

Department Primary Industries
and Regional Development

Aboriginal Fishing Advisory Council Expressions of Interest for Membership

The NSW Department of Primary Industries and Regional Development (DPIRD) is seeking Expressions of Interest from Aboriginal people to fill five coastal and inland regional membership positions on the NSW Aboriginal Fishing Advisory Council (AFAC) and to create a talent pool for other regional vacancies that may arise. The AFAC has been established to provide strategic advice to the Minister for Agriculture and Western NSW on issues affecting Aboriginal fishing.

The Council also plays an important role in the development of cultural fishing policy as well as exploring commercial opportunities for Aboriginal communities associated with fishing activities.

Expressions of interest are invited from Aboriginal persons for the five regional positions (Central, South West, Far North Coast, North Coast and Sydney and Central Coast) and for consideration for the talent pool.

More information on AFAC, including a map of the AFAC regions and general information relevant to Aboriginal fishing, is available on the Department's website: dpi.nsw.gov.au/dpi/fishing/aboriginal-fishing/aboriginal-fishing-advisory-council

To register, contact the department on Aboriginal.fishing@dpi.nsw.gov.au or call the Aboriginal Fishing hotline on 1300 054 464.

Interested applicants should send a completed expression of interest form and their curriculum vitae to the Department via:

Post: AFAC EOI, LMB 3020, NOWRA NSW, 2541

Email: Aboriginal.fishing@dpi.nsw.gov.au

Expressions of interest must be received by **5pm on 20 April January 2025.**



JS0289



Aboriginal Cultural Heritage Assessment: Invitation to Register Interest
96 Anzac Avenue, West Ryde

On behalf of Scion (the proponent), Curio Projects (heritage consultants) are commencing a program of Aboriginal community consultation for a State Significant Development relating to the site located at 96 Anzac Avenue, West Ryde. The site is situated within the City of Ryde Local Government Area.



Figure 1: Ariel view of the study area, 96 Anzac Avenue, West Ryde (outlined in blue). Source: SIX Maps.

The SSDA seeks to demolish the existing structures, undertake bulk excavation to accommodate basement car parking, and deliver a 14 storey mixed use development with ground level non-residential uses, and above ground residential apartments.

The purpose of this community consultation with Aboriginal people is to aid in the preparation of an Aboriginal Cultural Heritage Assessment Report (ACHAR) in accordance with the NSW National Parks and Wildlife Act 1974.

Community consultation is being undertaken to assist the assessment of cultural significance of the study area. This notification is being undertaken in accordance with Section 4.1.2 of the Office of Environment and Heritage (OEH) and the Aboriginal cultural heritage requirements for proponents 2010.

Curio Projects invite Aboriginal people who hold cultural knowledge relevant to determining the significance of Aboriginal objects(s) and/or places in the area to register an interest in a process of community consultation.

Please note that when you register an interest in this project your details will be forwarded to Heritage NSW and Metropolitan Local Aboriginal Land Council, unless you specify that you would not like your details released.

Please forward registrations to Curio Projects no later than 9 April 2025 via phone, email or mail to:

Daisy Cutcliffe
consultation@curioprojects.com.au
(02) 8014 9800
Curio Projects
Suite 3.01/Level 3 249 Pitt Street
Sydney NSW 2000



Lifeline
Saving Lives

Crisis Support.
Suicide Prevention.

13 11 14



**DOING
THE
MOST
GOOD**

Ginninderry *

Expression of Interest

Ginninderry First Nations Reference Group

Ginninderry is seeking First Nations representatives with diverse skills and expertise who can consider how the project can contribute to the opportunities and wellbeing of First Nations communities in the Capital Region.

Expressions of Interest submissions close 5pm, 30 April 2025.

For more information visit
ginninderry.com/gfnrg

**Best Start
Best Life**

Become a kinder teacher or educator.

Financial support of up to \$34,000 available.

The Victorian Government is delivering Free Kinder, rolling-out Three-Year-Old Kinder and transitioning Four-Year-Old Kinder to Pre-Prep. And that means thousands of new job opportunities across the state. Financial support to help you study and Free TAFE courses are available.

Learn more at vic.gov.au/kinder



Department of Education



Notice of applications for determination of native title in Queensland

Notification day: 9 April 2025

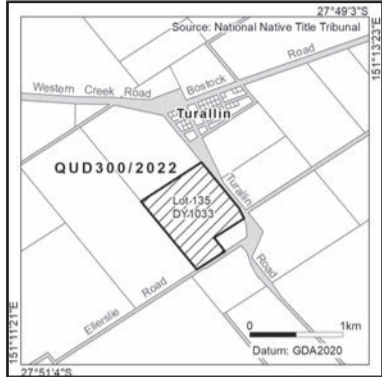


National Native Title Tribunal

These are applications by native title claim groups which are asking the Federal Court of Australia (Federal Court) to determine that they hold native title in the areas described below.

