether or not the lease specifies any other mineral to be mined, and whether or not the lease is for any additional purpose.

Specific purpose mining lease (coal or oil shale) means a mining lease, other than a mining lease (coal or oil shale), granted under section 234(1)(b), if the purposes for which it is granted include a purpose that is associated with, arises from or promotes the activity of coal or oil shale mining.

Specific purpose mining lease (oil shale) means a mining lease other than a mining lease (oil shale). The granted under section 234(1)(b), if the purposes for which it is granted include a purpose that is associated with; arises from or promotes the activity of oil shale mining.

Departmental Guidelines for initial and later development plans are available at www.drne.qld.gov.au/mines/guideline s.cfm

#### 15. ACCOMPANIMENTS

15.1 The following must accompany this form:

-		Tick		
<ul> <li>A stater</li> </ul>	nent:			
0	Outlining the mining program proposed, outlining its method of operation, and providing an indication of when operations are expected to start; or	$\boxtimes$		
0	If a mining program is not proposed, outline the use proposed for the land and provide an indication of when the proposed use is to start; and	or		
application i	above information is not required if, under part 7AA, if your includes a proposed development plan that complies with the opment plan requirements)			
0	Of proposals for infrastructure requirements necessary to enable the mining program to proceed, or additional activities to be carried on to work out the infrastructure requirements; and	$\boxtimes$		
0	Specifying the estimated human, technical and financial resources proposed to be committed for the term of the lease.			
	ment detailing the applicant's financial and technical es however separate from the statements mentioned			
<ul> <li>Sketch</li> </ul>	map(s) or other graphic representation setting out:			
0	the boundaries of the land the subject of this application;			
0	proposed surface area;			
0	location of datum post and start/reference point;	$\boxtimes$		
0	the proposed access; and			
٥	any Mining Claim, Mineral Development Licence or Mining Lease (or application for grant of same) wholly within the land sought.			
• Proof o	f identity of the Applicant(s)	$\boxtimes$		
• The pre	escribed application fee	$\boxtimes$		
15,2 Department	of Environment and Resource Management requireme	nts:		
	oleted application form	$\boxtimes$		
• The pre	escribed fee/s	$\boxtimes$		
	5.3 Coal or Oil Shale applications require the following additional accompaniments:			
develo	posed development plan which complies with the initial opment plan requirements (sections 318DT and 318DV) are requirements of either A, B, C or D below.			
r Prescr	ibed development plan fee	$\boxtimes$		

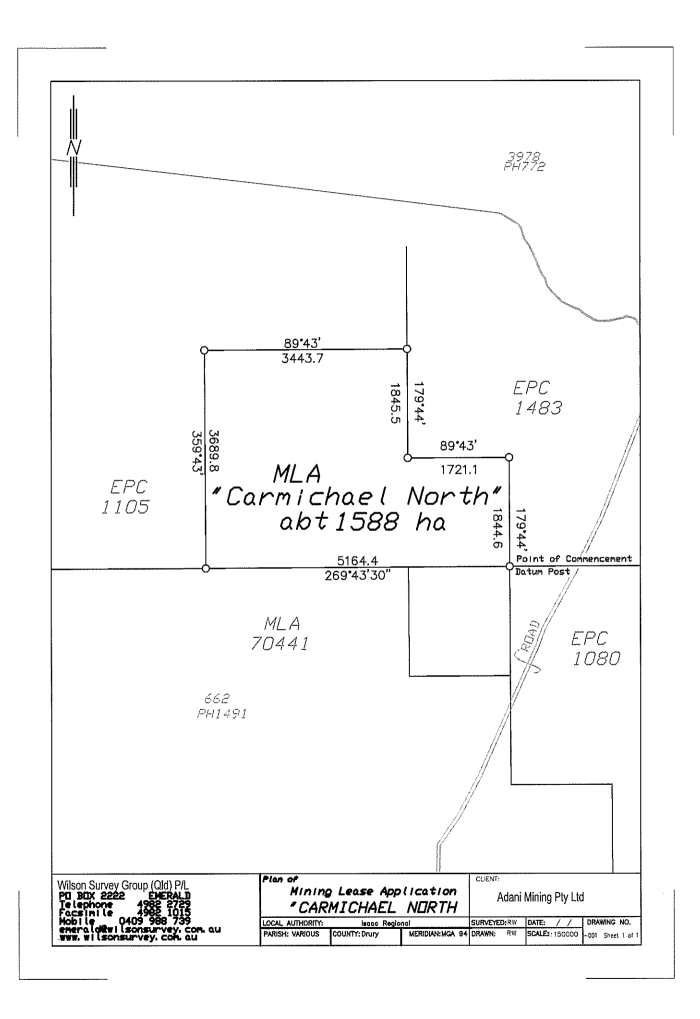
GUIDE FOR APPLICANTS	A. If the application is within an area of an authority to prospect for- petroleum and is being made jointly with, or with the consent of the authority to prospect holder, the following must be lodged:	
	A Coal Seam Gas (CSG) Statement;	
Question 15.4	<ul> <li>Other information that addresses the CSG assessment criteria; and</li> </ul>	
You must determine whether any part of the application area of your Mining Lease is within the tenure area of a pre-existing GHG tenure.	Written consent (if applicable) or	
Refer to section 7AAC of the Mineral Resources Act 1989.  GHG Act means Greenhouse Gas Storage Act 2009.	B. If the application is within an area of an authority to prospect for petroleum and is being made other than jointly with, or with the consent of the authority to prospect holder, the following must be lodged:	
GHG Tenure means a GHG	o A Coal Seam Gas (CSG) Statement;	
exploration permit (also known as a GHG permit) or a GHG injection and	Other information that addresses the CSG assessment criteria; and	
storage lease (also known as a GHG - lease);	Written consent (if applicable) or	
	C. If the application is within an area of a petroleum lease and is being made other than jointly with, or with the consent of the lease holder, the following must be lodged:	
	o A Coal Seam Gas (CSG) Statement or	
	D. If the application is within an area of a petroleum lease and is being made jointly with the petroleum leaseholder, the following must be lodged:	
	o A Coal Seam Gas (CSG) Statement.	
	15.4 Additional accompaniments for applications overlapping with a Gl issued under the GHG Act:	-IG tenure
	<ul> <li>A GHG Statement that complies with section 318ELAS.</li> </ul>	
	<ul> <li>Other information that addresses the GHG assessment criteria (section 318ELAR(2).</li> </ul>	
	•	

Disclaimer

The Department of Employment, Economic Development and Innovation is collecting information provided on this form for the purposes of assessing the suitability of your application for mining lease and maintain the public searchable register under the *Mineral Resources Act 1989* ('the Act'). This information is authorised by sections 245 and 387 of the Act. Some or all of this information may be provided to the Department of Environment and Resource Management for the issuing of an environmental authority, or through arrangements with other government agencies authorised to make register searches, extracts or copies under section 3878 of the Act. Your personal information will not otherwise be disclosed to any other third party without your consent, unless authorised or required by law.

# Attachments to Mining Lease Application





July 4, 2013

#### Mining Lease Application - "Carmichael North"

#### 8. Location Description

- 8.1 The Reference Point of the land applied for is South East Corner of Subblock CLER1612X and is coincident with the North West corner post on the boundary of "AMPL 04/07/2013".

  GDA94 E:427817.3 / N:7576405.1
- 8.2 The Datum Post of the land applied for is coincident with the Reference Point
- 8.6 All posts are marked "AMPL 04/07/2013".

July 4, 2013

#### 9. External Boundary Description

Commencing from the Datum Post:

At a bearing of 261°32'30" for a distance of 5164.4 metres, Abutting MLA70441 and coinciding with the northern boundary of Subblock CLER1684A, CLER1684B and, CLER1684C, thence,

(GDA94 E:427817.3 / N:7576405.1)

At a bearing of 351°32' for a distance of 3689.8 metres, Abutting EPC1105 and coinciding with the eastern boundary of Subblock CLER1611U and CLER1611Z, thence,

(GDA94 E:422653.2 / N:7576380.0)

At a bearing of 81°32' for a distance of 3443.7 metres, Abutting EPC1105 and coinciding with the northern boundary of Subblocks CLER1612Q and CLER1612R, thence,

(GDA94 E:422635.2 / N:7580069.7)

At a bearing of 171°33' for a distance of 1845.5 metres, Abutting EPC1483 and coinciding with the eastern boundary of Subblock CLER1612R, thence,

(GDA94 E:426078.9 / N:7580086.8)

At a bearing of 81°32' for a distance of 1721.1 metres, Abutting EPC1483 and coinciding with the northern boundary of Subblocks CLER1612X, thence, (GDA94 E:426087.5 / N:7578241.3)

At a bearing of 171°33' for a distance of 1844.6 metres, Abutting EPC1483 and coinciding with the eastern boundary of Subblock CLER1612X, back to the point of commencement.

(GDA94 E:427808.5 / N:7578249.7)

#### <u> Area – 1588 ha</u>

Bearings are Magnetic. Add 8°11' to magnetic bearings for grid bearings. (Subject to confirmation by survey).

