From: Resources Regulator

Cc: Stephen Clipperton; Monique Meyer

Subject: APO0001726 | APO0001726 - Canonba - Australian Consolidated Gold Holdings Pty Ltd Approved

3 Apr 2024

**Date:** Thursday, 11 April 2024 9:10:49 AM

Attachments: image

To:

APO0001726 Approval as at 3 Apr2024 v2.pdf

Dear Australian Consolidated Gold Holdings Pty Ltd,

Your Non-Complying Exploration Activity application for "Canonba" has been assessed pursuant to the requirements set out in Part 5, Division 5.1, of the Environmental Planning and Assessment Act 1979. I have determined that the proposed activity is not likely to have significant impact on the environment and therefore an Environmental Impact Statement is not required.

I have decided to grant an activity approval with terms. This activity approval is effective from 03 Apr 2024. Please note that this approval has been reissued as we identified a minor administration error in the original approval, that has since been rectified.

## **ACTIVITY APPROVAL**

Pursuant to the *Mining Act 1992*, approval is granted to carry out the activity "*Canonba*" within EL 9020 (1992), from 03 Apr 2024 and subject to the following term(s):

- 1. The licence holder must only carry out "Canonba" in accordance with the APPROVAL TO UNDERTAKE ASSESSABLE PROSPECTING OPERATIONS Canonba (including the supporting documents listed in this document).
- 2. When carrying out the activity, the licence holder must comply with Part B of the *Exploration Code* of *Practice: Environmental Management* (NSW Department of Planning & Environment, July 2015, as amended from time to time).

Note: Part B of the Exploration Code of Practice: Environmental Management (NSW Department of Planning and Environment, July 2015) prevails in the event of any inconsistency in it and APPROVAL TO UNDERTAKE ASSESSABLE PROSPECTING OPERATIONS Canonba.

## NOTICE OF ASSESSMENT FOR SECURITY DEPOSIT (ASSESSED DEPOSIT)

Approval of "Canonba" has triggered assessment of the security deposit required to secure funding for the fulfilment of obligations under EL 9020 (1992).

You will receive separate correspondence regarding the outcomes of this assessment if a change to the current security deposit is required.

## REHABILITATION OBJECTIVES AND COMPLETION CRITERIA

If you are yet to provide your rehabilitation objectives and completion criteria associated with this activity, please note that the *Exploration Code of Practice: Rehabilitation* (NSW Department of Planning and Environment, July 2015) requires you to provide to the Secretary, no later than 14 days prior to the commencement of any surface disturbance activity associated with an assessable prospecting operation:

1. a copy of specific, measurable, achievable, realistic and time-bound rehabilitation objectives and completion criteria for activities associated with that activity, developed in consultation with relevant landholders, and

2. if associated with higher risk prospecting operations, a copy of a Rehabilitation Management Plan which provides for the effective rehabilitation of areas disturbed by that activity.

Compliance with the Exploration Code of Practice: Rehabilitation is a condition of EL 9020 (1992).

## **OTHER**

You are reminded of your obligations under the *Mining Act 1992* to provide and maintain a security deposit to secure funding for the fulfilment of obligations under the authorisation, including obligations under the authorisation that may arise in the future.

If you have any questions, please contact the NSW Resources Regulator on 1300 814 609 (option 2, then 5) or email <a href="mailto:nswresourcesregulator@service-now.com">nswresourcesregulator@service-now.com</a> referencing APO0001726 in the subject line.

Regards,

Stephen Clipperton

NSW Resources Regulator 516 High Street | Maitland NSW 2320 PO Box 344 HRMC NSW 2310

Telephone: 1300 814 609 (option 2, then 5)

https://nswresourcesregulator.service-now.com/regulator

Approved under delegation from the Minister for Natural Resources