#### MINING LEASE NOTICE

Mineral Resources Act 1989 - Section 252

Proposed extension of existing open cut mining operation and purposes associated with mining – Mining Lease 6674 Additional Surface Area (ASA) 5.

It is advised that an application has been made for a mining lease under the provisions of the above mentioned Act, for the purpose of **an Additional Surface Area within ML 6674 to authorise mining activities** on the following land parcels within the **South Burnett and Toowoomba Regional Councils**:

Lot 289 on FTY1859, Ridge Road and Unnamed Road.

The application is located at approximately six kilometres north west of Yarraman.

The applicant is: TEC Coal Pty Ltd, a wholly owned subsidiary of Stanwell Corporation Limited.

Date and time application lodged: 1 April 2021 1:45:06PM

Mining activities to be carried out include: continuation of existing open cut coal mining operations, which may include but are not limited to vegetation removal and topsoil stripping, fencing, extension of existing haul roads, construction of safety bunds, overburden removal, extraction of coal and rehabilitation. Further details are available in the mining lease documents.

### Mining lease application documents

The application documents consist of the Application for Mining Lease, copies of, or extracts from the application documents, and the endorsed Mining Lease Notice detailing the location and description of the land applied for (including surface area and access), may be downloaded from the Department's website <a href="https://www.business.qld.gov.au/industries/mining-energy-water/resources/public-notices-tenders">https://www.business.qld.gov.au/industries/mining-energy-water/resources/public-notices-tenders</a> or may be inspected at the Department of Resources office located at:

Building E, 25 Yeppoon Road Parkhurst QLD 4702

or may be obtained by contacting the local mines assessment hub on (07) **4936 0169** or **CoalHub@Resources.gld.gov.au.** 

#### Making a properly made objection

It is advised that any person/entity may make an objection to the grant of the mining lease. The **objection period**, during which objections can be given, concludes on **14 July 2021** at 4.30pm (AEST).

A properly made objection must be received on or before 4.30pm (AEST) on the last day of the objection period. It must be lodged with the chief executive in writing in the approved form, addressed to:

## **Coal Assessment Hub**

Building E, 25 Yeppoon Road Parkhurst QLD 4702 PO Box 3679, Red Hill QLD 4701

Email: CoalHub@resources.qld.gov.au

# Objection for the mining lease application

A properly made objection in respect to the grant of the mining lease is one that:

- is lodged on or before the last objection day for the application with the chief executive in writing in the approved form:
- states the grounds of the objection and the facts and circumstances relied on in support of the grounds;
- is signed and dated by each person/entity (i.e. signatory) making the objection; and
- states the name and address of each signatory.

Intending objectors should contact the local mines assessment hub on (07) **4936 0169** and obtain the approved objection form (MRA-20) or obtain the approved objection form from the department's website.

 $\frac{https://www.business.qld.gov.au/industries/mining-energy-water/resources/applications-compliance/forms-fees.}{\\$ 

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

Attn: Scott Cullen
Stanwell Corporation Limited
GPO Box 800
Brisbane QLD 4001

In accordance with section 11(2) of the *Electronic Transactions (Queensland) Act 2001*, an objector may only serve an objection to the applicant by email if the applicant has specified an email address in the prescribed form for the application for a mining lease. To effect service, the objector must only use this email address and not another email address (for example, not an email address found by searching the internet).

If an email address is not specified in the application form, it is taken that the applicant has not consented to service of an objection by email.