Prepared by Wilson Survey Group 4<sup>th</sup> July 2013

#### July 4, 2013

Adani Mining					
Minin	Mining Lease Application 04/07/2013				
Point	Easting	Northing			
1	427817.3	7576405.1			
2	422653.2	7576380.0			
3	422635.2	7580069.7			
4	426078.9	7580086.8			
5	426087.5	7578241.3			
6	427808.5	7578249.7			
GDA 94 Coordinates					

# Adani Mining Pty Ltd Carmichael Coal Project

Carmichael North Background Land Tenure Details





#### **Carmichael North**

6.1 Lot Number	Lot 662	6.2 Plan Number	CP PH1491
6.3 Land Tenure Type	Crown leasehold		
6.4 Current Usage	Cattle grazing and breeding		
6.5 Owner's Name	Adani Mining Pty Ltd		
	Level 30 AMP Place		
6.6 Owner's Address	10 Eagle St		
	BRISBANE QLD 4000		



# Certificate of Registration of a Company



This is to certify that

#### ADANI MINING PTY LTD

#### Australian Company Number 145 455 205

is a registered company under the Corporations Act 2001 and is taken to be registered in Queensland.

The company is limited by shares.

The company is a proprietary company.

The day of commencement of registration is the twenty-eighth day of July 2010.

Issued by the Australian Securities and Investments Commission on this twenty-eighth day of July, 2010.

Anthony Michael D'Aloisio Chairman

Our Ref: Contact:

PP 74037 Kevin Pokarier (07) 4987 9371 Telephone: (07) 4987 9333

Facsimile: Email:

Kevin.Pokarier@dnrm.qld.gov.au

1 May 2013

Adani Mining Pty Ltd C/- Mining Tenement Services GPO Box 215 Brisbane Qld 4001

Government Department of Natural Resources and Mines

0 6 MAY 2013

Dear Sir/Madam

#### PROSPECTING PERMIT NO/S 74037

The holder of the above prospecting permit has informed me that you are the owners of the land subject of the permit.

Accordingly, for your information I enclose herewith a copy of the permit that was issued on 1 May 2013 for a period of three (3) months commencing from 2 May 2013.

During the three (3) month period covered by the permits, the permit holder or his/her authorised agent may enter upon the land for the purpose of marking out land that may be subject to application/s for mining lease/s.

Yours faithfully

Kevin J Pokarier

Mining Registrar, Field and Land Access

**Emerald Mining District** 





#### Part 3 Form Number 3

#### QUEENSLAND MINERAL RESOURCES ACT 1989

#### PARCEL PROSPECTING PERMIT NO 74037

MINING DISTRICT: EMERALD

1. Full name and address of holder

ADANI MINING PTY LTD

C/- MINING TENEMENT SERVICES

GPO BOX 215 BRISBANE QLD 1001

the holder of this Prospecting Permit and persons so authorised under the Mineral Resources Act 1989 by the issue of this Permit are permitted to enter upon the land described hereunder but restricted to the area and access specified in the attached sketch.

2. Locality

APPROX 140KM NORTH WEST OF CLERMONT

3, Local Authority

Isaac (R)

for the purpose of: PEGGING

4. Access through

LOT 662 ON PH1491 LEASEHOLD PASTORAL HOLDING 12/662

5. Background Land

LOT 662 ON PH1491 LEASEHOLD PASTORAL HOLDING 12/662

6. Minerals

COAL

7. Date Grant

01-MAY-2013

8. Dale Commence

02-MAY-2013

9, Date Expires

01-AUG-2013

10. Conditions

This Prospecting Permit is subject to the prescribed conditions and such other

conditions as are imposed or varied from time to time by notice in writing and signed by

the Mining Registrar.

11. Special Circumstances CONDITIONS AS PRESCRIBED AND ATTACHED : CONSENT INCLUDE THE AREA

Mining Registrar

OF MINING LEASE APPLICATIONS 70487 AND MLA 70490 IN THE PROSPECTING

PERMIT LODGED.

Granted this first day of May 2013.

#### CONDITIONS

The holder of the within Prospecting Permit is required to:-

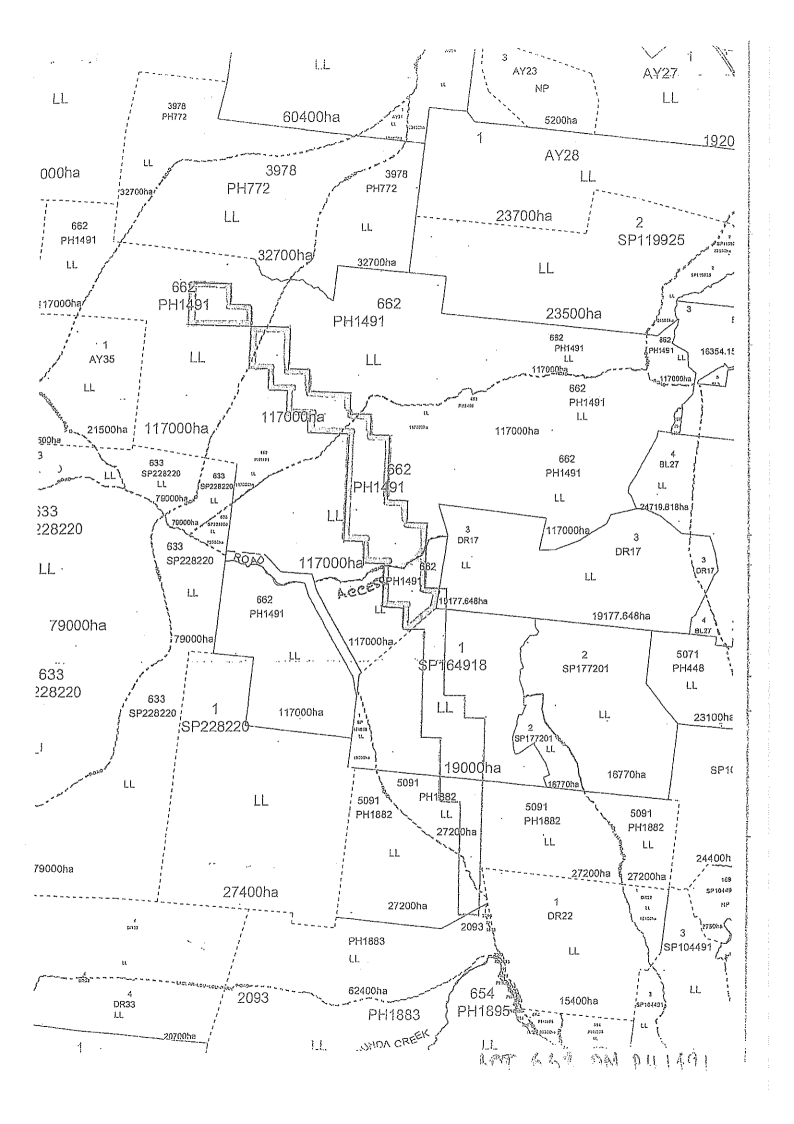
- (a) use, if practicable, only existing roads or tracks on the land to which the permit applies;
- (b) take reasonable steps to ensure no reproductive material of a declared plant is moved onto, within or from the land to which the permit applies. "Declared plant" means a plant that is a declared pest under the Land Protection (Pest and Stock Route Management) Act 2002 or declared to be a pest under a local law of a local government.
- (c) not allow an animal in the custody of the holder or person to be on the land to which the permit applies unless the land is fenced in a way to prevent the animal from leaving the land or the animal is restrained;
- (d) gain access to occupied land only at a point or points designated by a mining registrar unless the holder has obtained the consent in writing of the owner and has lodged that consent with the mining registrar;
- (c) not discharge a firearm unless the holder has the written consent of the owner of the land and the consent has been lodged with the mining registrar;
- (f) not light an open fire unless the holder has the written consent of the owner of the land and the consent has been lodged with the mining registrar;
- (g) not engage in any form of dredging;
- (h) not enter and be upon the surface of land of an owner within 100 metres laterally of a permanent building used mainly as accommodation, or for business purposes, or for community, sporting or recreational purposes, or as a place of worship, or within 50 metres laterally of a principal stockyard or dam, bore or artesian well or a cemetery or burial place without the written consent of the owner of that land lodged with the mining registrar;
- not enter land within 50m laterally of a place where activities are being carried on under an exploration permit only with the written consent of the exploration permit holder;
- (j) Prior notice of entry to be served. At least 5 business days (or such shorter period as is acceptable to the owner of the land and endorsed on the Notice of Entry) before initial entry is made on land under the authority of a prospecting permit, the holder of the prospecting permit shall notify the owner of intention to enter.
- (k) A holder of a prospecting permit for land may enter the land for-
  - purposes necessary to enable the holder to apply for a mining claim or mining lease over the land

The holder may-

- (a) enter and leave the land using a reasonable type of transport; and
- (b) enter and leave the land through land the permit states is access land.
- (l) Consent required to enter certain land
  - 1. A parcel prospecting permit holder may enter the surface of a reserve for prospecting purposes only with the written consent of the owner of the reserve.
  - 2. A district prospecting permit holder may enter the surface of occupied land only with the written consent of the owner of the land.
  - 3. Also, a prospecting permit holder may enter occupied land for hand mining only with the written consent of the owner of the land.
  - 4. In addition, a prospecting permit holder may enter restricted land only with the written consent of the owner of the land where the relevant permanent building, or relevant feature, is situated.

