SCHEDULE 19 (PRESCRIBED LICENCE DOCUMENT)

MINING LICENCE 5216

I, the Minister, grant to Yallourn Energy Pty Ltd of Eastern Road, Moe, Victoria 3825 this mining licence. This licence is granted under section 25 of the Act for a term of 20 years from the date of registration as endorsed hereon. This licence is subject to the following Conditions 1 to 7:

- 1. The authority given under this licence applies only within the land indicated on the attached plan and is subject to the depth restrictions, if any, indicated on that plan under Section 15(9) or 16(5) of the Act.
- 2. The licensee must keep a copy of -
- (a) this licence; and
- (b) any approved work plan or approved variation to a work plan; and
- (c) any registered authority to commence work
- at a location on or near the licensed area so that an Inspector and any other authorised officer can readily inspect them. *
- 3. On receiving a registered Authority To Commence Work, the licensee must notify an Inspector of Mines and if required by that Inspector must arrange an on-site briefing for any people the Inspector may nominate.
- 4. Not applicable.
- 5. Not applicable.
- 6. On discovering additional economic deposits of minerals, the licensee must report the occurrence to the Minister giving the estimated size, grade, suitability for mining, and an estimate of value at the time of the discovery.
- 7. Unless otherwise provided for by Schedule 2 to the Act, the licensee must submit a work plan for approval within 6 months after the registration of this licence or any longer period that may be approved by the chief administrator.

SCHEDULE OF CONDITIONS

The licensee must pay rent from the date of registration of the authority to commence work.

Signed by

DAVID LEA Executive Director, Minerals and Petroleum pursuant to Instrument of Delegation dated 1 July 1996

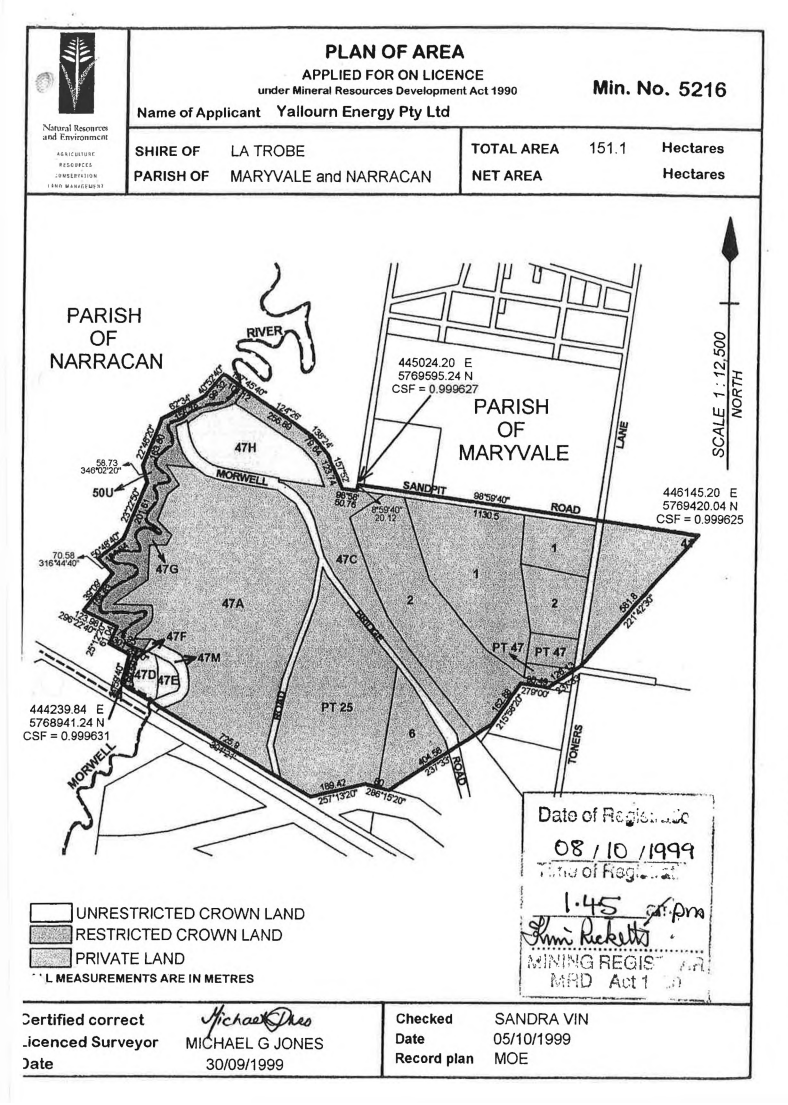
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SCHEDULE 14

WORK PLAN INFORMATION - MINING LICENCES EXCEEDING 5 HECTARES

Mineral Resources Development Act 1990 Mineral Resources (Titles) Regulations 1991 SECTION 40 REGULATION 214

With respect to mining licences exceeding 5 ha.

1. General description of geological information, including when available or requested, estimates of ore resources and reserves.

2. A general location plan. Scale of 1:100 000 or 1:50 000.

A regional plan at scale of 1:25 000 showing the extent of Crown lands, private lands, private land allotments for the proposed work plan area, and, where possible, parks and reserves, within 2 km of the site.

4. A site plan at 1:1000, 1:2500 or other appropriate scale, including cross-sections, showing and describing existing surface contours, etc., and also including--

(a) proposed buildings and surface facilities; and

(b) anticipated extent of open cut extraction, with proposed bench height, berm details and working batters; and

(c) sequencing of open cut extraction; and

(d) location of topsoil dumps, and waste dumps or stockpiles; and

(e) proposals for landscaping of site, including buffer zones; and

(f) access roads; and

(g) if underground mining is proposed, a schematic drawing showing underground development and proposed extent of stoping.

5. Description of the metallurgical and mineral recovery methods to be used.

6. Details as to any proposals for disposal of tailings, mine waters, drainage and erosion control.

. Proposals of suppression of noise and dust.

8. A rehabilitation plan which addresses--

(a) concepts for the end utilisation of the site; and

(b) proposal for progressive rehabilitation and stabilisation of extraction areas, road cuttings and waste dumps, including species types; and

(c) any proposals for end rehabilitation of the site, including final security of the site and removal of plant and equipment.

9. An environmental monitoring program which shall describe methods proposed for the monitoring of noise and dust emissions, progressive rehabilitation and where relevant proposals for the monitoring of--

(a) seepages from tailings dams;

(b) quality of surface or mine waters discharged from the licence area;

(c) effects on the groundwater environment.

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