EXPLORATION LICENCE

Issued under the Mining Act 1992

EXPLORATION LICENCE NUMBER:	4918 (Act 1992)
EXPIRY DATE:	18 December 2027
LICENCE HOLDER:	White Mining (NSW) Pty Limited ACN 089 414 595
EXPLORATION AREA:	See Schedule 1
MINERAL(S):	Group 9 (Coal) and Group 9A (Oil Shale) minerals

Information about this licence

This exploration licence is issued under the Mining Act 1992. The licence holder may:

- Apply for the renewal of this exploration licence; or
- Apply for the transfer of this exploration licence to another person.

Renewal applications are to be submitted within the period of three months prior up to midnight on the expiry date of the licence consistent with the *Mining Act 1992*.

The following fees are payable in connection with this licence:

- · An annual rental fee; and
- An annual administrative levy.

Additional rights and responsibilities of licence holders are set out in the *Mining Act 1992* and the Mining Regulation 2016.

Please note that licence holders may also be required to obtain approvals and comply with requirements of other legislation when carrying out exploration activities, including (but not limited to):

- The Environmental Planning and Assessment Act 1979;
- The Protection of the Environment Operations Act 1997; and
- The Water Act 1912 and the Water Management Act 2000.

Rights of the licence holder under this licence

This licence gives the licence holder an exclusive right to prospect for the mineral(s) or group(s) of minerals on the land to which this licence relates.

However, in accordance with section 45 of the *Aboriginal Land Rights Act 1983*, this licence does not give the licence holder the right to prospect for any minerals except coal, on land vested in an Aboriginal Land Council or Local Land Council at the original date of grant of this licence.

Restrictions on the exercise of rights under this licence

It is the responsibility of the licence holder to apprise themselves of the restrictions on the exercise of rights under this licence that exist under NSW and Commonwealth legislation.

Exploration Area (Schedule 1)

The land to which this licence applies is set out at Schedule 1 of this licence.

Licence Conditions (Schedules 2 and 3)

This licence is subject to the conditions in Schedule 2 and Schedule 3. The licence holder must conduct prospecting operations in accordance with these conditions, as well as any conditions imposed by the *Mining Act 1992* and Mining Regulation 2016. In particular:

- The conditions set out in Schedule 2 are general conditions; and
- The conditions (if any) set out in Schedule 3 are special conditions.

Contravention of licence conditions is an offence under the Mining Act 1992.

Further Approvals under this licence (Schedule 4)

The licence holder may need to obtain further approvals or Ministerial consent before carrying out prospecting operations on the land subject to this licence (see in particular the activity approval requirements for assessable prospecting operations section 23A of the *Mining Act* 1992, which requires an activity approval to be obtained prior to commencing any assessable prospecting operation).

Work Program (Schedule 5)

Condition 1 of Schedule 2 of this licence requires the licence holder to comply with the Work Program. The Work Program unique identifier is set out at Schedule 5 of this licence. The Work Program may be amended on application of the licence holder, with the approval of the Minister.

LICENCE HISTORY from 9 June 2021

Identifier	Effective date	Reasons for update
29	9 June 2021	Renewal of EL4918 (Act 1992)
43	9 September 2022	Renewal of EL4918 (Act 1992)
44	12 March 2025	Renewal of EL4918 (Act 1992)
45	18 December 2025	EL4918 (Act 1992) transferred in part to create EL9820 (Act 1992)

DEFINITIONS

In this licence:

- (a) A reference to a Code or Guideline is a reference to that document as amended or replaced from time to time, and
- (b) Words have the meaning given to those terms in the *Mining Act 1992* unless otherwise defined below:

Change in effective control of the licence holder means any occurrence which results in any person, not being a related body corporate of the licence holder, newly being in one or more of the following positions:

- (a) having the capacity to appoint or control more than 50% of the number of directors of the licence holder's board;
- (b) being entitled to exercise (directly or indirectly) more than 50% of the votes entitled to be cast at any general meeting of the licence holder; or
- (c) holding more than 50% of the issued share capital (other than shares issued with no rights other than to receive a specified amount in distribution) of the licence holder.

Environmental incident notifications and reports means any notifications and reports to be provided to relevant authorities under Part 5.7 or Part 5.7A of the *Protection of the Environment Operations Act 1997*.