Note: Restricted land is defined as follows:

- a) Land within 100 m laterally of a permanent building used
  - i. mainly as accommodation or for business purposes; or
  - ii. for community, sporting or recreational purposes or as a place of worship.
- b) Land within 50 m laterally of any of the following features
  - i. a principal stockyard;
  - ii. a bore or artesian well;
  - iii. a dam;
  - iv. another artificial water storage connected to a water supply;
  - v. a cemetery or burial place.
- 5. Further, a prospecting permit holder may enter land within 50 metres laterally of a place where activities are being carried on under an exploration permit only with the written consent of the exploration permit holder.
- (m) not enter occupied land at night without the written consent of the land owner (you must comply with the owners conditions) OR unless the mining registrar permits entry at night (you must abide by the mining registrars conditions)
- comply with the Code of Environmental Compliance for prospecting permits for purposes of hand mining.



Our Ref: Contact:

PP 74036 to 74042 Kevin Pokarier (07) 4987 9371 Telephone: Facsimile: (07) 4987 9333

Email:

mines.emerald@dnrm.qld.gov.au

1 May 2013

Department of Natural Resources and Mines

Government

Adani Mining Pty Ltd C/- Mining Tenement Services GPO Box 215 Brisbane Qld 4001

Dear Sir/Madam,

I wish to advise that following your applications for prospecting permits, the undermentioned permits have been issued:-

PP 74036 - Lot 5091 on PH1882

PP 74037 - Lot 662 on PH1491

PP 74038 - Lot 1 on RP164018

PP 74039 - Part of Unnamed Road within Lot 5091 on PH882

PP 74040 - Part of Unnamed Road within Lot 662 on PH1491

PP 74041 - Part of Unnamed Road within Lot 662 on PH1491

PP 74042 - Part of Unnamed Road within Lot 662 on PH1491

During the three (3) month period covered by the permits, you or your authorised agent may enter upon the land for the purposes marking out land that may be the subject to an application for a mining lease /s. Your entry onto the land is subject to your compliance with the attached conditions and Section 19 of the Mineral Resources Act 1989.

Please note that the Prospecting Permits have only been issued in respect of the parcel or parcels of land nominated in the application.

Kevin J Pokarier

Mining Registrar, Field and Land Access

**Emerald Mining District** 

Mining Registrar Department of Natural Resources and Mines 99 Hospital Road, Emerald PO Box 245, Emerald Queensland 4720 Australia Telephone +61 7 4987 9373 Facsimile + 61 7 4987 9333 Email: mines.emerald@dnrm.qld.gov.au Website www.dnrm.gld.gov.au



# Receipt / Tax Invoice Department of Natural Resources and Mines

18 Apr 2013 12:54 pm Page 1 of 1 GRR\_200 3.0.9

(ABN: 59 020 847 551)

Receipt Number:

EM312507

Date Payment Receipted: 18-APR-2013

Received From:

THOMPSON Alan

Address:

c/- MTS

GPO Box 215

Brisbane

QLD

4001

**Payment Details** 

Pay Method: EFTPos Credit Card

Remarks:

APPL FEES PROSPECTING PERMITS.

Description	QTY	Price	GST*	Total Amount
APPLICATION FEE PROS PERMIT PARCEL PP 74041	1	\$106.60	\$0.00	\$106.60
APPLICATION FEE PROS PERMIT PARCEL PP 74040	1	\$106.60	\$0.00	\$106.60
APPLICATION FEE PROS PERMIT PARCEL PP 74042	1	\$106.60	\$0.00	\$106.60
	Totals:	\$319.80	\$0.00	\$319.80

**Amount Received:** 

\$319.80

Cashier:

Kevin POKARIER

Per Authorised Accounting Officer . .

Cheques or other negotiable instruments accepted subject to clearance.

Contact: Emerald District Office - (07) 4987 9373

Business use only

Total Administered:

\$319.80

Total Receipt:

\$319.80

<sup>\*</sup> GST is a Commonwealth Government Tax; # Refund has been authorised but has not been approved



# Receipt / Tax Invoice Department of Natural Resources and Mines

17 Apr 2013 04:08 pm Page 1 of 1 GRR\_200 3.0.9

(ABN: 59 020 847 551)

Receipt Number:

EM312463

Date Payment Receipted: 17-APR-2013

Received From:

MINING TENEMENT SERVICES PTY LTD

Address:

GPO BOX 215

BRISBANE

QLD 4001

**Payment Details** 

Pay Method: Cheque / Aust. Money Order

Cheque No.: 202440

Bank: WBC

Branch: Queen & Eagle Sts Cnr Queen and Eagle Streets Brisbane

QLD 4000

Remarks:

PP74036, 74037, 74038, 74039 APPLICATION FOR PROSPECTING PERMITS

Description	QTY	Price	GST*	Total Amount
APPLICATION FEE PROS PERMIT PARCEL PP 74037	1	\$106.60	\$0.00	\$106.60
APPLICATION FEE PROS PERMIT PARCEL PP 74039	1	\$106.60	\$0.00	\$106.60
APPLICATION FEE PROS PERMIT PARCEL PP 74038	1	\$106.60	\$0.00	\$106.60
APPLICATION FEE PROS PERMIT PARCEL PP 74036	1	\$106.60	\$0.00	\$106.60
	Totals:	\$426.40	\$0.00	\$426.40

Amount Received:

\$426.40

Cashier:

Ariana CORKILL

Per Authorised Accounting Officer . . . .

Cheques or other negotiable instruments accepted subject to clearance.

Contact: Emerald District Office - (07) 4987 9373

Business use only

Total Administered:

\$426.40

Total Receipt:

\$426.40

\* GST is a Commonwealth Government Tax; # Refund has been authorised but has not been approved



#### Part 3 Form Number 3

#### QUEENSLAND MINERAL RESOURCES ACT 1989

#### PARCEL PROSPECTING PERMIT NO 74036

MINING DISTRICT: EMERALD

1. Full name and address of holder

ADANI MINING PTY LTD

C/- MINING TENEMENT SERVICES

GPO BOX 215 BRISBANE QLD 4001

the holder of this Prospecting Permit and persons so authorised under the Mineral Resources Act 1989 by the issue of this Permit are permitted to enter upon the land described hereunder but restricted to the area and access specified in the attached sketch.

2. Locality

APPROX 140KM NORTH WEST OF CLERMON'T

3. Local Authority

for the purpose of: PEGGING

4. Access through

LOT 5091 ON PH1882 LEASEHOLD PASTORAL HOLDING 12/5091

5. Background Land

LOT 5091 ON PH1882 LEASEHOLD PASTORAL HOLDING 12/5091

6. Minerals

COAL

7. Date Grant

01-MAY-2013

8. Dale Commence

02-MAY-2013

9. Date Expires

01-AUG-2013

10. Conditions

This Prospecting Permit is subject to the prescribed conditions and such other conditions as are imposed or varied from time to time by notice in writing and signed by

the Mining Registrar.

11. Special Circumstances CONDITIONS AS PRESCRIBED AND ATTACHED : CONSENT IN INCLUDE THE AREA OF MINING LEASE APPLICATION 70490 IN THE PROSPECTING PERMIT

LODGED.

Granted this first day of May 2013.

