



#1-59 George Street,  
Brisbane, 4000

Your Ref. 1550/101/21  
Our Ref. \_\_\_\_\_

Postal Address:  
G.P.O. Box 194 Brisbane, 4001  
Telephone: 224 0414  
Telex No.: 43040

29th September, 1980

Dear Sir,

Re: Mining Leases Nos. 573,        and         
Clermont and Mining Leases Nos. 300,  
367,        and        - Mackay.

I refer to your letter of 18th ultimo regarding the above Mining Leases.

On 25th September, 1980, the Governor in Council pursuant to Section 32A of the Mining Act, 1968-1980 approved the special conditions to which these Mining Leases are presently subject be varied by deleting the last paragraph of condition 4 and inserting in lieu thereof the following paragraph:-

"The lessee may not mine from the lease areas or any part thereof and export more than such quantity of coal nor mine from the said lease areas coal for any other purpose unless duly authorised in that behalf by the Governor in Council."

Please forward the Instruments of Lease in respect of Mining Leases Nos. 366 and 367, Mackay for endorsement as to this variation of conditions.

Yours faithfully,

(J.E. WOODS)  
Under Secretary

B/c The Warden,  
Court House,  
MACKAY, 4740

For your information.

U.S. Mines  
29.9.1980

Mr. R.G. Horsman,  
General Manager,  
Inless Wampier Mitsui Coal  
Pty. Ltd.,  
G.P.O. Box 2206,  
BRISBANE, 4001



DEPARTMENT OF MINES AND ENERGY

# DEPARTMENT OF MINES AND ENERGY

OUR REF. ML 1759  
CONTACT OFFICER: Mr Stephen Matheson  
TELEPHONE: (07) 3237 1477

YOUR REF.  
FAX: (07) 3237 0470

Queensland Minerals & Energy Centre, 61 Mary Street, Brisbane QLD 4000  
G.P.O. Box 194, Brisbane QLD 4001



QUEENSLAND GOVERNMENT

19 August 1996

BHP Australia Coal Pty Ltd  
GPO Box 1389  
BRISBANE QLD 4001

B/C Mining Registrar  
PO Box 463  
EMERALD QLD 4720

For your information.

sch4p4(6) Personal information

**LAURA BISHOP**  
**Acting Senior Tenures Officer**  
**Coal Resources Branch**

DELIVERED  
MINERAL  
BY 23 AUG 1996

Dear Sir

## INCLUSION OF GASEOUS HYDROCARBON IN MINING LEASES AND MINERAL DEVELOPMENT LICENCES

Pursuant to Section 298 of the Mineral Resources Act 1989, the Minister on 7 August 1996, approved the addition of mineral hydrocarbon to Mining Leases Nos [redacted]

4750

and [redacted]

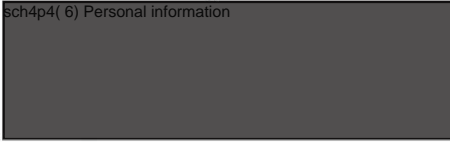
And pursuant to the provisions of the Mineral Resources Act 1989, the Governor in Council on 15 August 1996, varied the Special Conditions to which these leases are presently subject by including the attached Special Condition.



Please forward the Instrument of Lease documents for relevant endorsements.

Yours sincerely

sch4p4(6) Personal information



STEPHEN MATHESON  
Acting Manager  
Coal Resources Branch

RTI DL RELEASE - DNRM





Your Ref. \_\_\_\_\_  
 Our Ref. \_\_\_\_\_

WARDEN'S OFFICE  
 24 JUL 1978  
 MACKAY

18th Floor, Watkins Place,  
 288 Edward Street,  
 Brisbane, 4000.

Telex No. 41506

14th July, 1978

MEMORANDUM:

RE: Mining Leases Nos. [REDACTED] s.73 [REDACTED] - Clermont and  
 Mining Leases Nos. [REDACTED] 367, [REDACTED] and [REDACTED] - Mackay.  
 [REDACTED] -4750, [REDACTED]

The abovementioned Leases have been granted by the Governor in Council. Details of such grants are as set out hereunder:-

- Date of Minister's Recommendation : 13th July, 1978
- Date of Grants : 13th July, 1978
- Term : 21 years from 1st August, 1978
- Rental (per acre per annum) : \$1-00
- Conditions : Subject to the covenants and conditions applying to all Mining Leases, except where varied by and subject to the respective special covenants specified in the First Part of the accompanying Schedule marked "A" and subject to the special conditions specified in the Second Part of the accompanying Schedule marked "A" and that, pursuant to Sections 24 and 28A of the Mining Act 1968-1976 the respective areas and surface areas of each Mining Lease be as set out in the accompanying Schedule marked "B".

The Holder of these leases, Thiess Dampier Mitsui Coal Pty. Ltd., is being advised of the grants from this Office today.

*J.T. Woods*

(J.T. Woods)  
 Under Secretary.

