State of New South Wales. IN THE COMMONWEALTH OF AUSTRALIA.

Form No. 10. Western Lands Acts. Section 25, Amendment Act, 1905. New Special Leases.

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.—Persons dealing with this Lease are warned that search ild be made in the Western Land Board Office, and the strar General's Office, Sydney.

should be made in Registrar General's (

NOTICE.



## WESTERN LANDS LEASE.

GCORGE U, by the Grace of God, of the United Kingdom of Great Britain and Freland, and of the British Dominions beyond the Seas, Ring, Defender of the Faith, Emperor of India :-TO ALL to whom these Presents shall come, Greeting :---

WHEREAS Broken Hill South Silver Mining Company (no Liability )

in our State of New South Wales did on the Fourth day of Jeplember \_\_\_\_\_ 19/3 make an application under the provisions of the Western Lands Acts for a Special Lease of land and all things required by law were done to enable a Lease of the land hereinafter mentioned to be granted to the said Stoken Kill Jouth Silver Mining Company (no Liability)

\_ in respect of the said application : now Know He that in pursuance of the provisions of the said Western Lands Acts and in conformity with the same: WE DO HEREBY GRANT unto the said Broken Hill South Selver Mining Company (no Liability) -

(which with - M - executors administrators and assigns is increasifier referred to as the Lessee ) a lease for Horage Juppoer"\_ \_\_\_\_ under the said Acts (being Western Lands Lease No. 2639) of ALL THAT piece or parcel of land situate and being in the County of Jancowinna \_\_\_\_\_\_ Parish of Iclon \_\_\_\_\_\_ Land District of Willyania \_\_\_\_\_\_ containing One (1/ rood being allotment 10 Section 26 in the Journ of Alma \_\_\_\_\_\_\_ ------ aeres more or less as delineated upon Dechin 26, in the Town of Alma the Diagram catalogued ULB No. 1606 in the Office of the Western Land Board of New South Wales in the City of Sydney in our said State but subject to any modification or adjustment of such Diagram consequent upon survey duly authorized by the Commissioners constituting the said Board (hereinafter referred to as the Commissioners) together with ALL rights easements and appurtenances to the same belonging : EXCEPTING AND RESERVING unto Us Our Heirs and Successors all minerals-as defined in the Mining Act of 1889 or any Act amending the same and all metals gems precious stones coal and mineral oils which may be in under or upon the said land together with full power and authority to Us Our Heirs and Successors and to any person lawfully authorized in that behalf to enter upon the said land and search for work win and remove all or any of the said minerals metals gems precious stones coal and mineral oils: AND FURTHER RESERVING unto Us Our Heirs and Successors the unrestricted right to proclaim Travelling Stock Camping or other Reserves within the said land and to withdraw any land for the purpose of Roads Travelling Stock Camping or other Reserves : AND FURTHER RESERVING unto Us Our Heirs and Successors all powers and provisions necessary for the resumption of the said lands or any part thereof for mining purposes townships or any public purpose under the provisions of the Crown Lands Acts as hereinafter provided: To Hold the said land unto the Lessee from the \_\_\_\_\_ . The seath \_\_\_\_\_ up to and until the Frontieth day of June 1943\_ \_ day of --May 1914

subject to the Reservations Exceptions Conditions and Provisions herein contained YIELDING AND PAYING therefor such provisional or other rent as may from time to time be determined by the Commissioners under the provisions of the Western Lands Acts: And it is mereby Declared that all conditions and provisions contained in the Western Lands Acts and any Regulations made or to be made thereunder are embodied and incorporated with these presents as conditions and 60051

