Instrument of Renewal

Section 114 of the Mining Act 1992

I, Jamie Tripodi, Executive Director Assessments and Systems, Mining, Exploration and Geoscience, as delegate for the Minister administering the *Mining Act 1992* for the State of New South Wales, pursuant to section 114 of the *Mining Act 1992*, have determined to renew Consolidated Coal Lease 752 (Act 1973), as described in Schedule 1, to Austar Coal Mine Pty Limited, ACN 111 910 822, subject to the conditions:

- 1. prescribed in the Mining Act 1992 and the Mining Regulation 2016; and
- 2. set out in Schedule 2.

Signed this 9th day of May 2023.

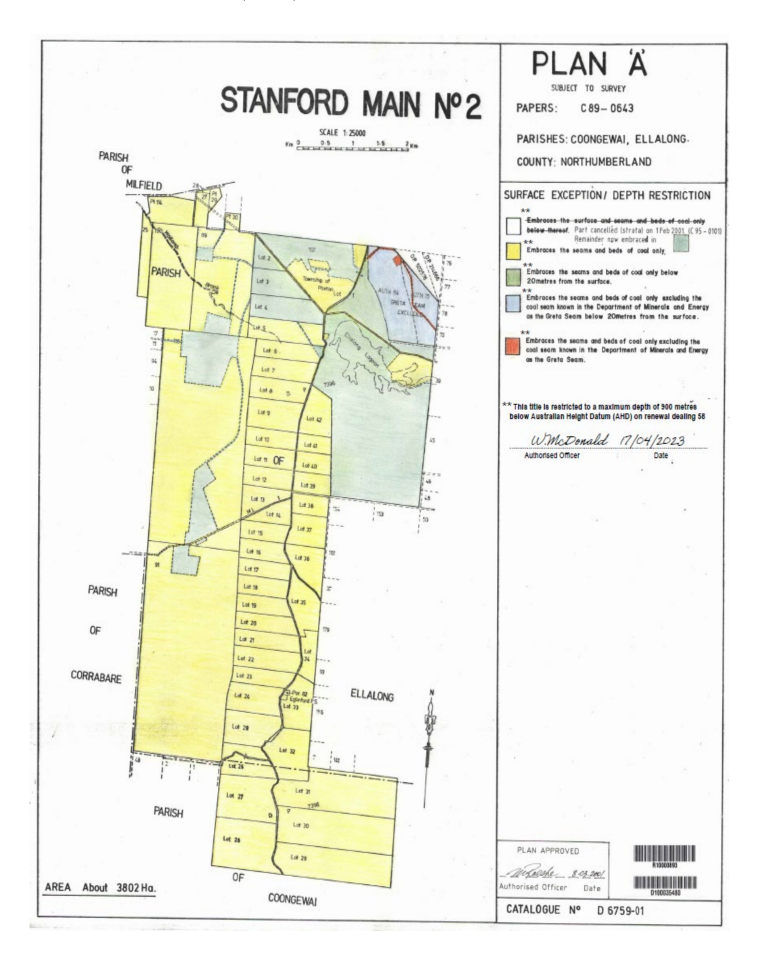
And

Jamie Tripodi Executive Director Assessments and Systems Mining, Exploration and Geoscience Regional NSW As delegate for the Minister administering the *Mining Act 1992* Delegation dated: 28 February 2023

SCHEDULE 1

Description of Lease

Consolidated Coal Lease:	752 (Act 1973)
Renewal date:	9 May 2023
Effective date:	31 December 2023
Term ending (expiry date):	30 December 2044
Lease Holder(s):	Austar Coal Mine Pty Limited ACN 111 910 822
Land:	The lease area includes all land described in the attached lease plan titled D6759-01 and modified on 8 March 2001 and 17 April 2023 .
Area:	3802 hectares
Surface Exception / Depth Restriction:	Part various – see plan
Mineral(s):	Coal
Method:	Nil methods/purposes specified



SCHEDULE 2

Mining Lease Conditions 2021

(Version 1.1 as at February 2022)

Definitions

Words used in this mining lease have the same meaning as defined in the *Mining Act* 1992 except where otherwise defined below:

Term	Definition
Act	means the <i>Mining Act 1992.</i>
Landholder	 for the purposes of these conditions: does not include a secondary landholder includes, in the case of exempted areas, the controlling body for the exempted area.
Minister	means the Minister administering the Act.