Foreign acquisition of substantial control in the licence holder means any occurrence which results in a foreign party, not being a related body corporate of the licence holder, newly being in one or more of the following positions:

- (a) having the capacity to appoint or control 20% or more of the number of directors of the licence holder's board;
- (b) being entitled to exercise (directly or indirectly) 20% or more of the votes entitled to be cast at any general meeting of the licence holder; or
- (c) holding interests in 20% or more of the issued share capital (other than shares issued with no rights other than to receive a specified amount in distribution) of the licence holder.

National park, regional park, historic site, nature reserve, karst conservation reserve and Aboriginal area have the meaning given to those terms in the *National Parks and Wildlife Act* 1974.

Related Body Corporate has the same meaning given to that term in the *Corporations Act 2001 (Cth)*.

Relevant authorities have the meaning given to that term in section 148 of the *Protection of the Environment Operations Act 1997*.

Work Program means the approved work program identified in Schedule 5 of this licence, as amended from time to time with the approval of the Minister.

EXPLORATION AREA

The exploration area comprises of an area of **231 hectares** as shown on Plan No. **E546-09**, and exclusive of any land:

- (a) vested in the Commonwealth of Australia; or
- (b) that was not subject to the licence immediately before the registration of part transfer.

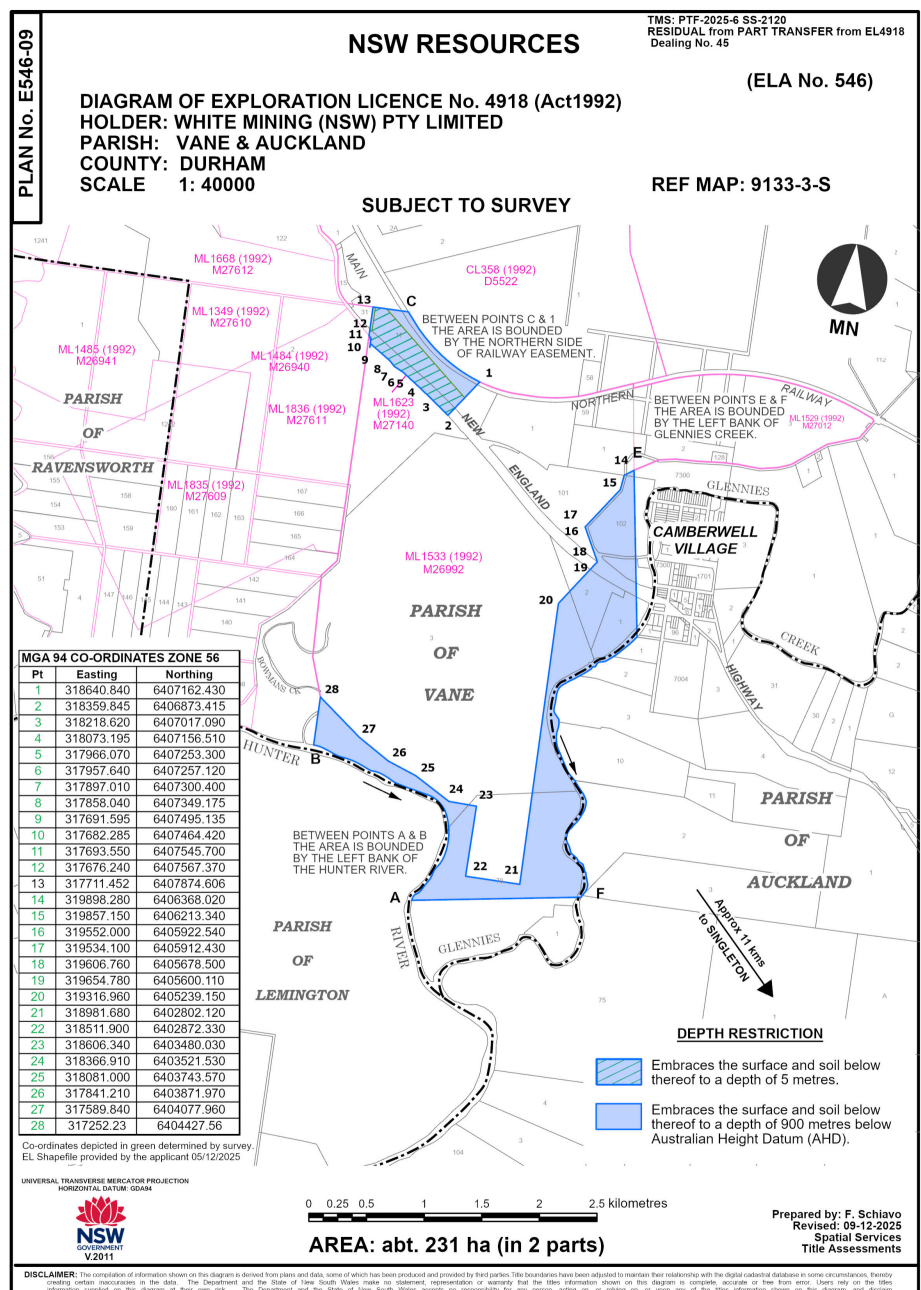
Note: This exclusion (b) may include land that, at the date this licence was initially granted, was:

- subject to an authority, or an application for an authority;
- subject to a residence area or business area referred to in clause 1, Part 1 of Schedule 11 of the Mining Regulation 2003;
- subject to any mining reserve constituted under section 367 of the Mining Act 1992 which prohibited the grant of new exploration licences;
- vested in the Commonwealth of Australia;
- located within a national park, regional park, historic site, nature reserve, karst conservation area or Aboriginal area established under the National Parks & Wildlife Act 1974 or other legislation.

The boundaries of the exploration area are indicated on the following diagram.

DISCLAIMER

The boundaries of the exploration area in the diagram are indicative only, based on knowledge and understanding at the time this licence was granted. However, because of advances in knowledge, users are reminded of the need to ensure that information upon which they rely is up to date. No warranty about the accuracy, currency or completeness of any information in this diagram is inferred (including, without limitation, any information provided by third parties). While all reasonable care has been taken in the compilation of this diagram, to the extent permitted by law, the Department of Primary Industries and Regional Development excludes all liability for the accuracy or completeness of the information, or for any injury, loss, or damage whatsoever (including without limitation liability for negligence and consequential losses) suffered by any person acting, or purporting to act, in reliance upon anything contained herein. Users should rely upon their own advice, skills, interpretation and experience in applying the information in the diagram.



DISCLAIMER: The compilation of information shown on this diagram is derived from plans and data, some of which has been produced and provided by third parties. Title boundaries have been adjusted to maintain their relationship with the digital cadastral database in some circumstances, thereby creating certain inaccuracies in the data. The Department and the State of New South Wales make no statement, representation or warranty that the titles information shown on this diagram is complete, accurate or free from error. Users rely on the titles information shown on this diagram is complete, accurate or free from error. Users rely on the titles information shown on this diagram and disclaim all liability for any loss, damage, cost, expense or injury (including death) incurred or arising by reason of any person using or relying on the titles information contained on this diagram by reason or by any error, omission or misstatement is caused by or arises from negligence, lack of care or otherwise). Users should always verify historical material by making and relying upon their own separate inquiries prior to making any important decisions or taking any action on the basis of titles information.

GENERAL CONDITIONS

Work Program

1. The licence holder must carry out the operations, and any other activities, described in the Work Program and comply with any commitments in relation to the conduct of operations specified in the Work Program, as for the time being in force, in respect of this licence.

Native Title

2. The licence holder must not prospect on any land or waters within the exploration area on which Native Title has not been extinguished under the *Native Title Act 1993 (Cth)* without the prior written consent of the Minister.

Community Consultation

3. The licence holder must carry out community consultation in relation to the planning and conduct of activities under this licence in accordance with the *Exploration Code of Practice: Community Consultation* (March 2016).

Protection of the Environment

4. The licence holder must prevent, or if that is not reasonably practicable, minimise so far as is reasonably practicable, any harm to the environment arising from activities carried out under this licence.

Security

- 5. The licence holder must provide a security deposit to secure funding for the fulfilment of obligations under this licence (including obligations that may arise in the future) as follows:
- (a) Amount: **\$20,000**
- (b) Licence holder's entitlement to interest: none.

Rehabilitation

6. The licence holder must carry out rehabilitation of all disturbance caused by activities carried out under this licence in accordance with the requirements in Part B of the *Exploration Code of Practice - Rehabilitation* (July 2015) to the satisfaction of the Minister.