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provisions of the Lease hereby expressed to be granted: PROVIDED also and it is hereby Declared that the Lessee shall and will duly pay annually in advance the rent hereby reserved at the dates appointed for payment of the same in accordance with the provisions of the said Acts without deduction or abatement on any account whatsoever to the Treasurer of Our said State: PROVIDED that if the said rent be not paid as aforesaid a penalty not exceeding Ten per centum per annum shall be paid by the Lessee on the amount so due and unpaid as aforesaid: THAT the Lessee shall within sixty days after demand made by the said Commissioners pay a fee at the rate of one pound per linear mile for the survey of such boundaries as the said Commissioners may consider necessary to determine by survey : THAT shall fence such boundaries within such periods and with such class of fencing the Lessee not being a rabbit-proof fence as may be determined by the said Commissioners: THAT the <u>shall within a time specified by the Commissioners take such steps and measures</u> as the Commissioners shall direct to destroy rabbits dogs foxes and such other vermin and such woods as may from time to time be declared nozious in the Government Gasette and to keep the said land free of such vermin and weeds during the currency of these presents to tisfaction of the Commissioners : TUAT the Lossee shall and Lands for the time being of Our said State may from time to time direct foster and odible shrubs and plants as the said Commissioners may consider can be advantageously and successfully sultivated : PROVIDED that during the surrency of these presents the Losses shall not be compelled to expend annually for the purposes of destroying vermin and weeds as aforesaid and for the purpose of cultivating edible shrubs as aforesaid a sum exceeding one farthing per acro of the whole area under Lease such sum to be expended on any of the purposes aforecaid in such proportions and in such manner as the Commissioners may from time to time direct : PROVIDED that the Commissioners may at any time require proof from on each or any of the purposes aforesaid the the Lessee of all moneys so expended by of proving such expenditure in each case : THAT the Lesse keep and preserve sufficient timber on the said land for shade and fire-breaks: THAT the interfere with the timber upon any Forest Reserve which may coid land without the permission in writing horoafter be included within the shall not prevent any person or persons duly authonized in that behalf from outting or removing timber upon such Reserve or upon the said land ; THAT the Lesse not ringbark out or otherwise destroy or permit the destruction of any timber or edib sorub without the written consent of the Commissioners : PROVIDED THAT the Lossee DOAY the Commissioners may from time to time determine edible trees or scrub for stock feeding purposes THAT the Lessee shall not obstruct or interfere with any reserves reads or tracks or the lawful use thereof by any person : THAT the Lessee shall and will maintain and keep in reasonable repair all improvements on the said land during the currency of the said Lease and shall and will permit the Minister for Lands aforesaid and the Commissioners or any person authorized by him or them at all times to enter upon and examine the whole or any part of the land under Lease and the buildings and other, improvements thereon: That the Leesee shall furnish such returns or statements as the Commissioners may from time to time require in connection with any Lease or Freehold or Conditional Purchase held hy interested within the Western Division or which are worked in conjunction with any Lease or License held by or in which interested and in connection with any shoop or large stock cost of improvements working expenses or any other matter relative to any such holding as aforesaid : THAT no transfer assignment or agreement. to sublet the said land or any part thereof shall affect any forfeiture incurred or any debt or liability accrued to Us Our Heirs or Successors under or by virtue of these presents: THAT no transfer shall be registered or recognised if any rent payment or other dues to the Crown are in arrear : THAT no public rights now existing or hereafter to be created in and over any teek Route Reserve or Camping Reserve which may b said land shall be affected by the granting of this Lease : THAT the Lessee shall permit any person duly authorized in that behalf to enter upon the said land and search for work win and remove all or any minerals metals gems precious stones coal and mineral oils in under or upon the said land: That the Lease is granted subject to the following special conditions : -

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The unnual rental of the Lease shall be Ten shillings (10%-) for the fast period ending the Therticth day of June 1923, the sent for the remaining term of the Lease to be determined by the Communicationers in ten (10) year periods \_\_\_\_\_\_ The land to be used only for the purpose for which the Lease is granted \_\_\_\_\_\_

THAT it shall be lawful for Us Our Heirs and Successors to withdraw from the said Lease any lands required for such public purposes as have been or may hereafter be proclaimed under the Crown Lands Acts including mining purposes and purposes of settlement for towns and villages upon publication in the Government Gazette of such withdrawal: PROVIDED THAT upon such publication as aforesaid the Lessee shall be entitled to such compensation in respect of the land so withdrawn for the unexpired term of these presents and for the improvements owned by the Lessee upon the land so withdrawn as aforesaid as may be determined by the Minister after appraisement by the Commissioners: Probided Always and these presents are upon this express condition that if and whenever the rent hereby reserved or any part thereof shall be in arrear for more than six months after the time hereinbefore for the payment thereof appointed or whenever there shall be a breach by the Lessee and its Excenters Administrators and Assigns of any other condition or provision herein contained or incorporated herewith it shall be lawful for the Minister for Lands aforesaid after report from the Commissioners to declare by notification in the Government Gazette that the Lease hereby expressed to be granted is cancelled and forfeited unto Us Our Heirs and Successors whereupon these presents shall become of no effect and the term of the Lease hereby granted shall absolutely determine: PROVIDED THAT in any case in which the Lease has or shall become liable to forfeiture by reason of the non-fulfilment of any condition annexed by law or by these presents to such Lease but in which the Commissioners shall be satisfied that such non-fulfilment has been caused by accident error mistake or inadvertence or other innocent cause and that such forfeiture ought therefore to be waived the Minister for Lands aforesaid may declare that such forfeiture is waived either absolutely or upon such conditions as he may see fit to declare and the forfeiture shall thereupon be waived accordingly: BROULDED LASCLY that the Lessee may surrender the Lease hereby granted upon giving the Minister for Lands aforesaid twelve months' notice of intention to surrender the same together with all improvements thereon such notice to specify the date on which such surrender as aforesaid is intended to take effect and upon the giving of such notice as aforesaid the Lessee shall not be liable for the payment of rent accruing due after the expiration of the period mentioned in such notice.