RTI DL RELEASE - DNRIM

\*\*

The Warden,  
 Court House,  
 MACKAY. 4/160G\_other

24 JUL 1978  
MACKAY

SCHEDULE

PART 1 - SPECIAL COVENANTS

5.73



Mining Lease No. 367, Mackay

The Lease contain a covenant to continuously carry out in or on the Lease and/or in or on lands held by the Lessee as Mining Leases Nos. 152, 260 and 261, Clermont Mining District and Mining Leases Nos. 366, 368 and 370, Mackay Mining District and situated in the same locality of the State, the mining and winning and/or treatment of coal, on a scale so that not less than three hundred and eighty thousand dollars (\$380,000.00) shall be expended each and every year on such mining and winning and/or treatment during the first three (3) years of the term of the Lease and not less than seven hundred and sixty thousand dollars (\$760,000.00) shall be expended each and every year on such mining and winning and/or treatment during the remainder of the term of the Lease, and pursuant to the provisions of Section 30 (4) of the Mining Act 1968-1976, such expenditure shall be considered to be sufficient compliance with the provisions of Section 30 (2A) and (2B) of the Mining Act 1968-1976.



PART II - SPECIAL CONDITIONS

1. Where in these special conditions the term "lease areas" is used it shall be read and construed as meaning "land held by the Lessee as Mining Leases Nos. 152, 260 and 261, Clermont Mining District and Mining Leases Nos. 366, 367, 368 and 370, Mackay Mining District".
2. Where in these special conditions the term "approved" is used it shall be read and construed as meaning "approved by the Minister in writing".
3. The following special conditions shall be complied with by the Lessee unless varied by the Governor in Council pursuant to Section 32A of the Mining Act 1968-1976. Then the Lessee shall comply with these special conditions as so varied.
4. For so long as the Lessee complies with the conditions, the Lessee may mine and export from this State up to the following quantities of coal from the recoverable reserves of coal in the whole of the lease areas, or any part thereof:-

Coking coal	-	175,000,000 tonnes
Non-coking coal	-	135,000,000 tonnes

For the purposes of this clause, coking coal shall be defined as coal which meets all the following quality criteria.

Ash content	-	11% maximum
Crucible swelling number	-	4 minimum
Sulphur content	-	0.85% maximum
Phosphorus content	-	0.1% maximum

The Lessee may not mine from the lease areas or any part thereof and export more than such quantity of coal nor mine from the said lease areas coal for any other purpose unless so authorised by the Governor in Council by Order in Council published in the Government Gazette.



5. The Lessee shall by a date not later than three (3) years after the date of first export of coal from the lease areas install all such machinery and other works as are necessary for the Lessee to produce and despatch for transportation from the lease areas not less than three million (3,000,000) tonnes of coal annually.
6. Should the Minister so require by giving at least one (1) year's notice thereof in writing to the Lessee, the Lessee shall deliver coal other than that permitted for export to the Minister for the use as he may determine.

If the Minister so requires, he shall inform the Lessee in writing that the Lessee shall stockpile such coal on the lease areas in suitable manner and at suitable places, or otherwise as agreed between the Lessee and the Minister.

The State shall pay the Lessee a mutually agreed price for the coal which price will include all costs of extracting, stockpiling, maintaining any such stockpiles, beneficiation and delivering such coal to the State, taking into account any capital costs incurred for the production, stockpiling and delivering of such coal (including interest during construction) together with a reasonable rate of return on funds expended.

The State shall pay to the Lessee at regular three monthly intervals all the aforementioned costs and charges incurred by or owing to the Lessee in so organising, extracting and delivering to stockpile such coal which payments will be deemed to commence from the date of issue of the Minister's request to deliver such coal.

Upon the Lessee notifying the Minister in writing of coal available in stockpile the State shall upon being satisfied accept delivery of such coal and following acceptance, shall assume responsibility for the maintenance of such coal, and shall be obligated to make such future payments to the Lessee for subsequent maintenance and operation of the stockpiles.

The Lessee shall notify the Minister in writing of the availability of initial tonnage and the amount, and also changes of tonnage of coal in stockpile and available for delivery at intervals not exceeding three months. The Minister may require the Lessee to continue maintaining coal so stockpiled.

Loss of stockpiled coal not due to the negligence of the Lessee shall be at the risk of the State.

Nothing in this Clause shall prevent the State and the Lessee from entering into a contract for the supply of coal hereunder on terms and conditions differing from those specified in this Clause.

7. If the Minister so notifies the Lessee in writing the Lessee shall make available to the State, washery reject coal and other coal discarded during beneficiation or any portion thereof for use in State power stations.

Following such notification the Lessee shall place such reject coal as has an ash content of less than forty-five per centum (45%) into a suitable stockpile on lease areas as agreed between the Minister and the Lessee.



Upon the Lessee notifying the Minister in writing of coal available from the stockpile, the State shall upon being satisfied, accept delivery of such coal and following acceptance, shall assume all responsibilities for the maintenance of such coal so stockpiled and shall pay to the Lessee all costs in so stockpiling the coal and of maintaining any such stockpile less the cost that would have been incurred in sending such reject coal to waste.

The Minister may require the Lessee to continue maintaining coal so stockpiled. Upon such written notification, the State will pay the Lessee at regular three-monthly intervals all costs incurred by the Lessee in so maintaining such coal. Loss of stockpile coal not due to the negligence of the Lessee will be at the risk of the State.

