



Notice to progress extension

Section 386L of the *Mineral Resources Act 1989*

This letter is a notice to progress a mining lease application under section 386L of the *Mineral Resources Act 1989 (MRA)*. An application may be rejected if an applicant does not comply with the requirements of this notice.

Reference: ML 70454
Date: 30 October 2015

Waratah Coal Pty Ltd
GPO Box 1538
BRISBANE QLD 4001

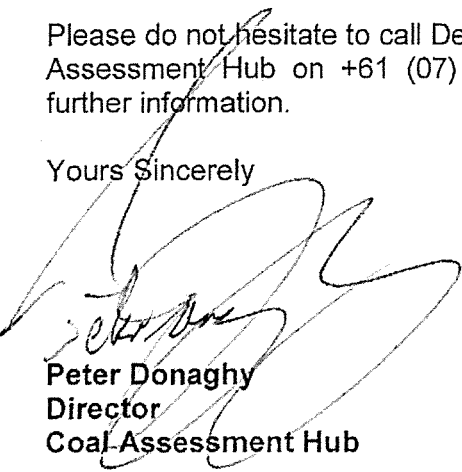
I refer to Mining Lease application 70454 lodged on 30 May 2011 and Notice to Progress sent to you on 16 March 2015. I acknowledge receipt of your letter on 28 August 2015 requesting a further extension to the response period. I acknowledge that you have since submitted your EM Plan with the Department of Environment and Heritage Protection and that it is currently under assessment.

Pursuant to section 386L(3) of the *Mineral Resources Act 1989 (MRA)*, I extend the period for complying with the notice to progress until **31 December 2015**. Please note that failure to comply with the Notice to Progress by this date may result in your applications being rejected pursuant to section 386L(4) of the MRA. This is the fourth and final extension to this Notice.

If you do not wish to continue with this mining lease application, please provide a notice in writing that you wish to abandon the application pursuant to section 307(1) of the Act. Upon abandonment, you will be required to remove any posts, cairns or other things used to mark out the boundary. The abandonment will take effect on the day following its receipt.

Please do not hesitate to call Debbie-Jo MacDonald, Principal Mining Registrar Assessment of the Coal Assessment Hub on +61 (07) 4936 0139 or debbie-jo.macdonald@dnrm.qld.gov.au if you require further information.

Yours Sincerely



Peter Donaghy
Director
Coal Assessment Hub