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In Testimony Enhercof We have caused this Our Lease to be Sealed with the Seal of Our said State.

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Witness Our Trusty and Well-beloved SIR GERALD STRICKLAND, COUNT DELLA CATENA, Knight Grand Cross of Our Most Distinguished Order of Saint Michael and Saint George, Our Governor of Our said State of New South Wales and its Dependencies, in the Commonwealth of Australia, at Sydney, in New South Wales aforesaid, this Iwenty Ihurd day of \_\_\_\_\_\_ in the \_\_\_\_\_ fourth \_\_\_\_\_ year of Sqd.) J.L. Th Our Reign, and in the year of our Lord one thousand nine hundred and fourteen. 1 Sqd) G. Struckland Governor. Signed, Scaled, and Delivered by the said in the presence of day. THE COMMON SEAL of THE BROKEN HILL SOUTH SILVER MINING COMPANY, NO LIABILITY, was hereto affixed in the presence of Secretary. RECORDED AND ELECTRON or fra kinstra G. Western Lands Leases, Book 6 Folio 72 at The purpose for which Western Lands Lease No 2639 was Western Land Board Office Sydney New South Walss granted has been amended from "Storage "to " Storage and the This Fourteenth day of May 19/4. Exection of Machingery", use Gargette Notification sales the mir Jusenty second say of December 1922 eretary Gt Deming Secretary, Western Land Board Transfer dated \_\_\_\_\_\_ 20th August 1915 \_\_\_\_\_ from 23 no December 1922 Broken Hill South Silver Mining Company (No Liability) h August 1932 Transfer dated The Standard Trust Limited for to Melbourne Trust Limited Trust Limited ...... Helbour of Western Lands Lease No. \_\_\_\_\_ 2639 \_\_\_\_\_ entered in Broken Hill South Limited. Transfer Book in the Western Land Board Office at Sydney this \_\_\_\_\_\_ day of Western Lands Lease No.\_\_\_\_2639\_ nd in =- 19/5 At Demine October \_\_\_\_\_ Transfer Buck in the Western Land Board Office Seventh-Secretary Western Land Board Bydney this \_\_\_\_ October -1932 Nobe a e -Nide Annemue Secretary Western Land Board

Term extended to 301 filme 1973 under Section 281 of the Western Lands Act of 1901.
19.12.35. For Secretary, Western Lands Office.
Extended to a lease in perpetuity under Section 18E of the Western Lands Act of 1901, with no additional terms and conditions under Subsection 5: vide Minister's approval dated

