

COURT AFFIRMS TENEMENTS

Energy and Minerals Australia Limited (ASX: **EMA**) is pleased to announce the dismissal of the Supreme Court appeal brought against its subsidiary Narnoo Mining Pty Ltd. The matter was heard by the Court of Appeal of the Supreme Court of Western Australia on 17 February 2010. The Court of Appeal has today handed down judgement unanimously dismissing Yarri Mining Pty Ltd's ("Yarri Mining") appeal.

The opportunistic action by Yarri Mining was a significant impediment to the Company's growth and investor appeal. Removal of this impediment will allow development of the Mulga Rocks Project to be accelerated.

The success in the Supreme Court today will allow the Company to vigorously pursue resolution of the outstanding Plaints and Applications in the Warden's Court. The Company does not believe the Plaints or Applications have a reasonable prospect of success and looks forward to final resolution of these matters.

Yarri Mining has nominal capital and a single overseas shareholder of untraceable origin. It has 28 days to lodge an application for special leave to appeal to the High Court.

Phillip Golding
Chairman

21 July 2010

For further information:

Chris Davis
Managing Director
Tel: (08) 9389 2700
Mobile: 0417 902 646

Media Inquiries:

Warrick Hazeldine
Purple Communication
Tel: (08) 9485 1254
Mobile: 0417 944 616