Mining Registrar

#### CONDITIONS

The holder of the within Prospecting Permit is required to:-

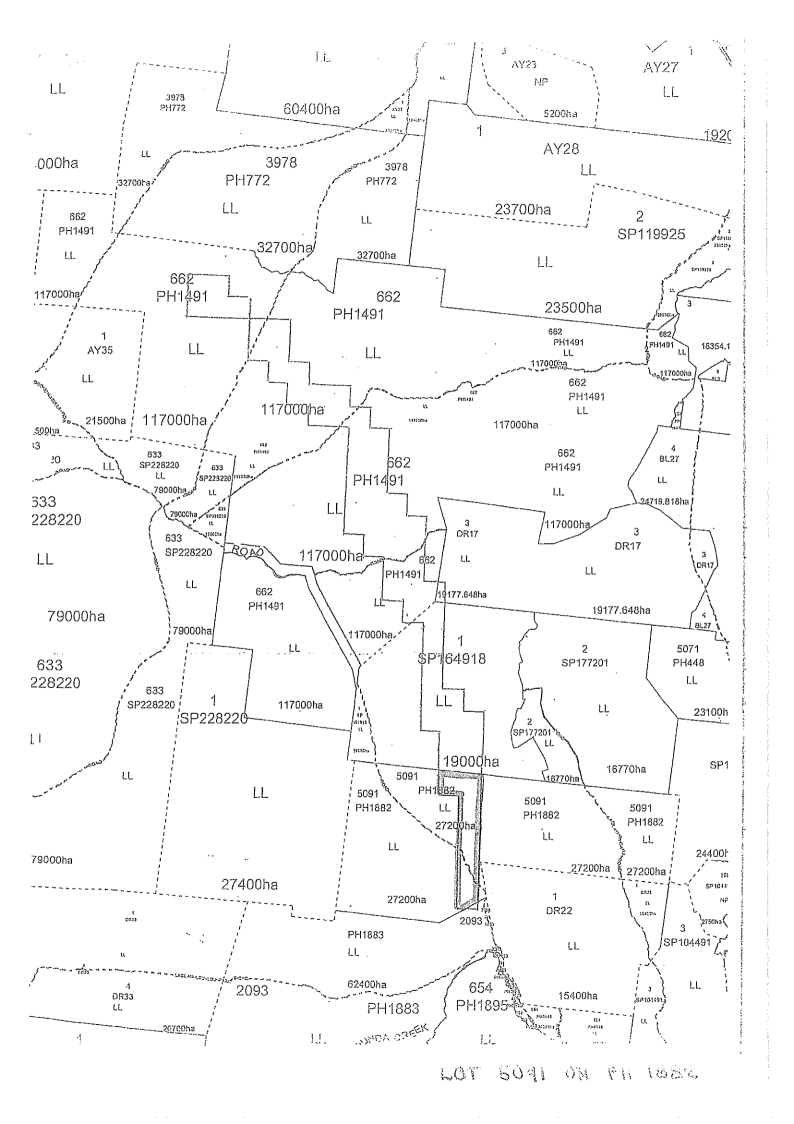
- (a) use, if practicable, only existing roads or tracks on the land to which the permit applies;
- (b) take reasonable steps to ensure no reproductive material of a declared plant is moved onto, within or from the land to which the permit applies. "Declared plant" means a plant that is a declared pest under the Land Protection (Pest and Stock Route Management) Act 2002 or declared to be a pest under a local law of a local government.
- (c) not allow an animal in the custody of the holder or person to be on the land to which the permit applies unless the land is fenced in a way to prevent the animal from leaving the land or the animal is restrained;
- (d) gain access to occupied land only at a point or points designated by a mining registrar unless the holder has obtained the consent in writing of the owner and has lodged that consent with the mining registrar;
- (e) not discharge a firearm unless the holder has the written consent of the owner of the land and the consent has been lodged with the mining registrar;
- (f) not light an open fire unless the holder has the written consent of the owner of the land and the consent has been lodged with the mining registrar;
- (g) not engage in any form of dredging;
- (h) not enter and be upon the surface of land of an owner within 100 metres laterally of a permanent building used mainly as accommodation, or for business purposes, or for community, sporting or recreational purposes, or as a place of worship, or within 50 metres laterally of a principal stockyard or dam, bore or artesian well or a cemetery or burial place without the written consent of the owner of that land lodged with the mining registrar;
- not enter land within 50m laterally of a place where activities are being carried on under an exploration permit only with the written consent of the exploration permit holder;
- (j) Prior notice of entry to be served. At least 5 business days (or such shorter period as is acceptable to the owner of the land and endorsed on the Notice of Entry) before initial entry is made on land under the authority of a prospecting permit, the holder of the prospecting permit shall notify the owner of intention to enter.
- (k) A holder of a prospecting permit for land may enter the land for-
  - purposes necessary to enable the holder to apply for a mining claim or mining lease over the land

The holder may-

- (a) enter and leave the land using a reasonable type of transport; and
- (b) enter and leave the land through land the permit states is access land.
- (l) Consent required to enter certain land
  - 1. A parcel prospecting permit holder may enter the surface of a reserve for prospecting purposes only with the written consent of the owner of the reserve.
  - 2. A district prospecting permit holder may enter the surface of occupied land only with the written consent of the owner of the land.
  - 3. Also, a prospecting permit holder may enter occupied land for hand mining only with the written consent of the owner of the land.
  - 4. In addition, a prospecting permit holder may enter restricted land only with the written consent of the owner of the land where the relevant permanent building, or relevant feature, is situated.

Note: Restricted land is defined as follows:

- a) Land within 100 m laterally of a permanent building used
  - i. mainly as accommodation or for business purposes; or
  - ii. for community, sporting or recreational purposes or as a place of worship.
- b) Land within 50 m laterally of any of the following features
  - i. a principal stockyard;
  - ii. a bore or artesian well;
  - iii. a dam;
  - iv. another artificial water storage connected to a water supply;
  - v. a cemetery or burial place.
- 5. Further, a prospecting permit holder may enter land within 50 metres laterally of a place where activities are being carried on under an exploration permit only with the written consent of the exploration permit holder.
- (m) not enter occupied land at night without the written consent of the land owner (you must comply with the owners conditions) OR unless the mining registrar permits entry at night (you must abide by the mining registrars conditions)
- (n) comply with the Code of Environmental Compliance for prospecting permits for purposes of hand mining.





### QUEENSLAND MINERAL RESOURCES ACT 1989

## PARCEL PROSPECTING PERMIT NO 74037

MINING DISTRICT: EMERALD

1. Full name and address of holder

ADANI MINING PTY LTD

C/- MINING TENEMENT SERVICES

GPO BOX 215 BRISBANE QLD 4001

the holder of this Prospecting Permit and persons so authorised under the Mineral Resources Act 1989 by the issue of this Permit are permitted to enter upon the land described hereunder but restricted to the area and access specified in the attached

sketch.

2. Locality

APPROX 140KM NORTH WEST OF CLERMONT

3. Local Authority

Isaac (R)

for the purpose of: PEGGING

4. Access through

LOT 662 ON PH1491 LEASEHOLD PASTORAL HOLDING 12/662

5. Background Land

LOT 662 ON PH1491 LEASEHOLD PASTORAL HOLDING 12/662

6. Minerals

COAL

7. Date Grant

01-MAY-2013

8. Date Commence

02-MAY-2013

9. Date Expires

01-AUG-2013

10. Conditions

This Prospecting Permit is subject to the prescribed conditions and such other conditions as are imposed or varied from time to time by notice in writing and signed by

the Mining Registrar.

11. Special Circumstances CONDITIONS AS PRESCRIBED AND ATTACHED : CONSENT INCLUDE THE AREA OF MINING LEASE APPLICATIONS 70487 AND MLA 70490 IN THE PROSPECTING

Mining Registrar

PERMIT LODGED.

Granted this first day of May 2013.

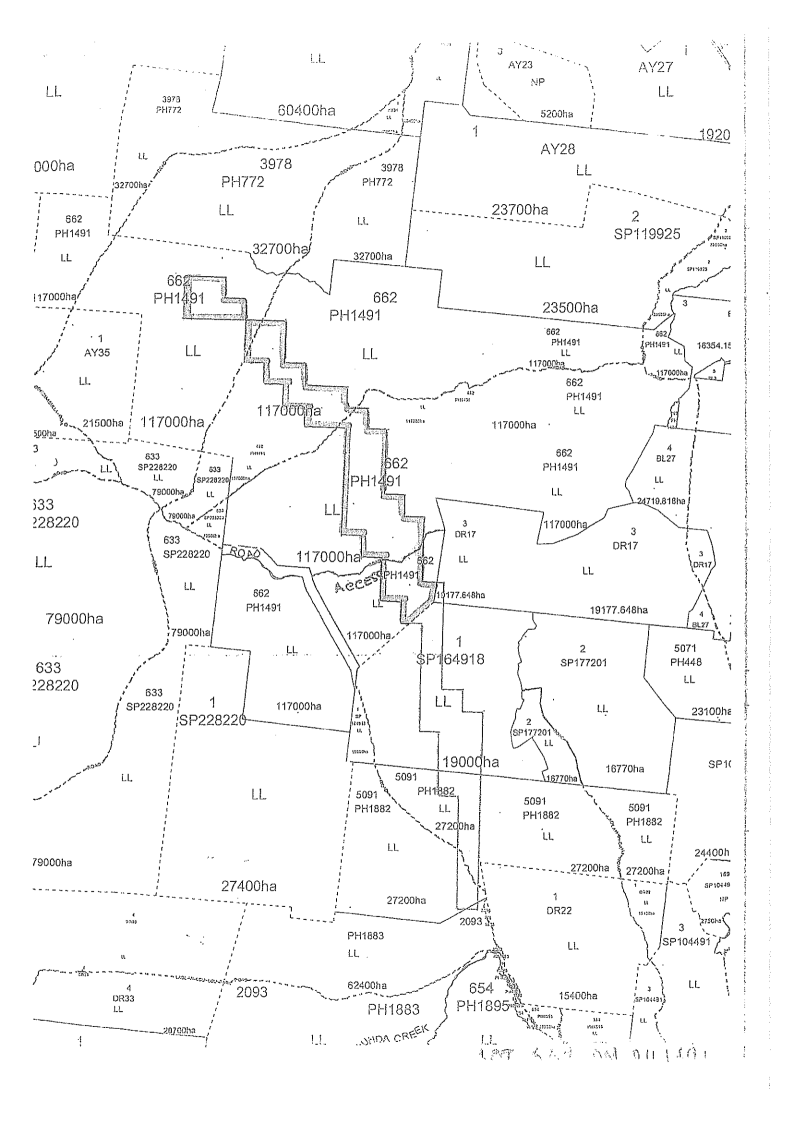
The holder of the within Prospecting Permit is required to:-