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			NOTIFICATION OF G	FRANTING	GRANTING OF SPECIAL LEASES—continued.	<b>VL LEASE</b>	S-continued.						
			SPECIAL CONDITIONS, PROVISIONS, EXCRETIONS, COVENANTS, AND RESERVATIONS.	TSIONS, EXC	EFTIONS, CO.	VENANTS, A	ND RESERVATIONS.					i	
ahail 1910 date pear, keep	Special L be subject ), and to 4n of notificati Bathurst and c	Special Lease 1913-10, Grafton. Denis Daison McHugh and Edward Henry Mur shall be subject to subsections 1, 3, 4, 6 to 13, 17, and 20 of Regulation No. 215 (notified 1910), and to the following special conditions: $-(\alpha)$ The lesse shall, within twelve m date of notification in the Government Gazette of the granting of the lease, clear the lan pear, Bathurst and nagoora burr, lantana, and other noxious scrub, plants, or weeds, and keep the land clear of them during the currency of the lease. (b) The lesses sha		phyThe lease 9th November, 9th from the nths from the all prickly- shall thereafter 1 take all stops		4, 6 to 13, special Lease special cont out Gazette ing the curi	Special Lease 1913-42, Taree. ( s 1, 4, 6 to 13, 17, 18, and 20 of F ng special conditions :( $\alpha$ ) The le ment Gazette of the granting of t lands held in the same interest, during the currency of the lease.	Special Lease 1913-42, Taree. George Manning Lambert.—The lease first be subject to each sections 1, 4, 6 to 13, 17, 18, and 20 of Regulation No. 215 (notified 9th November, 1910), and to the following special conditions :—(a) The lesse; shall, within two years from the date of notification. In the Government Gazette of the granting of the lesse; enclose the land, either separately or conjointly with other land; held in the same interest, with a substantial fence, and maintain such fence in either repair during the entrrop of the lesse. (b) The lesse shall, with less of a provident with a substantial fence, and maintain such fence, and maintain such fence in either to for common during the entrrop of the lesse. (b) The lesse shall, which two years from the date of notifica- tion.	The leaf fied 9th N rs from the either ser , and main in two year	ase start b overaber, ] e date of n osrately or ntain such rs from bhe	e subject # (910), and otification conjointly fence in el	to and- to the in the r with file ent oblites-	<u> </u>
reser licent breac	ssary to pre red to the A se under sec h of any of	necessary to prevent pollution or obstruction to the flow of the waters reserved to the Minister to cancel this lease if one or both of the lesser licence under section 17, Forestry Act, 1909, or cesse to accrise his or th breach of any of the conditions will render the lease liable to forfeiture.	necessary to prevent pollution or obstruction to the flow of the waters of Dirty Creek. (c) Fower reserved to the Minister to cancel this lease if one or both of the lesses cease to be the holder of litense under section $17$ , Forestry Act, 1909, or cease to exercise his or their powers thereunder. (d) breach of any of the conditions will render the lesse liable to forfeiture.	(c) Fower is holder of a der. (d) A		and shall any of the scial Lease	thereafter keep the thereafter keep the conditions will rend 1911-6, Temora Ea	tool if the doverment darkete of the granuing of the tense, clear the hard of an interaction and the lease. (c) $\hat{\mathbf{x}}$ breach of any of the conditions will render the lease liable to forfeithre. Special Lease 1911-6, Temora Eastern (late 1911-16, Cootamundry). Ernest BrryThe lease	ng the cur ture. tmundry).	rency of b Ernest	incy of the lease. (c) A	e lease	
suben	Special L ctions 1, 2,	Special Lease 1913-10, Narrabri. Donald Charles CameronThe lease shall subsections 1, 2, 4 to 22 of Regulation No. 215 (notified 9th November, 1910).		be subject to		subject to , 1910), and ortions 1,02 erected on 1	subtections 1, 4 to 1 to the following s 2 and 1,025 on the v and and used in con	shall be subject to subtections 1, 4 to 11, 13, 14, 15, 19, and 20 of negulation No. 219 (notimer 3tr. Norember, 1910), and to the following special conditions :— $(\alpha)$ The area lasted is exclassive of the road between portions 1,022 and 1,025 on the west and 1,023, 1,024, and 1,029 on the cast. (b) <b>Any</b> yards and building's created on land and used in connection with proposed dairy and poulty farms shall be keep in	of Kegul e area lea 1,029 on th ry and pou	ation 100. sed is excl ie east. (1 iltry farms	zio (noum zsire of th ) Any yar shall be l	e road broad ds and cept in	
1, 2, - specia agricu until	Special Lt 4 to 7, 9 to al condition ultural proc the 5 acres	Special Lease 1913-1, Stroud. John Sidney Tre 1, 2, 4 to 7, 9 to 17, 19 and 20 of Regulation No. 215 (r special conditions :— $(\alpha)$ The lesses shall cultivate the 1 agricultural produce, or shall plant fruit trees or vin until the 5 acres are so used for agriculture or for orch	Special Leave 1913-1, Strond. John Sidney Tresidder.—The leave shall be subject to subjections 1, 2, 4 to 7, 9 to 17, 19 and 20 of Regulation No. 215 (notified 9th November, 1910), and to the following special conditions :—(a) The lessee shall cultivate the land by growing thereon crops of creasls or other agricultural produce, or shall plant fruit trees or vines on 5 acres, at the rate of 1 acre per annum, until the 5 acres are so used for agriculture or for orbard, or both combined. (b) $\Delta$ breach of any of the conditions will render the lease liable to for inclure.	