

SAFE DISPOSAL OF DRILLING WATER

Name of Organisation:		Ticket No.
		_
		_
	Mobile No.:	
	Email:	
		-
Source Suburb/District:	Source Block:Source Section:	-
	n accepted development application is attached	_
	If applicable	
Development Application Numbe	r *if known*:	
	nat are not contaminated with manufactured chemicals as a result of Itural activities, and does not contain sulphide ores or soils.	
Please detail previous land use activities	s on this site:]
Estimated quantity of material:		
Proposed Commencement Date for	Excavation:	
Proposed Completion Date for Exca	avation:	
	Contact No.:	
Postal Address:		
Rego Numbers of Vehicle:	Carrying Capacity:	
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Rego Numbers of Vehicle:		
Rego Numbers of Vehicle:	Carrying Capacity:	

Terms and Conditions:

- 1. Only material that meets the classification as detailed will be accepted under this arrangement.
- 2. Applicant must ensure that its transport vehicles present at the weighbridge prior to unloading (weigh in) and re tare out after unloading (weigh out)
- 3. Transport drivers must comply with all reasonable directions provided by CCR staff. Failure to comply may result in cancellation of the application approval
- 4. Cancellations of the approval would be at the sole discretion of CCR
- 5. The only acceptable form of payment is credit card or by pre-approved account
- 6. Applicants wishing to establish an account with CCR need to complete an account application form and provide 3 references.
- 7. Upon completion, the "Application for disposal of VENM" form must be emailed to customer@ccract.com.au, or presented in person at Gate 384 Pialligo Avenue, Pialligo ACT for processing. Application form returns may be accepted by the weighbridge operator/s.
- 8. The company/person listed below acknowledges and agrees that CCR will charge a removal fee of \$400 EX GST per tonne to remove material wrongly nominated by the contractor. This includes water/materials insitu contaminated by the company/person holding this declaration.
- 9. The company/person listed below indemnifies the territory, its employees, agents and CCR, its employees and agents against any liability in respect to the removal, clean up and remediation costs in the event that the material delivered under this agreement is subsequently identified after disposal as being contaminated and therefore unacceptable.
- 10. The company listed below acknowledges and agrees that in the event the material delivered is assessed as unacceptable and not removed by the applicant within (5) working days, that CCR may arrange for the removal of the material with all costs to be borne by the applicant.

11	(Name of Company)
As the duly authorised agent for the ab	ove company, I certify the above information to be true and ditions as described.
Name:	Position:
Signature:	Date:

Ticket No.