FILE No TIL 2

Mining

COMMONWEALTH OF AUSTRALIA

Petroleum (Submerged Lands) Act 1967 (Section 119)

Prohibition of Entry into a Safety Zone

I, ANTHONY BROWN, Director of Mines, Mineral Resources Tasmania, Department of Infrastructure, Energy and Resources of the State of Tasmania, by instrument of delegation dated 12 April 2005, and pursuant to section 119 of the above Act, hereby prohibit all vessels other than vessels under the registered holders of the Production Licence platforms T/L1 and T/L2, vessels operated by authorised persons who are exercising powers under Division 6A of Part III section 140 (A) (1) of the above Act and Australian Customs Vessels defined as Commonwealth Ships under the Australian Customs Act 1901 from entering or remaining in the area of the safety zone without the consent in writing of the Tasmanian Designated Authority. This safety zone extends to a distance of: five hundred meters, measured from:—

Production Licence platform T/L1-145°49'05"E, 39°50'38"S

Production Licence platform T/L2-142°54'07-74"E, 39°14'14-29"S

Note: the above are GDA94 co-ordinates.

Where an unauthorised vessel enters or remains in the safety zone specified in contravention of this instrument, the owner and the person in command or in charge of the vessel are each guilty of an offence against section 119 of the Act and are punishable, upon conviction, by a fine not exceeding \$100 000 or imprisonment for a term not exceeding 10 years, or both, pursuant to section 119 (3) of the Act.

Dated this nineteenth day of August 2005.

Made under the Petroleum (Submerged Lands) Act 1967 of the Commonwealth of Australia.

Dr A. V. (TONY) BROWN, Director of Mines.