- (a) use, if practicable, only existing roads or tracks on the land to which the permit applies;
- (b) take reasonable steps to ensure no reproductive material of a declared plant is moved onto, within or from the land to which the permit applies. "Declared plant" means a plant that is a declared pest under the Land Protection (Pest and Stock Route Management) Act 2002 or declared to be a pest under a local law of a local government.
- (c) not allow an animal in the custody of the holder or person to be on the land to which the permit applies unless the land is fenced in a way to prevent the animal from leaving the land or the animal is restrained;
- (d) gain access to occupied land only at a point or points designated by a mining registrar unless the holder has obtained the consent in writing of the owner and has lodged that consent with the mining registrar;
- (e) not discharge a firearm unless the holder has the written consent of the owner of the land and the consent has been lodged with the mining registrar;
- (f) not light an open fire unless the holder has the written consent of the owner of the land and the consent has been lodged with the mining registrar;
- (g) not engage in any form of dredging;
- (h) not enter and be upon the surface of land of an owner within 100 metres laterally of a permanent building used mainly as accommodation, or for business purposes, or for community, sporting or recreational purposes, or as a place of worship, or within 50 metres laterally of a principal stockyard or dam, bore or artesian well or a cemetery or burial place without the written consent of the owner of that land lodged with the mining registrar;
- not enter land within 50m laterally of a place where activities are being carried on under an exploration permit only with the written consent of the exploration permit holder;
- (j) Prior notice of entry to be served. At least 5 business days (or such shorter period as is acceptable to the owner of the land and endorsed on the Notice of Entry) before initial entry is made on land under the authority of a prospecting permit, the holder of the prospecting permit shall notify the owner of intention to enter.
- (k) A holder of a prospecting permit for land may enter the land for-
  - a. purposes necessary to enable the holder to apply for a mining claim or mining lease over the land

The holder may-

- (a) enter and leave the land using a reasonable type of transport; and
- (b) enter and leave the land through land the permit states is access land.
- (l) Consent required to enter certain land
  - 1. A parcel prospecting permit holder may enter the surface of a reserve for prospecting purposes only with the written consent of the owner of the reserve.
  - 2. A district prospecting permit holder may enter the surface of occupied land only with the written consent of the owner of the land.
  - 3. Also, a prospecting permit holder may enter occupied land for hand mining only with the written consent of the owner of the land.
  - 4. In addition, a prospecting permit holder may enter restricted land only with the written consent of the owner of the land where the relevant permanent building, or relevant feature, is situated.

- a) Land within 100 m laterally of a permanent building used
  - i. mainly as accommodation or for business purposes; or
  - ii. for community, sporting or recreational purposes or as a place of worship.
- b) Land within 50 m laterally of any of the following features
  - i. a principal stockyard;
  - ii. a bore or artesian well;
  - iii. a dam:
  - iv. another artificial water storage connected to a water supply;
  - v. a cemetery or burial place.
- 5. Further, a prospecting permit holder may enter land within 50 metres laterally of a place where activities are being carried on under an exploration permit only with the written consent of the exploration permit holder.
- (m) not enter occupied land at night without the written consent of the land owner (you must comply with the owners conditions) OR unless the mining registrar permits entry at night (you must abide by the mining registrars conditions)
- (n) comply with the Code of Environmental Compliance for prospecting permits for purposes of hand mining.





## QUEENSLAND MINERAL RESOURCES ACT 1989

### PARCEL PROSPECTING PERMIT NO 74038

MINING DISTRICT: EMERALD

1. Full name and address of holder ADANI MINING PTY LTD

C/- MINING TENEMENT SERVICES

GPO BOX 215 BRISBANE QLD 4001

the holder of this Prospecting Permit and persons so authorised under the Mineral Resources Act 1989 by the Issue of this Permit are permitted to enter upon the land described hereunder but restricted to the area and access specified in the attached

sketch.

2. Locality

APPROX 140KM NORTH WEST OF CLERMONT

3. Local Authority

Isaac (R)

for the purpose of: PEGGING

4. Access through

LOT 1 ON SP164018 LEASEHOLD GRAZING HOMESTEAD PERPETUAL LEASE

220168

5. Background Land

LOT 1 ON SP164018 LEASEHOLD GRAZING HOMESTEAD PERPETUAL LEASE

220168

6. Minerals

COAL

7. Date Grant

01-MAY-2013

8. Date Commence

02-MAY-2013

9. Date Expires

01-AUG-2013

10. Condillons

This Prospecting Permit is subject to the prescribed conditions and such other

conditions as are imposed or varied from time to time by notice in writing and signed by

the Mining Registrar.

11. Special Circumstances CONDITIONS AS PRESCRIBED AND ATTACHED: CONSENT TO INCLUDE THE

Mining Registrar

AREA OF MINING LEASE APPLICATION 70490 IN THE PROSPECTING PERMIT

LODGED.

Granted this first day of May 2013.

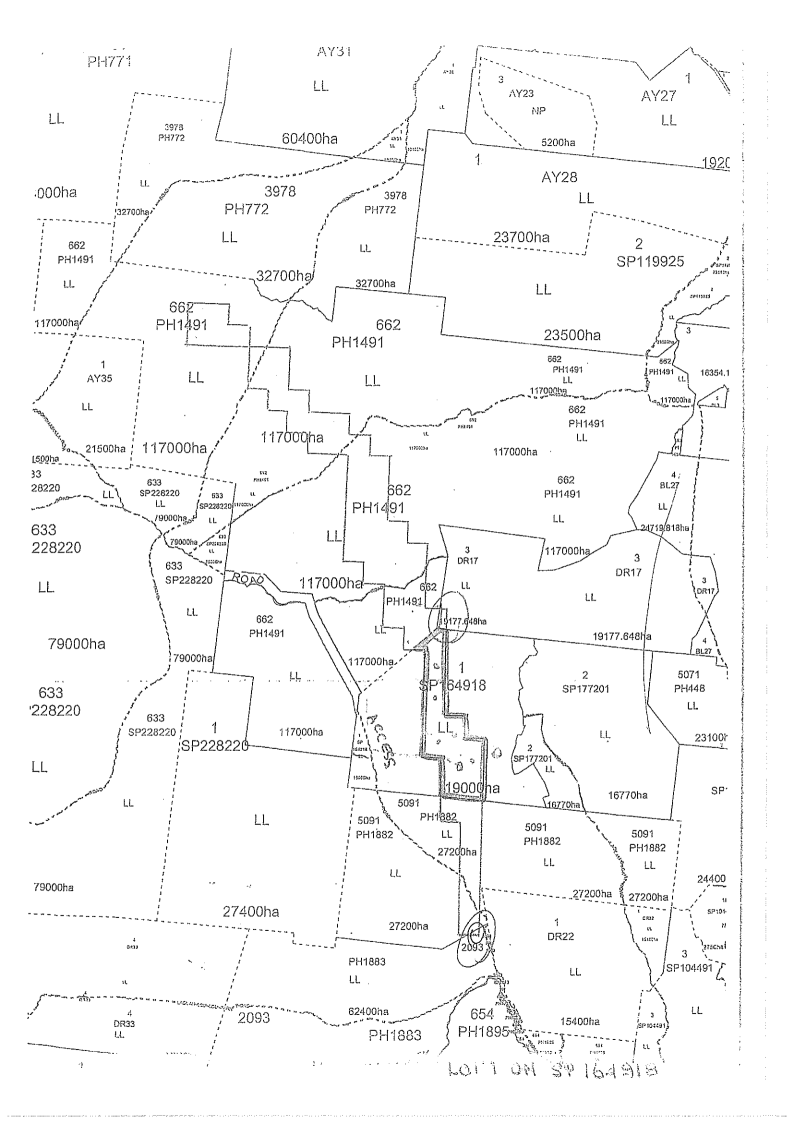
The holder of the within Prospecting Permit is required to:-

- (a) use, if practicable, only existing roads or tracks on the land to which the permit applies;
- (b) take reasonable steps to ensure no reproductive material of a declared plant is moved onto, within or from the land to which the permit applies. "Declared plant" means a plant that is a declared pest under the Land Protection (Pest and Stock Route Management) Act 2002 or declared to be a pest under a local law of a local government.
- (c) not allow an animal in the custody of the holder or person to be on the land to which the permit applies unless the land is fenced in a way to prevent the animal from leaving the land or the animal is restrained;
- (d) gain access to occupied land only at a point or points designated by a mining registrar unless the holder has obtained the consent in writing of the owner and has lodged that consent with the mining registrar;
- (e) not discharge a firearm unless the holder has the written consent of the owner of the land and the consent has been lodged with the mining registrar;
- (f) not light an open fire unless the holder has the written consent of the owner of the land and the consent has been lodged with the mining registrar;
- (g) not engage in any form of dredging;
- (h) not enter and be upon the surface of land of an owner within 100 metres laterally of a permanent building used mainly as accommodation, or for business purposes, or for community, sporting or recreational purposes, or as a place of worship, or within 50 metres laterally of a principal stockyard or dam, bore or artesian well or a cemetery or burial place without the written consent of the owner of that land lodged with the mining registrar;
- not enter land within 50m laterally of a place where activities are being carried on under an exploration permit only with the written consent of the exploration permit holder;
- (j) Prior notice of entry to be served. At least 5 business days (or such shorter period as is acceptable to the owner of the land and endorsed on the Notice of Entry) before initial entry is made on land under the authority of a prospecting permit, the holder of the prospecting permit shall notify the owner of intention to enter.
- (k) A holder of a prospecting permit for land may enter the land for-
  - purposes necessary to enable the holder to apply for a mining claim or mining lease over the land

The holder may-

- (a) enter and leave the land using a reasonable type of transport; and
- (b) enter and leave the land through land the permit states is access land.
- (l) Consent required to enter certain land
  - 1. A parcel prospecting permit holder may enter the surface of a reserve for prospecting purposes only with the written consent of the owner of the reserve.
  - 2. A district prospecting permit holder may enter the surface of occupied land only with the written consent of the owner of the land.
  - 3. Also, a prospecting permit holder may enter occupied land for hand mining only with the written consent of the owner of the land.
  - 4. In addition, a prospecting permit holder may enter restricted land only with the written consent of the owner of the land where the relevant permanent building, or relevant feature, is situated.