subsections he following cals or other per annum, h of any of		a clean and sanitary condition. Health or Dairies Supervision A Special Lease 1912-3, 7 shall be subject to subsection Nov ember, 1910), and to the f Land Ased and breed in corne	condition. (c) A bi ervision Act, as the 1912-3, Temora E subsections 1, 4 to d to the following d in connection with	a clean and sanitary condition. (c) A breach of any of the conditions, or a conviction under the Public IIealth or Duries Supervision Act, as the case may be, will render the lease liable to forfeiture. Special Lease 1912-3, Tenora Eastern (late 1912-4, Coolamundry). Patrick BrayThe lease shall be subject to subsections 1, 4 to 11, 13, 14, 19 and 20 of Regulation No. 215 (notified 9th Nov ember, 1910), and to the following special conditions:-(a) Any yards and buildings spected on the laye haved haved at d well in connection with monosed dairy and bouldings spected on the laye of the lated base dairy in the subject to a subsections 1, 4 to 11, 13, 14, 19 and 20 of Any sards and buildings spected on the laye layed haved at d well in connection with monosed dairy and boult of the following special conditions:-(a) Any yards and buildings spected on the layed layed by the output of the connection with monosed dairy and boult of the and well and well and well and well and well and set of the non-special conditions and boult of the set of an event of the connection with monosed layed boult with the set of the non-special conditions and boult of the set of the non-special conditions and boult of the set of the non-special conditions and boult of the set of the non-special conditions and boult of the set of the non-special conditions and boult of the set of the non-special conditions and boult the set of the non-special conditions and the set of the constant and th	he lease light mundry). of Regula ny yards a	onviction able to for Patrick J then No. 3 then buildin shall be ke	feiture. feiture. BrayThe 215 (notific gs erected pt in a clea	Public + lease d 9th on the n and	
tions follov access will re	Special L Special L 1, 2, 4 to 1 ring special 5 for miners cuder the le	Special Lease 1913-11, Stroud. John Alexar tions 1, $2$ , 4 to 11, 13 to 17, 19, and 20 of Regulation following special conditions :- $(a)$ The lesse shall, watcess for miners and persons authorised to obtain the will render the lease liable to forfeiture.	Special Lease 1913-11, Stroud. John Alexander Laurie.—The lease shall be subject to subsec- tions 1, 2, 4 to 11, 13 to 17, 19, and 20 of Regulation No. 215 (notified 9ta November, 1910), and to the following special conditions :- $(a)$ The lesse shall, when fencing the land, provide convenient gates of access for miners and persons authorised to obtain timber, &c. $(b)$ A breach of any of the conditions will render the lease liable to forfeiture.	t to subsec- , and to the ent gates of e conditions		ordition. Public Hea ectal Lease 5. 16, 19, a dditions :( he area leas	(b) A breach of an $(1, Act, as the case 11. Act, as the case 1911–14, Tunut. and 20 of Regulation of 21 of Lesce shall, ed. (b) A breach of the case of the case$	<ul> <li>sanitary condition. (b) A breach of any of the cenditions, or a conviction under the Dairies Supervision or Public Health Act, as the case may te, will render the lease liable to forfeiture. Special Lease 1911-14, Tunut. Thomas TolardThe lease shall be subject to subsections 1, 2, 4 to 13, 15, 16, 19, and 20 of Regulation No. 215 (notified 9th November, 1910), and to the following special conditions :(a) The lessee shall, during each year of the lesse, cultivate an arca of not less than the render the lessee shall, during each year of the lesse, cultivate an arca of not less than the special conditions :(a) The lessee shall, during each year of the lesse, cultivate an arca of not less than the area leased. (b) A breach of any of the conditions will render the lesse liable to forfeiture.</li> </ul>	. convictio are liable t ie shall be ovember, I ease, cultiv ill render t	n under tl o forfeitur subject to 910), and ate an are he lease li	he Dairies l e. subrection to the fol u of net le: able to forf	Super- as 1, 2, lowing ss than eiture.	
3397] T is T	hereby noti dermentione	APPLICATI APPLICATI ifed, for public information, that 1 of Meatern Lands Lesses for the suc	3397] APPLICATIONS FOR SPECIAL LEASES UND T is hereby notified, for public information, that His Excellency the Governor, with th undermetioned Western Lands Lease for the snocial nurness encoded subject to the two	)ER SECTI 10 advice of	NDER SECTION 25, "W]	ESTERN 1 ve Council	.ANDS AMENDM has, in pursuance	Westorn Land Board Office, Sydney, 13th May, 1914. the advice of the Executive Council, has, in pursuance of the powers contained in the Western Lands Acts, issued the	Western Land Board Offee, Sydney, 13th and in the Western Lands A	d Board C Sydney, estern Lar	Board O <b>dice.</b> Sydney, 13th May, 1914. tern Lands Acts, issued t	1914. sued the	
	The land to	The land to be used only for the purpose for which the leases are granted.							G	J. L. TREFLÉ.	REFLÉ. Minister for Lands.	Landa.	
No. uf Vestern	I Reg. No of	Name and Address of Lessee.	Situation of Land.	Parish.	County	Area	Purpose of	Term of Lease. Annual		Period for which Rent has been determined.	Rent has nined.	Rental	•
Leasa.							Lease.	From Te	)	From	Ho L	called for.	
2637 2688	W.L.B. 1914-2,142 2,144		Broken Hill South Silver Mining Com- pany (No-Liability). do Being portion 1,79), town of Alma do do	Pict:n	Тапсожіппа do	9. T. P 0 1 0 0 1 0	Storage purposes. 13 Ma do 13 "	13 May, 1914 80 June, 1945 £ 8. 13 <i>m m</i> 30 <i>m</i> 0 10	ಕಂ ಂ	13 May, 1914 50. 13 , , , 30	50 June, 1923 30 "" "	NIL.	
6293	2,145	Do do	. Being allotment 10, section 26, town of Alma	i i	do	0 1 0	do 13 "	" 30 " " 010	0 13	" " 30	) <u> </u>	Nil.	
					-	-	-	~	-				

