



Doc ID: 2026D000883

30 January 2026

 Shontelle Curtis
 Tenement and Access Manager
 Iluka (Eucla Basin) Pty Ltd
 Level 17, 240 St Georges Terrace
 PERTH WA 6000

Dear Ms Curtis

Notification of Approved Program for Environment Protection and Rehabilitation (Program) Review for Jacinth-Ambrosia

In reference to your submission dated 26 November 2025, the Program Review has been approved pursuant to section 70C(5) of the Mining Act 1971 (the Mining Act).

The approved Program Review will be made publicly available on the Mining Register and the Department for Energy and Mining (DEM) website. Details of the approved Program Review are listed below.

Tenement Holder	Iluka (Eucla Basin) Pty Ltd
Tenement Type & Number	Mining Lease ML 6315, Miscellaneous Purposes Licenses MPL 110, MPL 111 and MPL 161 and Extractives Minerals Leases EML 6316, EML 6325, EML 6326, EML 6330, EML 6331, EML 6332, EML 6333 and EML 6334
PEPR/MOP Number	MPR-04844
Name of Operation	Jacinth Ambrosia

You are reminded that you must always implement and comply with the approved Program Review.

This approval does not constitute endorsement of the systems that you have in place to manage the mining operations in compliance with the Mining Act. Whilst your capability to undertake this activity has been considered in this approval, the responsibility for compliance with the Mining Act always remains with the tenement holder.

The legislative requirements associated with the Program Review are outlined below, with certain requirements to be actioned prior to commencement of authorised operations.



1	<p>PEPR Conditions</p> <p>In accordance with section 70C(7a) of the <i>Mining Act</i>, the approved PEPR is subject to the conditions listed in the attached Notice (see Attachment 1).</p>
2	<p>Rehabilitation Bond</p> <p>DEM currently holds a bond of \$58,032,500 for the Jacinth-Ambrosia mining operation. An increase to the existing bond will be formally requested by DEM under separate correspondence.</p>
6	<p>Compliance Reporting</p> <p>In accordance with Regulation 77 of the Mining Regulations you are required to submit an annual compliance report as per existing operational reporting arrangements. Please refer to the DEM website for more information on the reporting requirements.</p>
7	<p>Native Vegetation</p> <p>The Program includes a native vegetation management plan for the clearance of an additional 313.3 hectares of native vegetation.</p> <p>The significant environmental benefit (SEB) offset for the removal of this vegetation has been calculated by your native vegetation accredited consultant as requiring an offset of 23,692 SEB points with a value of \$2,395,138.05.</p> <p>You propose to make the SEB payment in two stages, in line with the staged approach to land clearance:</p> <ul style="list-style-type: none"> • Payment 1 in 2026: \$566,204.687 (SEB Payment) + \$31,141.26(Administration Fee) giving a total payment of \$597,345.94. • Payment 2 in 2027: amount to be recalculated using the payment formula in place at the time. <p>The native vegetation clearance and payment into the Native Vegetation Fund set out in the PEPR Review is approved in accordance with my delegated powers under the Native Vegetation Regulations 2017.</p> <p>Please notify DEM if you would like an invoice for Payment 1 of the SEB to be raised by the Native Vegetation Council and forwarded to you so that payment can be made.</p> <p>Given the second stage of SEB payment is proposed to be made in the following financial year, Payment 2 must be recalculated and made using the payment formula in place at the time of payment as per the Guide for a significant environmental benefit for the clearance of native vegetation associated with the minerals and petroleum industry (SA Native Vegetation Council, March 2025).</p>
8	<p>Environment Protection Authority (EPA) Authorisation</p> <p>You are required to comply with the requirements of your authorisation under the <i>Environment Protection Act 1993</i>, and your licence to mine and mill radioactive ores under the <i>SA Radiation Protection and Control Act 1982</i>.</p>

**9 Protection of Aboriginal sites**

The *Aboriginal Heritage Act 1988* protects all Aboriginal sites, objects and ancestral remains throughout South Australia. An authorisation may be required to damage, disturb or interfere with Aboriginal heritage, or to excavate for uncovering of an Aboriginal site, object or remains.

You are advised to consult with the Attorney-General's Department, Aboriginal Affairs and Reconciliation Division to seek further information regarding Aboriginal heritage matters.

In addition to the requirements under the Mining Act, you are reminded that your operation will have other legislative requirements that you will need to comply with.

If you have any further queries, please contact DEM staff as below:

Simon Matthews
Senior Compliance Mining Officer
Minerals Regulation
DEM.MiningRegRehab@sa.gov.au

Yours sincerely

A handwritten signature in black ink, appearing to be 'SC' or similar initials.

Simon Constable
DIRECTOR MINERALS REGULATION
Delegate of the Minister for Energy and Mining
Delegate of the Native Vegetation Council

Att.:

1. Notice of Program Approval Conditions for MPR-04844



Attachment 1

Notice of Approval Conditions - MPR-04844

In accordance with section 70C(7a) of the *Mining Act 1971*, MPR-04844 is approved subject to the following conditions (set out in bold):

Groundwater Modelling

1. The Tenement Holder must submit a draft Groundwater Modelling Plan to the Director Minerals Regulation for approval on or prior to the 30 April 2026.
2. The Tenement Holder must implement the Groundwater Modelling Plan upon approval within the timeframe directed by the Director Minerals Regulation.
3. Following implementation of the approved Groundwater Modelling Plan, the Tenement Holder must submit a Groundwater Modelling Report that includes:
 - 3.1. A description of the outputs of groundwater modelling in relation to the approved Program, including but not limited to, achievement of the groundwater outcome, control measures, measurement criteria and leading indicator criteria; and
 - 3.2. A forward works plan and proposed timing for a Program review if required.