Nothing in this Clause shall prevent the State and the Lessee from entering into a contract for the supply of coal hereunder on terms and conditions differing from those specified in this Clause.

8. The State shall have the right to carry out investigations including drilling on the lease areas to ascertain the nature and extent of the mineral and other resources of the lands comprised therein including coal PROVIDED THAT such investigations shall be conducted in a manner which does not interfere with the operations of the Lessee and PROVIDED FURTHER that the State shall give the Lessee not less than sixty (60) days prior written notice of its intention to carry out such investigations.
9. The Lessee shall conduct all operations on the lease areas in accordance with good mining practices as practised in Queensland for the time being and shall not damage more than is reasonably necessary the State's resources, including petroleum, coal, other minerals, flora and fauna.
10. (a) Water sources including streams, watercourses, wells, springs and water tables shall not be interfered with in the lease areas or in the vicinity thereof except in accordance with terms approved by the Irrigation and Water Supply Commission.
- (b) The Lessee shall not interfere with any right of way for the purpose of moving stock, and for other purposes, reserved by the Minister when he granted such possession, except in accordance with a plan approved either by the Minister or the Governor in Council.
11. The Lessee shall ensure that dust control procedures are adopted during mining, treatment, loading and transportation of coal to minimise any effect on the environment.
12. Storage and use of explosives within the lease areas shall be carried out in accordance with established good mining practice and the appropriate statutory regulations obtaining from time to time.
13. All approved surface areas shall be fenced so as to restrict entry of stock, provided that it shall not be necessary to fence such surface areas as are to be used for the location of roadways, power transmission lines, or water pipelines. Such fencing shall be to a standard generally accepted for such purpose in the area.



14. In respect of open cut mining

- (a) Overburden is to be backfilled progressively as coal is extracted and vegetation is to be re-established progressively on all of the area mined other than that utilised for haul roads and other services.

All dry land areas affected by mining operations are to be contoured to blend in with the natural landscape and planted with grasses and trees suited to the climate. In so doing, the Lessee shall consider competent advice as to what steps are reasonably practicable to promote regeneration of vegetation.

- (b) Unless otherwise directed by the Minister and/or his officers all strata and other residues other than coal residues are to be returned to the excavations made, or deposited on such sites and in such form as may be approved by the Minister.

Where mining of the seam has been completed and backfilling of that area is in progress, as required in Clause 14 (a) hereof the exposed coal seam shall be effectually covered with inert material which material may include water, soil, rock and similar substances to prevent fire hazard. Treatment of the excavations, batters, depressions and the provision of drainage and associated activities shall be carried out to the satisfaction of the Minister and/or his officers.

15. In respect of underground mining

- (a) The Lessee shall take steps to ensure that persons responsible for the design of underground mining operations and those engaged in the management of an underground mine within these lease areas are in possession of all information on disused mine workings, the occurrence of flammable and noxious gas, rock or strata containing water, moss, peat, sand, gravel, silt or any other material likely to flow when wet.

- (b) Mining beneath and within a 35 degree angle of draw of surface features including watercourses, roads, railways, pipelines, power transmission towers and other structures shall be carried out in accordance with a plan submitted to and approved by the Minister.

16. Nothing in these covenants shall be read or interpreted to detract from the general provisions of the Coal Mining Act or the Mining Act.

17. Where a bond is deposited with the Minister as security required pursuant to Section 29 (1) of the Mining Act 1968-1976, the Lessee, his executors, administrators and assigns shall maintain the bond in existence throughout the duration of the lease and shall lodge with the Minister evidence of the last renewal of the bond within one (1) month after each renewal thereof.

18. The covenants of each of these Leases regarding expenditure on works and operations shall not apply, if and to the extent that the Lessee is prevented from performing them by circumstances beyond its control, including Act of God, floods, storms, tempest, war, riots, civil commotion, strikes, lockouts, shortages of labour, transport, power or essential materials, breakdown of plant or machinery over or in respect of which the Lessee has no control. (Schedule Ends)



# DEPARTMENT OF MINES AND ENERGY

Form No. M12

Queensland

Mineral Resources Act 1989

Sections 125, 231, 317

## APPLICATION FOR VARIATION OF ACCESS

**Please Print Clearly**

1. I/We BHP Mitsui Coal Pty Ltd (ABN 34 009 713 875)

being the registered holder(s) of

2. Mining Claim  Mineral Development Licence  Mining Lease  Mining District	Tick	Number(s)
	<input checked="" type="checkbox"/>	70131

hereby apply for a variation of the land used or proposed to be used as access in relation to the land the subject of the abovestated claim, licence or lease

3. Describe all parcels of land the whole or part over which access is required

Description of Parcel of Land	Owner's Name and Address
Lot/Plan No.: Lot 2 on SP107309  Tenure: Freehold Parish: Kemmis County: Wodehouse  Current Usage: Grazing	Name: BHP Mitsui Coal Pty Ltd  Address: Level 13, 123 Eagle Street (Attention: Legal Department) Brisbane  Postcode: 4000

