

**LICENCE FOR OVERHAUL AND REPAIR OF
EXPLOSION-PROTECTED ELECTRICAL PLANT**

The licence holder listed below is licensed in accordance with clause 156 of the *Work Health and Safety (Mines and Petroleum Sites) Regulation 2014* ("the Regulation"). You are notified the conditions in the attached schedule have been imposed.

You must comply with the conditions in clauses 157(2), (3) & (4) of the Regulation, in addition to the conditions of licence imposed by the Regulator as set out in the Schedule to this licence.

Failure to comply with the conditions may result in suspension or cancellation of this licence in accordance with clause 158(1) of the Regulation.

Licence granted to	RAKT Technologies Pty Ltd (Registered Business Name: Explosion Technologies) ABN 15 165 275 052, ACN 165 275 052
Address of licence holder	23 Sorensen Drive FIGTREE NSW 2525
Licence number	MLA 141932
Date granted	2 July 2019
Expiry date	1 July 2024
Licensed facility location	Unit 3, 1 Brady Street BERKELEY NSW 2506
Activities authorised by this licence	Overhaul and repair of explosion-protected electrical plant
Scope of licensed activity	Group I equipment only, as defined by: Certificate of Recognition: ANZEx SF 14.5375 Issue No.: 5 Date of Issue: 21 January 2022
Assessment body and registration	Certificate of Recognition: National Association of Testing Authorities Australia, ANZEx SF 14.5375, AS/NZS 3800:2020 Quality Systems Certification: BSI Group ANZ, FS 610936, ISO 9001:2015

For any enquiries please phone Mining Authorisation Unit on 1300 814 609 or email mca@planning.nsw.gov.au.



Leigh Nicholls
Chief Inspector of Mines
Signed under delegation from the Secretary, Regional NSW

21 March 2022

SCHEDULE – CONDITIONS OF OVERHAUL AND REPAIR OF EXPLOSION-PROTECTED ELECTRICAL PLANT LICENCE

General

1. The licence holder must only carry out the activities authorised by this licence at the licensed facility location specified on page 1 of this licence.
2. This licence remains valid only while the ANZEx Certificate of Recognition is maintained as referred to in the scope of licensed activity.
3. All repaired and/or overhauled electrical plant must be restored to its originally approved/certified condition in accordance with the approval/certification documents for that plant.
4. The licence holder must confirm in a written report prepared in accordance with the requirements of the service facility scheme, that repairs, overhauls or modifications to the plant have been undertaken in compliance with the approval/certification documents for that plant. A copy of the report must be provided to the owner/person in control of the plant when the plant is returned from the repair facility.
5. Where the plant is intended to be used in a hazardous zone of a NSW underground coal mine, the licence number must be stated on reports (refer to condition 4. above) that relate to work undertaken within the scope of the licensed activity.
6. Hazardous area refresher training for each responsible person at the licensed facility is to be maintained in accordance with AS/NZS 3800:2020 CI 4.4.1.3 and App B.

Reporting

7. Where any non-compliance of explosion protected electrical plant is identified by, or reported to, the licensed facility, and no evidence of any prior assessment by a facility licensed by the Regulator can be identified, the licence holder must report such non-compliance to the Regulator within 14 days of becoming aware of the non-compliance. See Form 'Notification by licence holder of non-compliance of Ex-certified equipment', available on the Regulator's website at: <https://www.resourcesregulator.nsw.gov.au/safety-and-health/applications/licensed-activities>
8. The licence holder must have the licence conditions verified as having been complied with by a third-party assessment provider at each audit.
9. Following any assessment of the licensed facility, a copy of the facility assessment report and the licence conditions compliance report are to be provided to the Regulator via email at mca@planning.nsw.gov.au within 30 days of the licensed facility having received those reports.

Notification

10. The licence holder must notify the Regulator in writing* within 14 days of any change to the licence details (e.g. contact person, contact details, facility location or business trading name, change of scope, etc).
11. The licence holder must notify the Regulator in writing* within 14 days if any activity authorised by the licence has not been carried out within any 12-month period.

Note: Clause 157(2) of the Regulation requires that any person who carries on an activity under a licence must cause a copy of the licence to be displayed or available for examination while the activity is being carried out.

*Notify the Regulator in writing means notification by email to mca@planning.nsw.gov.au.