Environmental Incident Reporting

7. The licence holder must provide environmental incident notifications and reports to the Secretary no later than seven days after those notifications and reports are provided to relevant authorities under the *Protection of the Environment Operations Act 1997*.

Annual Activity Reporting

- 8. Unless otherwise approved by the Secretary, the licence holder must submit annual activity reports prepared in accordance with the *Exploration Guideline: Annual Activity Reporting for Prospecting Titles* (July 2015) at the following times:
- (a) Annually, within one calendar month following the grant anniversary date of this licence;
- (b) On any other date or dates directed by the Secretary in writing; and
- (c) Within one calendar month following the cancellation or expiry of this licence.

Change in Control

- 9. If the licence holder is a corporation, the Secretary must be notified within 30 days of any:
- (a) Change in effective control of the licence holder; or
- (b) Foreign acquisition of substantial control in the licence holder.

Notification is not required where a change in effective control of the licence holder, or a foreign acquisition of substantial control of the licence holder, occurs as a result of the acquisition of shares or other securities on a registered stock exchange.

SPECIAL CONDITIONS

Activity Approvals Issued Prior To 1 March 2016

- 10. Any prospecting operations the subject of an activity approval granted pursuant to this exploration licence before 1 March 2016 must, in addition to any requirements of that approval, be carried out in accordance with the following Codes of Practice:
- (a) Part B of the Exploration Code of Practice: Environmental Management
- (b) Part B of the Exploration Code of Practice: Produced Water Management, Storage and Transfer

and these codes prevail to the extent of any inconsistency with a requirement of such an activity approval.

FURTHER APPROVALS

Further approvals and consents may be granted after the commencement of this licence.

The licence holder is required to comply with all approvals and consents which have been granted after commencement of this licence.

WORK PROGRAM

In accordance with Condition 1 of this licence the approved Work Program is the document identified by the identification number:

WP-EL4918-2025-2027

Determination of Annual Rental Fee Area

I, Adam W. Banister, Manager Assessments & Projects, pursuant to clause 81(1) of the Mining Regulation 2016 and for the purposes of Part 14A, Division 3 of the *Mining Act 1992*, determine the annual rental fee area for Exploration Licence 4918 (Act 1992) to be:

231 hectares

Signed this 18th day of December 2025

Adam W. Banister

Manager Assessments & Projects

NSW Resources

Department of Primary Industries and Regional Development

As delegate for the Secretary

A. W. Banizter

Delegation dated: 15 September 2025

Notes regarding the Annual Rental Fee Area

The introduction of an administrative levy and rental fee on 12 June 2012 brought NSW in line with other Australian jurisdictions' annual charges for mineral and gas titles.

NSW Resources is required by subclause 81(1) of the Mining Regulation 2016 (the Regulation) to determine annual rental fee areas for all authorisations granted on or after 1 July 2012.

Under sections 292E and 292F of the *Mining Act* 1992, liability for an annual rental fee arises on the grant of an authorisation and on each grant anniversary date that occurs during the term.

The annual rental fee, which is calculated in accordance with the Regulation, must be paid before the authorisation is granted.

Clause 80 of the Regulation relates to the calculation of annual rental fees. Annual rental fees for:

- Exploration licences for non-coal minerals are charged based on the authority area, in whole units
- Exploration licences for coal are charged based on the authority area (usually hectares or square kilometres)
- Assessment and Mining leases are charged based on the authority area (usually hectares square metres or square kilometres).

The Secretary's determination of the annual rental fee area is set out in clause 81, and specifies that:

- 'Exclusions specified, or proposed to be specified, in an authorisation are to be counted towards the annual rental fee area' (subclause 81(4)) and
- When determining the annual rental fee area:
 - o 'If the annual fee area includes a **part of a unit**, that part is to be disregarded' (subclause 80(3)); and
 - o 'If the annual rental fee area includes part of a hectare, square kilometre or square metre, that part is to be included in the calculation' (subclause 80(4)).

For the purposes of calculating the annual rental fee area, <u>part of a unit</u> only occurs when the unit intersects with a State or coastal border.

The area of this application does not include 'part units' which is reflected by the annual rental fee area being the same as the area of the exploration licence that it is proposed to grant in satisfaction of the Exploration Licence Application.

If you wish to query the annual rental fee area determination for your authorisation or for further information, please contact Assessments and Systems on +61 2 4063 6600 or titles@dpird.nsw.gov.au.