- a) Land within 100 m laterally of a permanent building used
  - i. mainly as accommodation or for business purposes; or
  - ii. for community, sporting or recreational purposes or as a place of worship.
- b) Land within 50 m laterally of any of the following features
  - i. a principal stockyard;
  - ii. a bore or artesian well;
  - iii. a dam;
  - iv. another artificial water storage connected to a water supply;
  - v. a cemetery or burial place.
- 5. Further, a prospecting permit holder may enter land within 50 metres laterally of a place where activities are being carried on under an exploration permit only with the written consent of the exploration permit holder.
- (m) not enter occupied land at night without the written consent of the land owner (you must comply with the owners conditions) OR unless the mining registrar permits entry at night (you must abide by the mining registrars conditions)
- (n) comply with the Code of Environmental Compliance for prospecting permits for purposes of hand mining.





**QUEENSLAND** MINERAL RESOURCES ACT 1989

PARCEL PROSPECTING PERMIT NO 74039

MINING DISTRICT: EMERALD

1. Full name and address of holder ADANI MINING PTY LTD

C/- MINING TENEMENT SERVICES

GPO BOX 215 BRISBANE QLD 4001

the holder of this Prospecting Permit and persons so authorised under the Mineral Resources Act 1989 by the Issue of this Permit are permitted to enter upon the land described hereunder but restricted to the area and access specified in the attached sketch.

2. Locality

APPROX 140KM NORTH WEST OF CLERMONT

3. Local Authority

Isaac (R)

for the purpose of: PEGGING

4. Access through

5, Background Land

ROAD RESERVE UNNAMED ROAD WITHIN LOT 5091 ON PH1882 PASTORAL

**HOLDING** 

6. Minerals

COAL

7. Dale Grant

01-MAY-2013

8. Date Commence

02-MAY-2013

9. Date Expires

01-AUG-2013

10. Conditions

This Prospecting Permit is subject to the prescribed conditions and such other

conditions as are imposed or varied from time to time by notice in writing and signed by

the Mining Registrar.

11. Special

Circumstances

CONDITIONS AS PRESCRIBED AND ATTACHED : PERMIT RESTRCITED THAT PART

OF ROAD RESERVE AS SHOWN ON THE ATTACHED PLAN - CONSENT TO INCLUDE AREA OF MINING LEASE APPLICATION 70490 IN THE PROSPECTING

PERMIT LODGED.

Granted this first day of May 2013.

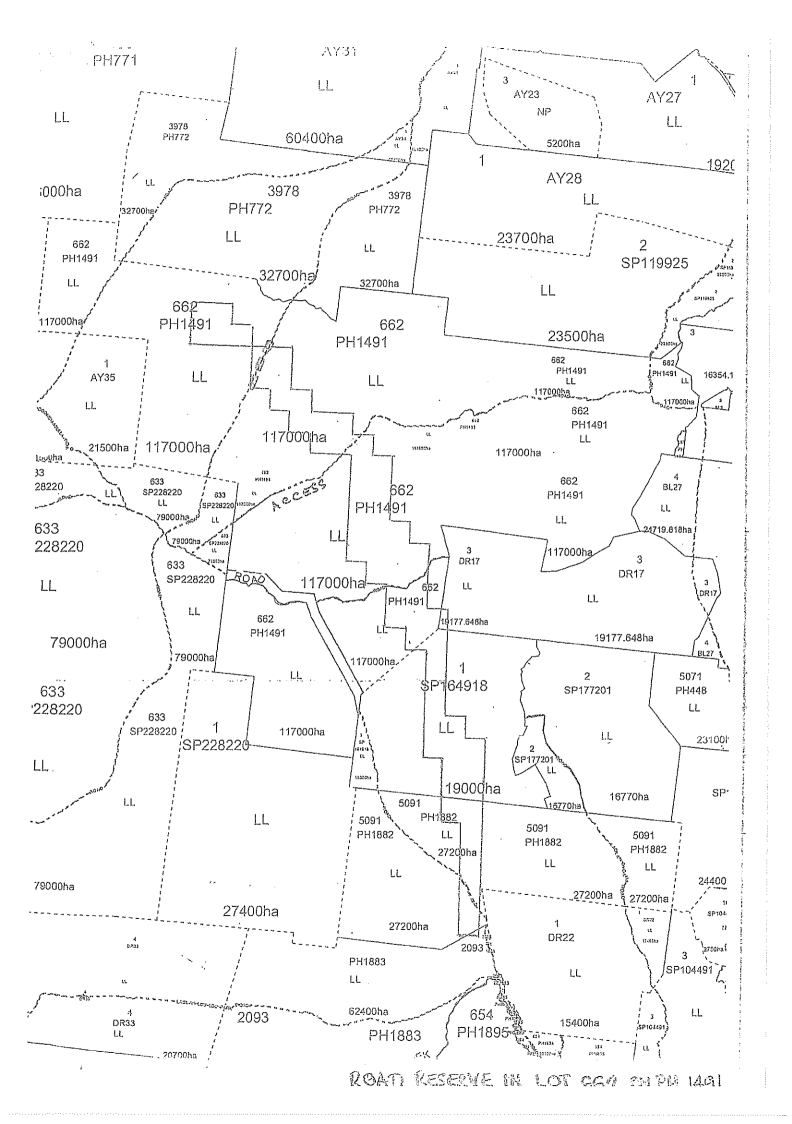
The holder of the within Prospecting Permit is required to:-

- (a) use, if practicable, only existing roads or tracks on the land to which the permit applies;
- (b) take reasonable steps to ensure no reproductive material of a declared plant is moved onto, within or from the land to which the permit applies. "Declared plant" means a plant that is a declared pest under the Land Protection (Pest and Stock Route Management) Act 2002 or declared to be a pest under a local law of a local government.
- (c) not allow an animal in the custody of the holder or person to be on the land to which the permit applies unless the land is fenced in a way to prevent the animal from leaving the land or the animal is restrained;
- (d) gain access to occupied land only at a point or points designated by a mining registrar unless the holder has obtained the consent in writing of the owner and has lodged that consent with the mining registrar:
- (e) not discharge a firearm unless the holder has the written consent of the owner of the land and the consent has been lodged with the mining registrar;
- (f) not light an open fire unless the holder has the written consent of the owner of the land and the consent has been lodged with the mining registrar;
- (g) not engage in any form of dredging;
- (h) not enter and be upon the surface of land of an owner within 100 metres laterally of a permanent building used mainly as accommodation, or for business purposes, or for community, sporting or recreational purposes, or as a place of worship, or within 50 metres laterally of a principal stockyard or dam, bore or artesian well or a cemetery or burial place without the written consent of the owner of that land lodged with the mining registrar;
- not enter land within 50m laterally of a place where activities are being carried on under an exploration permit only with the written consent of the exploration permit holder;
- (j) Prior notice of entry to be served. At least 5 business days (or such shorter period as is acceptable to the owner of the land and endorsed on the Notice of Entry) before initial entry is made on land under the authority of a prospecting permit, the holder of the prospecting permit shall notify the owner of intention to enter.
- (k) A holder of a prospecting permit for land may enter the land for-
  - purposes necessary to enable the holder to apply for a mining claim or mining lease over the land

The holder may-

- (a) enter and leave the land using a reasonable type of transport; and
- (b) enter and leave the land through land the permit states is access land.
- (I) Consent required to enter certain land
  - 1. A parcel prospecting permit holder may enter the surface of a reserve for prospecting purposes only with the written consent of the owner of the reserve.
  - 2. A district prospecting permit holder may enter the surface of occupied land only with the written consent of the owner of the land.
  - 3. Also, a prospecting permit holder may enter occupied land for hand mining only with the written consent of the owner of the land.
  - 4. In addition, a prospecting permit holder may enter restricted land only with the written consent of the owner of the land where the relevant permanent building, or relevant feature, is situated.

- a) Land within 100 m laterally of a permanent building used
  - i. mainly as accommodation or for business purposes; or
  - ii. for community, sporting or recreational purposes or as a place of worship.
- b) Land within 50 m laterally of any of the following features
  - i. a principal stockyard;
  - ii. a bore or artesian well;
  - iii. a dam;
  - iv. another artificial water storage connected to a water supply;
  - v. a cemetery or burial place.
- 5. Further, a prospecting permit holder may enter land within 50 metres laterally of a place where activities are being carried on under an exploration permit only with the written consent of the exploration permit holder.
- (m) not enter occupied land at night without the written consent of the land owner (you must comply with the owners conditions) OR unless the mining registrar permits entry at night (you must abide by the mining registrars conditions)
- (n) comply with the Code of Environmental Compliance for prospecting permits for purposes of hand mining.