Description of Parcel of Land	Owner's Name and Address
Lot/Plan No.: Lot 13 on WHS286  Tenure: Crown land Parish: Kemmis County: Wodehouse  Current Usage: Railway Corridor	Name: Queensland Rail  Address: Railway Centre 305 Edward Street Brisbane  Postcode: 4000

### OFFICE USE ONLY

RECEIVED AT	EMERALD	PRESCRIBED FEE		ENTERED ON REGISTER	
BY	MAIL	Amount paid	\$ 16.50	Initials	<small>sch4p4(6) Personal Information</small>
TIME	8-30 am/pm	Receipt No.	DIRECT	Date	
DATE	22/7/02	Initials	PAYMENT		21/07/02



Description of Parcel of Land		Owner's Name and Address	
Lot/Plan No.:	Lot 6 on WHS560	Name:	Queensland Rail
Tenure:	Crown land	Address:	Railway Centre 305 Edward Street Brisbane
Parish:	Kemmis		
County:	Wodehouse		
Current Usage:	Railway Corridor		Postcode: 4000
Description of Parcel of Land		Owner's Name and Address	
Lot/Plan No.:	Easements A and B in Lot 2 on SP107309 on SP132683	Name:	BHP Mitsui Coal Pty Ltd
Tenure:	Easement	Address:	Level 13, 123 Eagle Street (Attention: Legal Department) Brisbane
Parish:	Kemmis		
County:	Wodehouse		
Current Usage:	Access Easement		Postcode: 4000

4. The following must accompany this form TICK

- prescribed application fee
- the Certificate of Grant of Mining Claim or Instrument of Mineral Development Licence or Mining Lease
- sketch map or other graphic representation acceptable to the Mining Registrar setting out the boundaries of the land proposed to be used as access
- consent in writing of the owner(s) of the land proposed to be used as access if consent has been given YES NO

5. Description of Proposed Access from a point outside the boundary of the mining claim, mineral development licence or mining lease to the land the subject thereof.

Commencing at A point being the Station 5 on SP132683

Thence

at a bearing of	347°28'10"	for a distance of	66.865	metres, thence
at a bearing of	317°01'00"	for a distance of	728.11	metres, thence
at a bearing of	324°51'00"	for a distance of	110.355	metres, thence
at a bearing of	335°44'20"	for a distance of	172.485	metres, thence
at a bearing of	5°44'00"	for a distance of	98.643	metres, thence
at a bearing of	23°58'00"	for a distance of	192.852	metres, thence
at a bearing of	356°03'30"	for a distance of	106.38	metres, thence
at a bearing of	345°42'00"	for a distance of	38.153	metres, thence
at a bearing of	327°05'10"	for a distance of	100.355	metres, thence
at a bearing of	283°59'10"	for a distance of	100.869	metres, thence
at a bearing of	263°38'50"	for a distance of	315.52	metres, thence
at a bearing of	274°52'10"	for a distance of	69.215	metres, thence