NEW SOUTH WALES GOVERNMENT GAZETTE, No. 84.

[13 MAY, 1914.

- (vi) the licence will expire when an approved determination of native title (within the meaning of section 13 of the Native Title Act 1993 (Cth)) is made in relation to any part of the land where the determination is that native title exists.
- 8. The variation of the purpose of Western Lands Leases 1796, 1798, 3872, 4247 and 12746 by the addition of the purpose of film making will lapse when an approved determination of native title (within the meaning of section 13 of the Native Title Act 1993 (Cth)) is made in relation to any part of the land where the determination is that native title exists.

## ERRATUM

Administrative District — Broken Hill Unincorporated Area; County — Yancowinna

IN the notification appearing in the *Government Gazette* of 20 November 1998, Folios 8925, 8926 and 8927, under the heading "ALTERATION OF PURPOSE OF A WESTERN LANDS LEASE," "....... from "Grazing" to "Grazing and Shooting Range" ....... from "Pastoral Purposes" to "Pastoral Purposes and Shooting Range ......." should be inserted in lieu thereof. File No. WLL 430

RICHARD AMERY, M.P., Minister for Land and Water Conservation.

## ALTERATION OF CONDITIONS OF WESTERN LANDS LEASES

IT is hereby notified that in pursuance of the provisions of section 18J, Western Lands Act 1901, the conditions set out below attach to any Western Lands Lease where application has been made by the lessees for the addition of such conditions and where approval has been granted.

> RICHARD AMERY, M.P., Minister for Land and Water Conservation.

## Special Conditions

- 1. The Lessee will advise the Lessor of the name, address and telephone number of the Lessee's company secretary, that person being a person nominated as a representative of the company in respect of any dealings to be had with the company. The Lessee agrees to advise the Lessor of any changes in these details.
- 2. Any change in the shareholding of the Lessee's company which alters its effective control of the lease from that previously known to the Commissioner shall be deemed an assignment by the Lessee.
- 3. Where any notice or other communication is required to be served or given or which may be convenient to be served or given under or in connection with this lease it shall be sufficiently executed if it is signed by the company secretary.
- 4. A copy of the company's annual financial balance sheet or other financial statement which gives a true and fair view of the company's state of affairs as at the end of each financial year is to be submitted to the Minister upon request.