### **QUEENSLAND** MINERAL RESOURCES ACT 1989

#### PARCEL PROSPECTING PERMIT NO 74040

MINING DISTRICT: EMERALD

1. Full name and address of holder ADANI MINING PTY LTD

C/- MINING TENEMENT SERVICES

GPO BOX 215 BRISBANE QLD4001

the holder of this Prospecting Permit and persons so authorised under the Mineral Resources Act 1989 by the issue of this Permit are permitted to enter upon the land described hereunder but restricted to the area and access specified in the attached sketch.

2. Locality

APPROX 140 KM NORTH WEST OF CLERMONT

3. Local Authority

Isaac (R)

for the purpose of: PEGGING

4. Access through

5. Background Land

ROAD RESERVE UNNAMED ROAD WITHIN LOT 662 ON PH1491

6. Minerals

COAL

7. Dale Grant

01-MAY-2013

8. Date Commence

02-MAY-2013

9. Date Expires

01-AUG-2013

10. Conditions

This Prospecting Permit is subject to the prescribed conditions and such other

conditions as are imposed or varied from time to time by notice in writing and signed by

the Mining Registrar.

11. Special Circumstances CONDITIONS AS PRESCRIBED AND ATTACHED. PERMIT RESTRCITED THAT PART OF ROAD RESERVE HAS SHOWN ON ATTAHCED PLAN. CONSENT FOR THE INCLUSION OF LAND WITHIN MINING LEASE APPLICATION 70490 LODGED WITH

APPLICATION.

Granted this first day of May 2013.

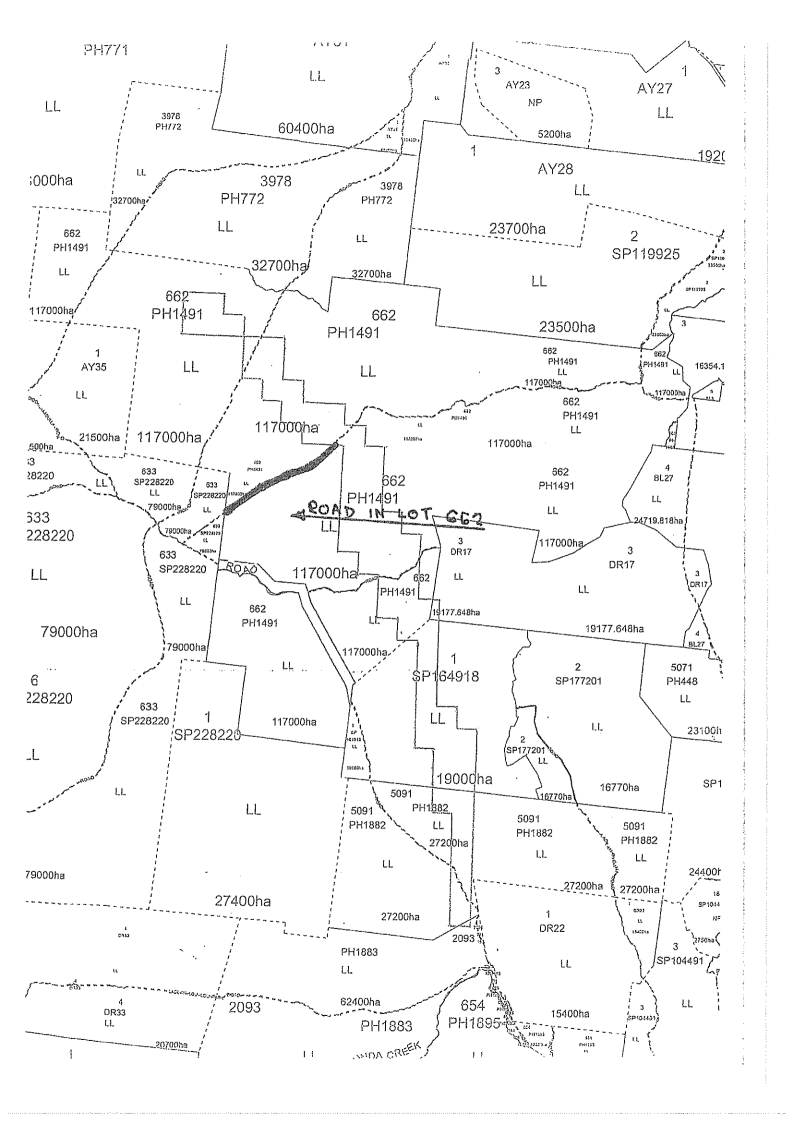
The holder of the within Prospecting Permit is required to:-

- (a) use, if practicable, only existing roads or tracks on the land to which the permit applies;
- (b) take reasonable steps to ensure no reproductive material of a declared plant is moved onto, within or from the land to which the permit applies. "Declared plant" means a plant that is a declared pest under the Land Protection (Pest and Stock Route Management) Act 2002 or declared to be a pest under a local law of a local government.
- (c) not allow an animal in the custody of the holder or person to be on the land to which the permit applies unless the land is fenced in a way to prevent the animal from leaving the land or the animal is restrained;
- (d) gain access to occupied land only at a point or points designated by a mining registrar unless the holder has obtained the consent in writing of the owner and has lodged that consent with the mining registrar;
- (e) not discharge a firearm unless the holder has the written consent of the owner of the land and the consent has been lodged with the mining registrar;
- (f) not light an open fire unless the holder has the written consent of the owner of the land and the consent has been lodged with the mining registrar;
- (g) not engage in any form of dredging;
- (h) not enter and be upon the surface of land of an owner within 100 metres laterally of a permanent building used mainly as accommodation, or for business purposes, or for community, sporting or recreational purposes, or as a place of worship, or within 50 metres laterally of a principal stockyard or dam, bore or artesian well or a cemetery or burial place without the written consent of the owner of that land lodged with the mining registrar;
- not enter land within 50m laterally of a place where activities are being carried on under an exploration permit only with the written consent of the exploration permit holder;
- (j) Prior notice of entry to be served. At least 5 business days (or such shorter period as is acceptable to the owner of the land and endorsed on the Notice of Entry) before initial entry is made on land under the authority of a prospecting permit, the holder of the prospecting permit shall notify the owner of intention to enter.
- (k) A holder of a prospecting permit for land may enter the land for-
  - a. purposes necessary to enable the holder to apply for a mining claim or mining lease over the land

The holder may-

- (a) enter and leave the land using a reasonable type of transport; and
- (b) enter and leave the land through land the permit states is access land.
- (l) Consent required to enter certain land
  - 1. A parcel prospecting permit holder may enter the surface of a reserve for prospecting purposes only with the written consent of the owner of the reserve.
  - 2. A district prospecting permit holder may enter the surface of occupied land only with the written consent of the owner of the land.
  - 3. Also, a prospecting permit holder may enter occupied land for hand mining only with the written consent of the owner of the land.
  - 4. In addition, a prospecting permit holder may enter restricted land only with the written consent of the owner of the land where the relevant permanent building, or relevant feature, is situated.

- a) Land within 100 m laterally of a permanent building used
  - i. mainly as accommodation or for business purposes; or
  - ii. for community, sporting or recreational purposes or as a place of worship.
- b) Land within 50 m laterally of any of the following features
  - i. a principal stockyard;
  - ii. a bore or artesian well;
  - iii. a dam;
  - iv. another artificial water storage connected to a water supply;
  - v. a cemetery or burial place.
- 5. Further, a prospecting permit holder may enter land within 50 metres laterally of a place where activities are being carried on under an exploration permit only with the written consent of the exploration permit holder.
- (m) not enter occupied land at night without the written consent of the land owner (you must comply with the owners conditions) OR unless the mining registrar permits entry at night (you must abide by the mining registrars conditions)
- (n) comply with the Code of Environmental Compliance for prospecting permits for purposes of hand mining.





#### QUEENSLAND MINERAL RESOURCES ACT 1989

### PARCEL PROSPECTING PERMIT NO 74041

MINING DISTRICT: EMERALD

1. Full name and address of holder

ADANI MINING PTY LTD

C/- MINING TENEMENT SERVICES

GPO BOX 215 BRISBANE QLD 4001

the holder of this Prospecting Permit and persons so authorised under the Mineral Resources Act 1989 by the issue of this Permit are permitted to enter upon the land described hereunder but restricted to the area and access specified in the attached

sketch.

2. Locality

APPROX 140 KM NORTH WEST OF CLERMONT

3. Local Authority

Isaac (R)

for the purpose of: PEGGING

4. Access through

5. Background Land

ROAD RESERVE UNNAMED ROAD WITHIN LOT 662 ON PH1491

6. Minerals

COAL

7. Date Grant 8. Date Commence 01-MAY-2013

9. Date Expires

02-MAY-2013 01-AUG-2013

10. Conditions

This Prospecting Permit is subject to the prescribed conditions and such other

conditions as are imposed or varied from time to time by notice in writing and signed by

the Mining Registrer.

11, Special Circumstances CONDITIONS AS ATTACHED AND PRESCRIBED, PERMIT RESTRCITED TO THAT PART OF THE ROAD RESERVE AS SHOWN ON ATTACHED PLAN. CONSENT TO

INCLUDE LAND WITHIN MINING LEASE APPLICATION 70490 KODGED.

Granted this first day of May 2013.