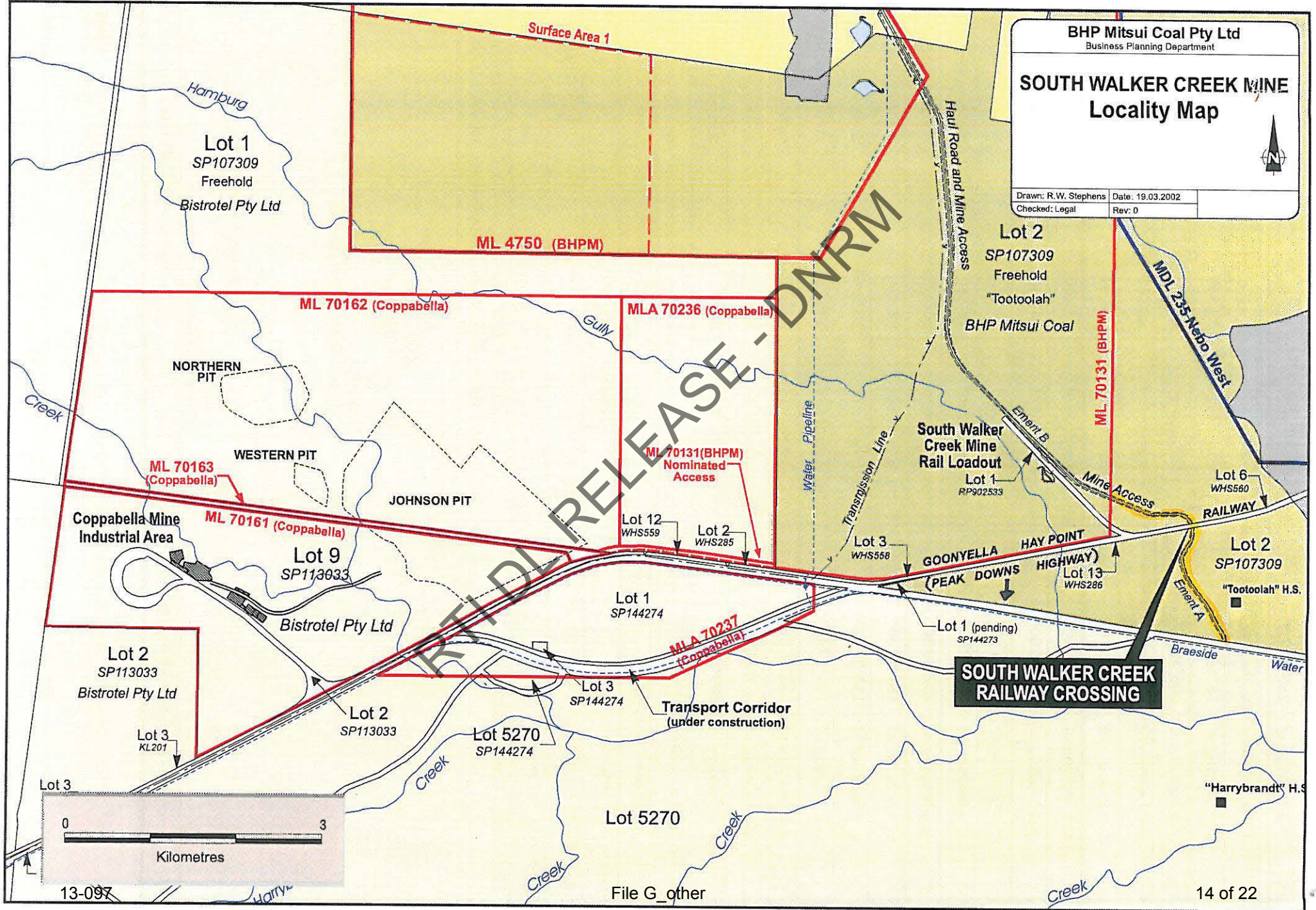
at a bearing of	285°15'10"	for a distance of	450.0	metres
To the eastern boundary of ML70131, thence				
at a bearing of	18°44'00"	for a distance of	23.845	metres, thence
at a bearing of	105°39'30"	for a distance of	450.0	metres, thence
at a bearing of	95°28'00"	for a distance of	66.14	metres, thence
at a bearing of	81°49'20"	for a distance of	278.94	metres, thence
at a bearing of	90°28'10"	for a distance of	131.507	metres, thence
at a bearing of	147°45'00"	for a distance of	147.46	metres, thence
at a bearing of	163°47'00"	for a distance of	38.528	metres, thence
at a bearing of	175°42'20"	for a distance of	120.86	metres, thence
at a bearing of	202°46'50"	for a distance of	196.368	metres, thence
at a bearing of	187°08'30"	for a distance of	82.41	metres, thence
at a bearing of	156°39'00"	for a distance of	163.085	metres, thence
at a bearing of	145°29'40"	for a distance of	106.755	metres, thence
at a bearing of	136°48'30"	for a distance of	729.72	metres, thence
at a bearing of	167°31'00"	for a distance of	82.228	metres, thence
at a bearing of	269°57'00"	for a distance of	22.827	metres, thence
to the point of commencement				
Width of Access		23.845	Metres	
Dated at	Brisbane	this	20 <sup>th</sup>	
day of	June		, 2002	
Signed by the said				
BHP Mitsui Coal Pty Ltd		Signed by BHP Mitsui Coal Pty Ltd in accordance with section 127(1) of the Corporations Act 2001 (Cth);		
		sch4p4( 6) Personal information		
		.....		
		Director Name: Jill Margaret Buckle		
		.....		
		Secretary Name: Santiago Berkelmans		
Full Name of all Holders		Signature of all Holders		



# SOUTH WALKER CREEK MINE Locality Map



Drawn: R.W. Stephens Date: 19.03.2002  
Checked: Legal Rev: 0







Mining Lease Report - Public

**Tenure Id:** ML 4750

**District:** EMERALD

**Previous Id:** ML367MACK

**Name of Lease:** KEMMIS-WALKER

**Status:** GRANTED

**Sub-Status:**

**Native Title Category:**

**Native Title Sub Category:**

Pre-requisite Tenure Ids

**Tenancy Type:** Tenancy In Common

Principal Holder

BHP BILLITON MITSUI COAL PTY LTD  
GPO BOX 1389  
BRISBANE  
QLD 4001

<u>Holder Names</u>	<u>Share %</u>	<u>Status</u>	<u>Deal In</u>	<u>Date Appv</u>	<u>Deal Out</u>
BHP BILLITON MITSUI COAL PTY LTD	100.000000000000	Current	1038328	10-FEB-2012	
BHP MITSUI COAL PTY LTD	100.000000000000	Former	92099	24-JAN-1992	1038328
THIESS DAMPIER MITSUI COAL PTY LTD	100.000000000000	Former	1	11-AUG-1977	92099
THIESS PEABODY MITSUI COAL PTY LTD	100.000000000000	Former	0	12-JUL-1974	1

**Marked Out Date and Time:** 27-JUN-1974 03:00 AM

**Lodged Date and Time:** 12-JUL-1974 09:00 AM

**Term Sought:** 21 years

**Certificate of Application Issued:** 13-MAY-1976

Situated Within at Date Lodged

**Area:** 11390 Ha

**Surface Area:** 7019.6 Ha



Release

Mining Lease Report - Public

Tenure Id: ML 4750

Local Authorities

Isaac (R)

