NOTICE OF PROPOSED GRANT OF EXPLORATION PERMIT FOR MINERALS

NATIVE TITLE ACT 1993 (CTH) SECTION 29

The Queensland Minister for Resources and Critical Minerals, PO Box 15216, City East, Queensland, 4002, hereby gives notice in accordance with section 29 of the *Native Title Act 1993* (Cth) of the proposed grant of Exploration Permit for Minerals (EPM) shown below, subject to the provisions of the *Mineral Resources Act 1989* (Qld).

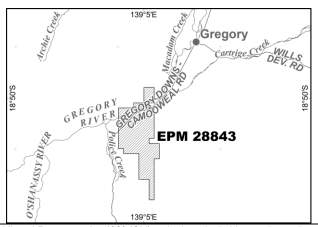
EPM 28739 applied for by MOUNT ISA MINES LIMITED, ACN 009 661 447, over an area of 100 sub-blocks (323km²), centred approximately 79 km North-Northeast of Camooweal, in the locality of Mount Isa City Council.

137°55'E

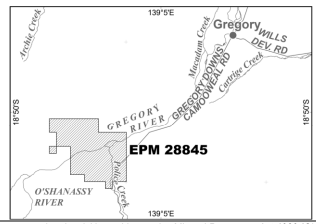
138°20'E R Y RIVER 38°45'E

SOUTH AIVER 3

EPM 28843 applied for by MOUNT ISA MINES LIMITED, ACN 009 661 447, over an area of 92 sub-blocks (297km²), centred approximately 39 km South-Southwest of Gregory, in the locality of Burke Shire Council and Mount Isa City Council.



EPM 28845 applied for by MOUNT ISA MINES LIMITED, ACN 009 661 447, over an area of 74 sub-blocks (239 km²), centred approximately 46 km South-West of Gregory, in the locality of Burke Shire Council and Mount Isa City Council.



Nature of Act(s): The grant of the Exploration Permit for Minerals under the Mineral Resources Act 1989 (Qld) authorises the holder to mine and carry out associated activities subject to the Mineral Resources Act 1989 (Qld) for a term not exceeding five (5) years, with the possibility of renewals for terms not exceeding five (5) years. It is proposed to grant the Exploration Permit for Minerals subject to the Mineral Resources Act 1989 (Qld) and the Native Title Protection Conditions.

Name and address of person doing Act(s): It is proposed that the Exploration Permit for Minerals be granted subject to the provisions of the *Mineral Resources Act 1989* (Qld) by the Queensland Minister for Resources and Critical Minerals, PO Box 15216, City East, Queensland, 4002.

Native Title Parties: Any person who is or becomes a 'native title party' within the meaning of the Native Title Act 1993 (Cth) is entitled to the negotiation and/or procedural rights provided in Part 2, Division 3, Subdivision P of the Native Title Act 1993 (Cth).

Further information: May be obtained from the Department of Resources, Mineral Assessment Hub, Level 9, Verde Tower, 445 Flinders Street, Townsville, Queensland, 4810. Telephone: (07) 4447 9230 or Email: MineralHub@resources.qld.gov.au.

Expedited Procedure: The State of Queensland considers the grant of the Exploration Permit for Minerals to which this notice applies, is an act attracting the Expedited Procedure. The Exploration Permit for Minerals may be granted unless, within a period of four (4) months after the Notification Day a native title party lodges an objection in respect of the individual Exploration Permit for Minerals with the National Native Title Tribunal against the inclusion of the statement that the State considers the grant of that Exploration Permit for Minerals is a future act attracting the Expedited Procedure. Enquiries in relation to lodging an objection should be directed to the National Native Title Tribunal, Level 5, Harry Gibbs Commonwealth Law Courts Building, 119 North Quay, Brisbane, Queensland, 4000. Telephone: (07) 3052 4040.

Notification Day: 22 May 2024

Dated 29 APRIL 2024

Signed:

(H)

Queensland Government

Executive Director for Minister for Resources and Critical Minerals