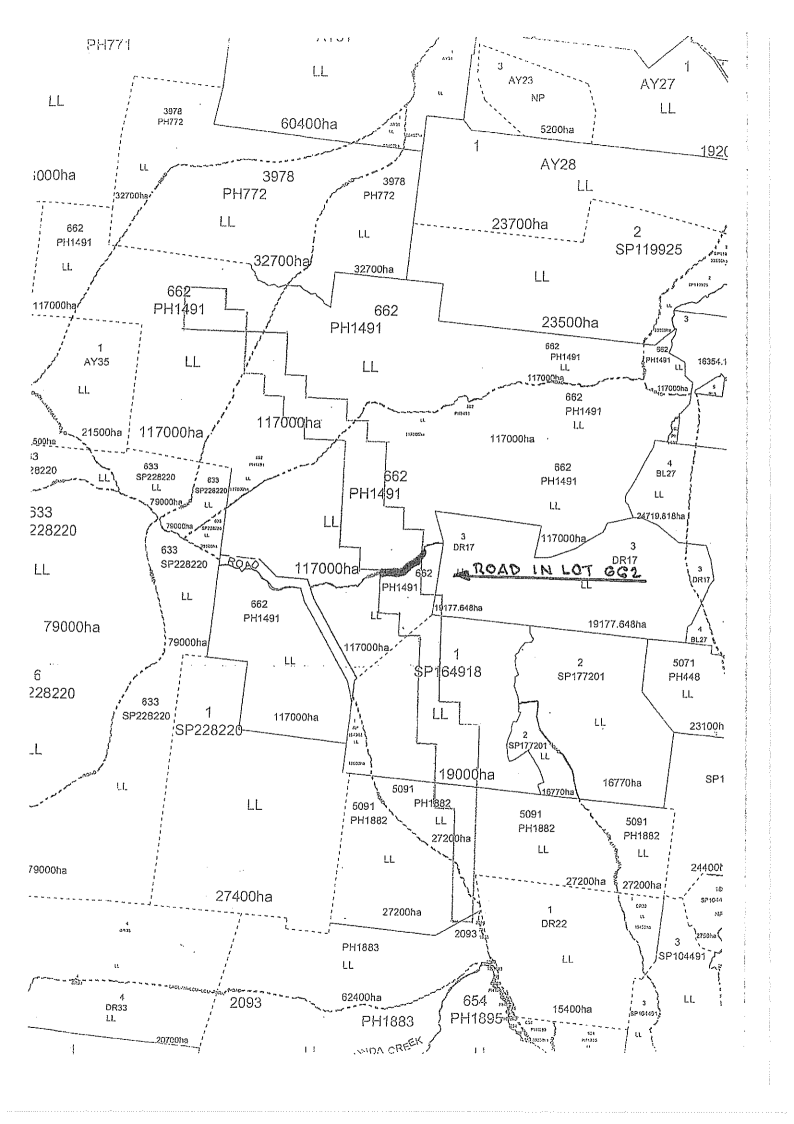
The holder of the within Prospecting Permit is required to:-

- (a) use, if practicable, only existing roads or tracks on the land to which the permit applies;
- (b) take reasonable steps to ensure no reproductive material of a declared plant is moved onto, within or from the land to which the permit applies. "Declared plant" means a plant that is a declared pest under the Land Protection (Pest and Stock Route Management) Act 2002 or declared to be a pest under a local law of a local government.
- (c) not allow an animal in the custody of the holder or person to be on the land to which the permit applies unless the land is fenced in a way to prevent the animal from leaving the land or the animal is restrained;
- (d) gain access to occupied land only at a point or points designated by a mining registrar unless the holder has obtained the consent in writing of the owner and has lodged that consent with the mining registrar;
- (c) not discharge a firearm unless the holder has the written consent of the owner of the land and the consent has been lodged with the mining registrar;
- (f) not light an open fire unless the holder has the written consent of the owner of the land and the consent has been lodged with the mining registrar;
- (g) not engage in any form of dredging;
- (h) not enter and be upon the surface of land of an owner within 100 metres laterally of a permanent building used mainly as accommodation, or for business purposes, or for community, sporting or recreational purposes, or as a place of worship, or within 50 metres laterally of a principal stockyard or dam, bore or artesian well or a cemetery or burial place without the written consent of the owner of that land lodged with the mining registrar;
- not enter land within 50m laterally of a place where activities are being carried on under an exploration permit only with the written consent of the exploration permit holder;
- (j) Prior notice of entry to be served. At least 5 business days (or such shorter period as is acceptable to the owner of the land and endorsed on the Notice of Entry) before initial entry is made on land under the authority of a prospecting permit, the holder of the prospecting permit shall notify the owner of intention to enter.
- (k) A holder of a prospecting permit for land may enter the land for-
  - a. purposes necessary to enable the holder to apply for a mining claim or mining lease over the land

The holder may-

- (a) enter and leave the land using a reasonable type of transport; and
- (b) enter and leave the land through land the permit states is access land.
- (i) Consent required to enter certain land
  - 1. A parcel prospecting permit holder may enter the surface of a reserve for prospecting purposes only with the written consent of the owner of the reserve.
  - 2. A district prospecting permit holder may enter the surface of occupied land only with the written consent of the owner of the land.
  - 3. Also, a prospecting permit holder may enter occupied land for hand mining only with the written consent of the owner of the land.
  - 4. In addition, a prospecting permit holder may enter restricted land only with the written consent of the owner of the land where the relevant permanent building, or relevant feature, is situated.

- a) Land within 100 m laterally of a permanent building used
  - i. mainly as accommodation or for business purposes; or
  - ii. for community, sporting or recreational purposes or as a place of worship.
- b) Land within 50 m laterally of any of the following features
  - i. a principal stockyard;
  - ii. a bore or artesian well;
  - iii. a dam:
  - iv. another artificial water storage connected to a water supply;
  - v. a cemetery or burial place.
- 5. Further, a prospecting permit holder may enter land within 50 metres laterally of a place where activities are being carried on under an exploration permit only with the written consent of the exploration permit holder.
- (m) not enter occupied land at night without the written consent of the land owner (you must comply with the owners conditions) OR unless the mining registrar permits entry at night (you must abide by the mining registrars conditions)
- (n) comply with the Code of Environmental Compliance for prospecting permits for purposes of hand mining.





#### QUEENSLAND MINERAL RESOURCES ACT 1989

#### PARCEL PROSPECTING PERMIT NO 74042

MINING DISTRICT: EMERALD

1. Full name and address of holder

ADANI MINING PTY LTD

C/- MINING TENEMENT SERVICES

GPO BOX 215 BRISBANE QLD

QLD 4001

the holder of this Prospecting Permit and persons so authorised under the Mineral Resources Act 1989 by the issue of this Permit are permitted to enter upon the land described hereunder but restricted to the area and access specified in the attached sketch.

2. Locality

APPROX 140 KM NORTH WEST OF CLERMONT

3. Local Authority

Aurukun (S)

for the purpose of: PEGGING

4. Access through

5. Background Land

ROAD RESERVE UNNAMED ROAD WITHIN LOT 662 ON PH1491

6. Minerals

COAL

7. Dale Grant

01-MAY-2013

8. Date Commence

02-MAY-2013

9. Date Expires

01-AUG-2013

10. Conditions

This Prospecting Permit is subject to the prescribed conditions and such other

conditions as are imposed or varied from time to time by notice in writing and signed by

the Mining Registrar.

11. Special Circumstances CONDITIONS AS ATTACHED AND PRESCRIBED. PERMIT RESTRUITED TO THAT PART OF THE ROAD RESERVE HAS SHOWN ON THE ATTACHED PLAN. CONSENT

TO INCLUDE LAND WITHIN MINING LEASE APPLICATION 70400 LODGED

Granted this first day of May 2013.

The holder of the within Prospecting Permit is required to:-

- (a) use, if practicable, only existing roads or tracks on the land to which the permit applies;
- (b) take reasonable steps to ensure no reproductive material of a declared plant is moved onto, within or from the land to which the permit applies. "Declared plant" means a plant that is a declared pest under the Land Protection (Pest and Stock Route Management) Act 2002 or declared to be a pest under a local law of a local government.
- (c) not allow an animal in the custody of the holder or person to be on the land to which the permit applies unless the land is fenced in a way to prevent the animal from leaving the land or the animal is restrained;
- (d) gain access to occupied land only at a point or points designated by a mining registrar unless the holder has obtained the consent in writing of the owner and has lodged that consent with the mining registrar;
- (e) not discharge a firearm unless the holder has the written consent of the owner of the land and the consent has been lodged with the mining registrar;
- (f) not light an open fire unless the holder has the written consent of the owner of the land and the consent has been lodged with the mining registrar;
- (g) not engage in any form of dredging;
- (h) not enter and be upon the surface of land of an owner within 100 metres laterally of a permanent building used mainly as accommodation, or for business purposes, or for community, sporting or recreational purposes, or as a place of worship, or within 50 metres laterally of a principal stockyard or dam, bore or artesian well or a cemetery or burial place without the written consent of the owner of that land lodged with the mining registrar;
- (i) not enter land within 50m laterally of a place where activities are being carried on under an exploration permit only with the written consent of the exploration permit holder;
- (j) Prior notice of entry to be served. At least 5 business days (or such shorter period as is acceptable to the owner of the land and endorsed on the Notice of Entry) before initial entry is made on land under the authority of a prospecting permit, the holder of the prospecting permit shall notify the owner of intention to enter.
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