



# ASX RELEASE

## *Colton Project Update*

12 July 2019

As previously announced on 1 February 2019, New Hope Corporation Limited (**Company**) and its relevant subsidiaries commenced proceedings against Wiggins Island Coal Export Terminal Pty Ltd (**WICET**) and others in the Supreme Court of New South Wales which sought, amongst other things, a declaration that the Company was not bound by a Deed of Cross Guarantee (**DOCG**) to guarantee the debts of Northern Energy Corporation Ltd (Administrators Appointed) (**NEC**) and Colton Pty Ltd (Administrators Appointed) (**Colton Coal**).

The Company is pleased to acknowledge today's decision of the Supreme Court of New South Wales and the Court's conclusion that the Company has not guaranteed the debts of NEC and Colton Coal under the DOCG.

A copy of the decision can be found at:

<https://www.caselaw.nsw.gov.au/decision/5d26d869e4b08c5b85d8ad6f#>

(ends)

For more information, please contact:

#### **INVESTORS & ANALYSTS**

Robert Millner	Chairman	P: +61 2 9232 7166
Shane Stephan	Managing Director	P: +61 7 3418 0500
Libby Beath	External Affairs Manager	P: +61 499 016 674

#### **MEDIA**

Libby Beath	External Affairs Manager	P: +61 7 3418 0522
		M: +61 499 016 674

#### **REGISTERED OFFICE**

**P:** PO Box 47, Ipswich, QLD Australia 4305  
**A:** 3/22 Magnolia Drive, Brookwater, QLD Australia 4300  
**T:** +61 7 3418 0500 **F:** +61 7 3418 0355 **W:** [newhopegroup.com.au](http://newhopegroup.com.au)