

OUT19/7890

Melissa Anderson Environmental Assessment Officer Planning and Assessment Group NSW Department of Planning, Industry and Environment

melissa.anderson@planning.nsw.gov.au

Dear Ms Anderson

Chain Valley Colliery (SSD-5465-Mod-3) Environmental Assessment

I refer to your email of 14 June 2019 to the Department of Planning, Industry and Environment (DPIE) – Lands, Water and Department of Primary Industries (DPI) about the above matter.

The following advice for you to consider is from relevant branches of Lands & Water and DPI.

DPIE – Crown Lands

If Crown land is involved in the proposal:

- All Crown Land and Crown Roads within a Mining Lease must be subject to a Compensation Agreement issued under Section 265 of the Mining Act 1992, to be agreed and executed prior to any mining activity taking place and within 12 months of Project/ Modification Approval. The Compensation Agreement may include conditions requiring the Mining Lease Holder to purchase Crown land impacted on by mining activity.
- All Crown Land and Crown Roads located within an Exploration Licence, where subject to exploration activity, must be subject to an Access Arrangement issued under Section 141 of the Mining Act 1992, to be agreed and executed prior to any exploration activity taking place.

Any further referrals to DPIE – Lands, Water and DPI can be sent by email to: <u>landuse.enquiries@dpi.nsw.gov.au</u>.

Yours sincerely

Ekogos

Liz Rogers Manager, Assessments **DPIE Water – Strategic Relations** 17th July 2019