Note:

- 1. The rights and duties of the lease holder(s) are those prescribed by the *Mining Act 1992* and the Mining Regulation 2016, subject to the terms and conditions of this mining lease.
- 2. This mining lease does not override any obligation on the lease holder(s) to comply with the requirements of other legislation and regulatory instruments which may apply (including all relevant development approvals) unless specifically provided under the *Mining Act 1992* or other legislation or regulatory instruments.

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Consolidated Coal Lease 752 (Act 1973)	Page 4 of 7

MINING LEASE CONDITIONS

Standard conditions

See Mining Regulation 2016, Schedule 8A, Part 2.

NOTE TO HOLDERS: The prescribed standard conditions in the Mining Regulation 2016, Schedule 8A, Part 2 apply in addition to the conditions in this Schedule 2 (but have not been replicated in this mining lease). The conditions imposed by the Mining Regulation 2016 prevail to the extent of any inconsistency with the conditions in this Schedule 2.

General conditions

1. Notice to Landholders

- (a) Within 90 days from the date of grant or renewal of this mining lease, the lease holder must give each landholder notice in writing:
 - (i) that this mining lease has been granted or renewed; and
 - (ii) whether the lease includes the surface.

The notice must include a plan identifying the lease area and each landholder and individual land parcel within the lease area.

(b) If there are ten or more landholders to which notice must be given, the lease holder will be taken to have complied with condition 1(a) if a notice complying with condition 1(a) is published in a newspaper circulating in the region where the lease area is situated.

2. Group Security

The lease holder is required to provide and maintain a security deposit to secure funding for the fulfilment of obligations under the mining leases covered by the group security deposit, including obligations under each mining lease that may arise in the future.

The amount to be provided and maintained as a group security deposit is \$26,912,000.

The leases covered by the group security include:

Dam Site Lease (Mining Purposes) 89 (Act 1901) (Head lease)		
Mineral Lease 1157 (C&S Act 1906)		
Mineral Lease 1283 (C&S Act 1906)		
Mining Purposes Lease 23 (Act 1906)		
Mining Purposes Lease 204 (Act 1906)		
Mining Purposes Lease 217 (Act 1906)		
Mining Purposes Lease 233 (Act 1906)		
Mining Purposes Lease 269 (Act 1906)		

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Mining Purposes Lease 1364 (Act 1906)
Consolidated Coal Lease 728 (Act 1973)
Consolidated Coal Lease 752 (Act 1973) (This lease)
Consolidated Mining Lease 2 (Act 1992)
Mining Lease 1345 (Act 1992)
Mining Lease 1388 (Act 1992)
Mining Lease 1550 (Act 1992)
Mining Lease 1661 (Act 1992)
Mining Lease 1666 (Act 1992)
Mining Lease 1677 (Act 1992)

3. Cooperation Agreement

The lease holder must make every reasonable attempt and be able to demonstrate its attempts to the satisfaction of the Secretary, to enter into a cooperation agreement with the holder(s) of any overlapping authorisations issued under the *Mining Act 1992* and petroleum titles issued under the *Petroleum (Onshore) Act 1991*. The cooperation agreement should address but not be limited to:

- access arrangements
- operational interaction procedures
- dispute resolution
- information exchange
- well location
- timing of drilling
- potential resource extraction conflicts; and
- rehabilitation issues.

4. Assessable Prospecting Operations

- (a) The lease holder must not carry out any assessable prospecting operation on land over which this lease has been granted unless:
 - (i) it is carried out in accordance with any necessary development consent; or
 - (ii) if development consent is not required, the prior written approval of the Minister has been obtained.
- (b) The Minister may require the lease holder to provide such information as required to assist the Minister to consider an application for approval.
- (c) An approval granted by the Minister under this condition may be granted subject to terms.

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(d) The lease holder must comply with the approval granted to the holder under this condition.

Special conditions

5. Aboriginal Place or Aboriginal Object

The lease holder shall not knowingly destroy, deface or damage any Aboriginal object or Aboriginal place within the subject area except in accordance with an authority issued under the *National Parks and Wildlife Act 1974*, and shall take every precaution in drilling, excavating or disturbing the land against any such destruction, defacement or damage.

Exploration Reporting

Note: Exploration Reports (Geological and Geophysical)

The lease holder must lodge reports in accordance with the requirements in section 163C of the Mining Act 1992 and clauses 59, 60 and 61 of the Mining Regulation 2016 as well as any further requirements issued by the Secretary under clause 62 of the Mining Regulation.

Guidelines for the structure, content and data format requirements for reports are set out in the Exploration Reporting: A guide for reporting on exploration and prospecting in New South Wales.

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