

Grange Insurance Solutions Pty Ltd
ABN 16 115 775 141
AFSL 292523

ABN 16 115 775 141
Trading as Grange Insurance Solutions
Level 1 Suite 5

375 Charles Street NORTH PERTH WA 6006 PO Box 624 MT HAWTHORN WA 6915 **Tel:** (08) 9201 8000 Fax: (08) 9201 8077

Email: info@grangeinsurance.com.au

Attention: BC Shah

Company: Gastech Australia Pty Ltd bcshah@gastech.com.au

From: Don Leadbetter & Ray Thompson

We hereby confirm that we have arranged the insurance cover mentioned below:

Gastech Australia Pty Ltd 24 Baretta Road WANGARA WA 6065 CERTIFICATE OF CURRENCY

Date: 17/10/2019
Our Reference: GASTECH

Page 1 of 4

Class of Policy: Workers Compensation

Insurer: Insce Aust Ltd T/As CGU Workers Compensation

46 Colin St, West Perth

ABN: 11 000 016 722

The Insured: Gastech Australia Pty Ltd

Policy No: 0/18-1715 Invoice No: 105420 Period of Cover:

From 1/10/2019

to 1/10/2020 at 4:00 pm

Details:

See attached schedule for a description of the risk insured

IMPORTANT INFORMATION

The Proposal/Declaration:	
	is to be received and accepted by the Insurer
$\overline{\mathbf{A}}$	has been received and accepted by the Insurer
The total premium as at the above date is:	
	to be paid by the Insured
	part paid by the Insured
$\overline{\mathbf{A}}$	paid in full by the Insured
	paid by monthly direct debit
Premium Funding	

This policy is premium funded

Grange Insurance Solutions confirm that this Certificate of Currency/Insurance is valid as at the date of issue. Policy coverage is subject to acceptance of a fully completed Proposal/Declaration by the Insurer and payment of total premium.

Class of Policy: Workers Compensation The Insured:

Gastech Australia Pty Ltd

Policy No: O/18-1715 **Invoice No:** 105420 Our Ref: **GASTECH**

Workers Compensation - Western Australia

The Insured Gastech Australia Pty Ltd

Occupation Wholesaling, Assembling and Servicing of Gas and Flame Detection Systems

Interest Insured Insured's legal liability to employees under the Western Australian Workers Compensation and

Rehabilitation Act 1981 and Workers Compensation and Rehabilitation Amendment Act 1993

and at Common Law

Common Law Limit \$50,000,000 any one person or number of persons arising out of any one event

Working Directors Mark Wild and Matthew Wild

Situation Principal Address 24 Baretta Road, Wangara and anywhere in the World in accordance with the

Western Australian Workers Compensation and Injury Management Act (1981), as amended

WC09281847 **Workcover Number**

Extensions Principals' Indemnity for Nominated Principals - Act Benefits Insured

> Principals' Indemnity for Nominated Principals - At Common Law Insured Waiver of Subrogation for Nominated Principals - Act Benefits Insured Waiver of Subrogation for Nominated Principals - At Common Law Insured Increased Common Law Limit **Not Insured Industrial Diseases Common Law Not Insured Overseas Common Law Not Insured**

Separate Policy Mine Site Exposure Industrial Disease Workers Compensation

Exclusions Monies paid without insurers authority.

Working Directors if not declared or named.

Common Law in respect of contractors or sub contractors or their employees. Common Law in respect of injury occurring or claims being brought against you

outside of Australia.

Journey claims travelling directly to and from the worker's place of residence and employment.

Journey Claims during the course of the workers employment, if there is any substantial

interruption or deviation to the journey.

Class of Policy: The Insured:

Workers Compensation Gastech Australia Pty Ltd Policy No: O/18-1715 Invoice No: 105420 Our Ref: GASTECH

Principals' Indemnity Extension

It is agreed and declared that:

Named Principal's Indemnity Extension

Workers' Compensation and Injury Management Act and Common Law

The insurer will indemnify the principal for and to the extent that the insured ("the employer") is legally liable pursuant to a contract in writing with the principal ("the contract") to:

- i) indemnify the principal; and/or
- ii) procure insurance in the name of the principal

for the principal's liability being:

- 1. the principal's liability pursuant to s175 of the Workers' Compensation & Injury Management Act 1981 as amended ("the Act") to any worker of the employer; and
- 2. the principal's liability to pay damages for personal injury to any person engaged by the employer under a contract of service or apprenticeship.

PROVIDED THAT:

- 3. the injury is an injury in respect of which the injured person is entitled to recover from the employer compensation under the Act and that the employer is entitled to indemnity under the policy in respect of any compensation so recovered.
- 4. the contract was entered into before the events giving rise to the principal's liability.
- 5. it shall be condition precedent to the liability of the insurer to indemnify the principal that the principal shall comply with and be subject to the terms, conditions, limitations and exclusions of the policy as though the principal were the insured.
- 6. the limit of liability shall apply inclusive of this extension.
- 7. cover under this extension shall commence from the date specified below.
- 8. cover pursuant to the policy and pursuant to this extension shall not be provided if the occurrence giving rise to the principal's liability occurs after:
 - i) the completion date of the contract; or
 - ii) the expiry date of the current period of insurance of this policy i.e 1/10/2019 whichever is the earlier.

Class of Policy: Work
The Insured: Gast

Workers Compensation Gastech Australia Pty Ltd Policy No: 0/18-1715 Invoice No: 105420 Our Ref: GASTECH

It is further agreed that:

a) the principal will receive written notice of the cancellation or lapsing of this policy;

b) the insurer's rights of subrogation against the principal are hereby waived;

PRINCIPAL'S NAME: Minara Resources Ltd

PRINCIPAL'S ADDRESS: Murrin Murrin Nickel Cobalt Plant

CONTRACT NUMBER: BPA - 123

CLAUSE EFFECTIVE DATE: 1/10/2019

Cover under this extension does not apply if the principal has engaged the worker under an avoidance arrangement as defined in Section 175AA of the Act.

For the purpose of this extension the term "principal" is defined as the party or parties with whom the employer contracts for the performance of work pursuant to a written contract, such work to be for and on behalf of that party or parties.

Subject Otherwise to the Terms, Conditions and Exclusions of the Policy.