Minerals / Purpose

COAL
GASEOUS HYDROCARBONS

Locality

SOUTH WEST OF NEBO

Date of Grant: 13-JUL-1978

Act Granted Under: MINING ACT 1968-1976

Instrument of Lease

Table with 4 columns: Date Issued, Volume, Folio, Date Replaced. Row: 10-JUL-1980, 89, 88

Table with 6 columns: Plan No., Prev. Plan No., Status, Volume, Folio, Description. Rows include 40216, 37580, 37217, 36783, 38097

General Remarks

RENEWED FOR A FURTHER TERM OF 21 YEARS AS FROM 1.8.1999

Renewal Processes

Notice Issued:
Lodged:
Approved:

Term History

Table with 3 columns: Commenced, Expiry, Years. Rows: 01-AUG-1978 to 31-JUL-1999, 01-AUG-1999 to 31-JUL-2020

Background Tenures

Table with 4 columns: Land Usage, Compensation Required, Finalised. Rows: LOT 1 ON W4011 GHPL 30/4038 PAR HYNE CO WODEHOUSE, ROAD RESERVE UNNAMED ROAD PAR KEMMIS CO WODEHOUSE, LOT 12 ON WHS529 PH 30/5310 PAR HYNE CO WODEHOUSE, LOT 2 ON W4012 GHPL/4039 PAR HYNE CO WODEHOUSE



## Mining Lease Report - Public

Tenure Id: ML 4750

LOT 2 ON WHS16 (SA4) GHFL 0/217873 PAR KEMMIS CO WODEHOUSE	Mining	Y	05-NOV-2007
LOT 3 ON SP162563 (SA4) GHFL 0/231699 PAR KEMMIS CO WODEHOUSE	Mining	Y	05-NOV-2007
LOT 3 ON WHS16 FREEHOLD PAR KEMMIS CO WODEHOUSE	Mining	N	29-JAN-1999
LOT 4 ON WHS118 FREEHOLD PAR KEMMIS CO WODEHOUSE	Mining	N	29-JAN-1999
LOT 8 ON SP155252 FREEHOLD PAR KEMMIS CO WODEHOUSE	Mining	N	29-JAN-1999
LOT A ON AP11159 ROAD LICENCE RL 0/231103 (SA NO.5)	Mining	Y	02-SEP-2010
LOT A ON AP5270 ROAD LICENCE RL0/214468 (SA NO.5)	Mining	Y	02-SEP-2010
ROAD RESERVE	Mining	N	29-JAN-1999
ROAD RESERVE (UNNAMED ROAD) (SA NO.5)	Mining	Y	10-JAN-2011
ROAD RESERVE SUTOR DEVELOPMENT ROAD PAR HYNE CO WODEHOUSE	Mining	N	29-JAN-1999
LOT 1 ON WHS16 (SA3) GHPL 30/4043 PAR KEMMIS CO WODEHOUSE	Mining	Y	04-OCT-2004

<u>Dealing Name</u>	<u>Dealing Number</u>	<u>Action Initiated</u>	<u>Expected Completion</u>	<u>Actual Completion</u>
<b>CHANGE OF NAME</b> Remarks: Changed name from THIESS DAMPIER MITSUI COAL PTY LTD	92099	24-JAN-1992	24-JAN-1992	24-JAN-1992
<b>APPLN FOR ADDITIONAL MINERALS</b> Remarks: HYDROCARBON	960507	24-MAY-1995	28-JUN-1995	07-AUG-1996
<b>SPECIAL CONDITIONS</b> Remarks: VARIED ON 15-AUG-96 BY INCLUDING SPECIAL CONDITION FOR HYDROCARBON	0	24-MAY-1995	21-JUN-1995	15-AUG-1996
<b>ADDITIONAL SURFACE AREA APPLN</b> Remarks: SURFACE AREA NO 1 - AREA 4340 HA - MP 36783 APPROVED 19/9/96	0	17-OCT-1995	19-SEP-1996	19-SEP-1996
<b>ADDITIONAL SURFACE AREA APPLN</b> Remarks: SURFACE AREA NO 2 - AREA 682.1 HA - MP 37217 APPROVED 7/9/00	0	05-APR-2000	30-SEP-2000	07-SEP-2000
<b>DRILL ETC NOT ON SURFACE AREA</b> Remarks: APPLICATION TO DRILL ON SA NOT IN ML. (3 BOREHOLES) WITHIN LOT 1 ON W4011 GHFL0/214194 PAR HYNE.- APPLICATION REPLACED 24 MAY 2004	0	24-DEC-2001	18-FEB-2002	26-MAY-2004
<b>DRILL ETC NOT ON SURFACE AREA</b> Remarks: APPLICATION TO DRILL ON SA NOT IN ML -(9 HOLES) WITHIN LOT 1 ON WHS16 GHPL 30/4043 PAR KEMMIS- APPLICATION REPLACED -24 MAY 2004	0	24-DEC-2001	18-FEB-2002	26-MAY-2004
<b>ADDITIONAL SURFACE AREA APPLN</b> Remarks: ASA NO 3. AREA 15.92 HA - APPROVED	0	17-FEB-2004	31-DEC-2005	05-MAY-2005





## Mining Lease Report - Public

Tenure Id: ML 4750

<u>Dealing Name</u>	<u>Dealing Number</u>	<u>Action Initiated</u>	<u>Expected Completion</u>	<u>Actual Completion</u>
<b>DRILL ETC NOT ON SURFACE AREA</b> Remarks: APPL s.237 MRA1989-Lot 1 on W4011 (GHFL 0/214194)- APPROVED 26 MAY 2004	0	24-MAY-2004	19-JUL-2004	26-MAY-2004
<b>DRILL ETC NOT ON SURFACE AREA</b> Remarks: APPL s237 MRA 1989 - LOT 1 ON WHS16 (GHPL 30/4043)- APPROVED 26 MAY 2004	0	24-MAY-2004	19-JUL-2004	26-MAY-2004
<b>ADDITIONAL SURFACE AREA APPLN</b> Remarks: ASA NO.4 (AREA 1972 HA)	0	26-OCT-2004	31-AUG-2008	17-JUL-2008
<b>INITIAL DEVELOPMENT PLAN</b> Remarks: IDP LODGED 30 JUN 2005 BNE MLS 4750, 4751 AND 70131 SOUTH WALKER CREEK APPROVED BY RD CENTRAL 24 JUL 2006 TERM OF 5 YEARS TO EXPIRE 30 JUN 2010	1056735	30-JUN-2005	31-DEC-2006	24-JUL-2006
<b>DRILL ETC NOT ON SURFACE AREA</b> Remarks: LOT 1 ON WHS16 GHPL 30/4043 LOT 2 ON WHS16 GHFL 0/217873 LOT 8 ON SP155252 FREEHOLD PERIOD : 29 AUG 2007 TO 28 AUG 2008 APPROVED: 29 AUG 2007	0	21-MAY-2007	31-JUL-2007	29-AUG-2007
<b>ADDITIONAL SURFACE AREA APPLN</b> Remarks: ADD SA NO. 5 (AREA 9.58HA). 5/1/11: GRANT BRIEF SENT	0	12-JUN-2007	31-MAR-2011	17-MAR-2011
<b>INITIAL DEVELOPMENT PLAN</b> Remarks: AMENDED DVP SENT TO TECH ASSESS 13 JUN 2007 MLS 4750, 4751 AND 70131 SOUTH WALKER CREEK APPROVED BY RD CENTRAL 22 MAY 2009 FOR A TERM TO EXPIRE 30 JUN 2010	1056736	13-JUN-2007	08-AUG-2007	22-MAY-2009
<b>CHANGE OF NAME</b> Remarks: Changed name from BHP MITSUI COAL PTY LTD to BHP BILLITON MITSUI COAL PTY LTD EA AMMENDED 8 MAY 2012	1038328	10-FEB-2012	10-FEB-2012	10-FEB-2012
<b>INITIAL DEVELOPMENT PLAN</b> Remarks: ASA 7 (315.2 HA) DVP SENT TO TECH ASSESSMENT 15 AUG 2013 DVP PLAN ASSESSED COA AND CPN CAN BE ISSUED	0	09-AUG-2013	12-NOV-2013	
<b>ADDITIONAL SURFACE AREA APPLN</b> Remarks: ASA 7 (315.2 HA) O/S CMP, SSS	0	09-AUG-2013	08-NOV-2013	
<b>INITIAL DEVELOPMENT PLAN</b> Remarks: ASA 6 (107.8 HA) DVP SENT TO TECH ASSESSMENT 15 AUG 2013 DVP PLAN ASSESSED COA AND CPN CAN BE ISSUED	0	09-AUG-2013	09-NOV-2013	
<b>INITIAL DEVELOPMENT PLAN</b> Remarks: ASA 8 (17 HA) DVP SENT TO TECH ASSESSMENT 15 AUG 2013 DVP PLAN ASSESSED COA AND CPN CAN BE ISSUED	0	09-AUG-2013	09-NOV-2013	



Mining Lease Report - Public

Tenure Id: ML 4750

<u>Dealing Name</u>	<u>Dealing Number</u>	<u>Action Initiated</u>	<u>Expected Completion</u>	<u>Actual Completion</u>
ADDITIONAL SURFACE AREA APPLN Remarks: ASA 8 (17 HA) O/S CMP, CDR, SSS	0	09-AUG-2013	08-NOV-2013	
ADDITIONAL SURFACE AREA APPLN Remarks: ASA 6 (107.8 HA) O/S CMP, SSS	0	09-AUG-2013	08-NOV-2013	

Sub-Tenures

<u>Tenure Type &amp; Number</u>	<u>Date Lodged</u>	<u>Date Granted</u>	<u>Area</u>
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RTI DL RELEASE - DNRM



Mining Lease Report - Public

Tenure Id: ML 70131

District: EMERALD

Previous Id:

Name of Lease: TOOTOOLAH

Status: GRANTED

Sub-Status:

Native Title Category: EXCLUSIVE LAND

Native Title Sub Category: HIGH IMPACT

Pre-requisite Tenure Ids

EXPLORATION PERMIT COAL 532 AND 567

Tenancy Type: Tenancy In Common

Principal Holder

BHP BILLITON MITSUI COAL PTY LTD

GPO BOX 1389

BRISBANE

QLD 4001

Holder Names

Holder Names	Share %	Status	Deal In	Date Appv	Deal Out
BHP BILLITON MITSUI COAL PTY LTD	100.000000000000	Current	1038328	10-FEB-2012	
BHP MITSUI COAL PTY LTD	100.000000000000	Former	0	17-OCT-1995	1038328

Marked Out Date and Time: 10-OCT-1995 10:00 AM

Lodged Date and Time: 17-OCT-1995 12:00 AM

Term Sought: 25 years

Certificate of Application Issued: 17-OCT-1995

Situated Within at Date Lodged

EXPLORATION PERMITS COAL 532 AND 567

Area: 3789 Ha

Surface Area: 3789 Ha

Local Authorities

Isaac (R)

Minerals / Purpose

COAL

Locality

APPROXIMATELY 20 KM SOUTH WEST OF NEBO

Date of Grant: 19-SEP-1996

Act Granted Under: MINERAL RESOURCES ACT 1989





Mining Lease Report - Public

Tenure Id: ML 70131

Instrument of Lease

Date Issued	Volume	Folio	Date Replaced
19-SEP-1996	105	59	

Plan No.	Prev.PlanNo.	Status	Volume	Folio	Description
41220		R	105	59	"TOOTOOLAH" and access

General Remarks

Renewal Processes

Notice Issued:  
 Lodged:  
 Approved:

Term History

Commenced	Expiry	Years
01-OCT-1996	31-JUL-1999	2.83
01-AUG-1999	31-JUL-2020	21

Background Tenures

	Land Usage	Compensation Required	Finalised
LOT 2 ON SP107309 FREEHOLD PAR KEMMIS CO WODEHOUSE	Mining	N	29-JAN-1999
LOT 4 ON WHS118 FREEHOLD PAR KEMMIS CO WODEHOUSE	Mining	N	29-JAN-1999
LOT 3 ON WHS16 FREEHOLD PAR KEMMIS CO WODEHOUSE	Mining	N	29-JAN-1999
LOT 6 ON WHS560 CROWN LAND PAR KEMMIS CO WODEHOUSE	Access	Y	22-JUL-2002
LOT 2 ON SP107309 FREEHOLD PAR KEMMIS CO WODEHOUSE	Access	N	31-JUL-2002
LOT 13 ON WHS286 CROWN LAND PAR KEMMIS CO WODEHOUSE	Access	Y	22-JUL-2002

Dealing Name	Dealing Number	Action Initiated	Expected Completion	Actual Completion
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<b>SURRENDER OF TENURE PENDING</b>	0	03-FEB-1998	31-MAR-1998	05-MAR-1999
Remarks: PARTIAL SURRENDER OF 7.206HA (RAILWAY SPUR)				

<b>PARTIAL SURRENDER OF AREA</b>	987033	03-FEB-1998	05-MAY-1998	05-MAR-1999
Remarks: PARTIAL SURRENDER OF LEASE FOR USE AS RAIL SPUR LINE ACCEPTED 5 MAR 99				

<b>PARTIAL SURRENDER OF AREA</b>	990841	15-APR-1998	15-JUL-1999	12-MAR-1999
Remarks: PARTIAL SURRENDER OF AREA (RAIL SPUR) 7.206HA				

<b>VARIATION OF ACCESS</b>	0	22-JUL-2002	16-SEP-2002	31-JUL-2002
Remarks: ACCESS VARIATION RECORDED THROUGH LOT 2 ON SP107309 AND LOT 13 ON WHS286 ON 31 JULY 2002.				



Mining Lease Report - Public

Tenure Id: ML 70131

<u>Dealing Name</u>	<u>Dealing Number</u>	<u>Action Initiated</u>	<u>Expected Completion</u>	<u>Actual Completion</u>
<b>INITIAL DEVELOPMENT PLAN</b> Remarks: IDP LODGED 30 JUN 2005 BNE MLS 4750, 4751 AND 70131 SOUTH WALKER CREEK APPROVED BY RD CENTRAL 24 JUL 2006 TERM OF 5 YEARS TO EXPIRE 30 JUN 2010	1056735	30-JUN-2005	31-DEC-2006	24-JUL-2006
<b>INITIAL DEVELOPMENT PLAN</b> Remarks: AMENDED DVP SENT TO TECH ASSESS 13 JUN 2007 MLS 4750, 4751 AND 70131 SOUTH WALKER CREEK APPROVED BY RD CENTRAL 22 MAY 2009 FIR A TERM TO EXPIRE 30 JUN 2010	1056736	13-JUN-2007	08-AUG-2007	22-MAY-2009
<b>CHANGE OF NAME</b> Remarks: Changed name from BHP MITSUI COAL PTY LTD to BHP BILLITON MITSUI COAL PTY LTD EA AMMENDED 8 MAY 2012	1038328	10-FEB-2012	10-FEB-2012	10-FEB-2012

Sub-Tenures

<u>Tenure Type &amp; Number</u>	<u>Date Lodged</u>	<u>Date Granted</u>	<u>Area</u>
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RTI DL RELEASE - DNRM