If you want to become a party to any of these applications, you must file a Form 5 (Notice of Intention to become a Party) with the Federal Court, **on or before 8 July 2025**. Further information regarding how to file a Form 5 is available from www.fedcourt.gov.au. After **8 July 2025**, you will need to seek leave from the Federal Court to become a party.

Under the *Native Title Act 1993* (Cth) there can be only one determination of native title for a particular area. If a person with native title rights and interests does not become a party to any of these applications, there may be no other opportunity for the Federal Court, in making its determinations, to take into account those native title rights and interests in relation to the areas concerned.



Application name: Leah Mann & Ors on behalf of the Bigambul People #3 v State Minister for the State of Queensland & Ors

Federal Court File No: QUD300/2022

Description of area: The application area covers about 58 ha and is located over Lot 135 in DY1033 on Ellerslie Rd in Turallin

Relevant LGA: Toowoomba Regional Council



Application name: Leah Mann & Ors on behalf of Bigambul People #4 v State Minister for the State of Queensland & Ors

Federal Court File No: QUD301/2022

Description of area: The application area covers about 7,737 sq km and is located in the area surrounding Goondiwindi

Relevant LGAs: Balonne Shire Council, Goondiwindi, Maranoa, Southern Downs, Toowoomba and Western Downs Regional Councils

Date applications filed: 2 September 2022

Registration test status: The Native Title Registrar has *not accepted* these applications for registration. Although these applications have not been registered, the Federal Court may still refer the applications for mediation and/or make a determination in relation to them

For assistance and any further information about these applications, including the description of the area, call Sylvia Jagtman on 07 3052 4248 or visit www.nntt.gov.au.



VIRTUS HERITAGE



Aboriginal Affairs

Stolen Generations Keeping Places – Missing Children Project Cootamundra Domestic Training Home for Aboriginal Girls (1912-1969), Cootamundra, NSW

Some material contained in this document may contain words, descriptions and terms which may be culturally sensitive or triggering to readers. Aboriginal and Torres Strait Islander people should be aware that this notice mentions deceased persons.

Aboriginal Affairs NSW has engaged Virtus Heritage to work with them to continue respectful investigations into Stolen Generations Survivor accounts of missing children at the sites of three former Aboriginal children's homes in NSW: Bomaderry Aboriginal Children's Home; Cootamundra Domestic Training Home for Aboriginal Girls (1912-1969) (Cootamundra Aboriginal Girls' Home on the State Heritage Register); and Kinchela Aboriginal Boys' Training Home.

Aboriginal Affairs NSW wishes to invite Aboriginal people and Aboriginal groups who hold connection and cultural knowledge relevant to determining the significance of Aboriginal objects and places within the Cootamundra, NSW area to register to be consulted as part of the preparation of an Aboriginal Cultural Heritage Assessment/s (ACHA) and associated assessments including a Statement of Heritage Impact (SoHI) and associated consents (an Aboriginal Heritage Impact Permit (AHIP) and Section 60/140 consents). This also includes Coota Girls Survivors (former residents of the Cootamundra Domestic training Home for Aboriginal Girls 1912-1969) and descendants of Coota Girls Survivors connected to the Cootamundra Domestic Training Home for Aboriginal Girls (1912-1969) with historical connections to the home and who have knowledge pertinent to identify the resting places of missing children.

Aboriginal Affairs NSW and Virtus Heritage will develop a test excavation methodology under an AHIP as well as a relevant Section 60/140 methodology in line with Coota Girl Survivors' wishes and informed by previous archaeological work completed for earlier stages of this project. This methodology may involve investigations into the potential unmarked graves of missing children.

The proposed project area is within the former Cootamundra Domestic Training Home for Aboriginal Girls (1912-1969), within the Young Local Aboriginal Land Council area, on the State Heritage Register within the Cootamundra-Gundagai Local Government Area. The proposed activities may involve future investigations and future exhumation of human remains, if identified, culturally appropriate Sorry Business, and also investigations into features associated with the Cootamundra Domestic Training Home for Aboriginal Girls (1912-1969). Aboriginal Affairs NSW are also exploring the wishes of Coota Girls Survivors for a future Healing Centre or Keeping Place, which will be considered as part of the ACHA and SoHI.

The purpose of community consultation with Aboriginal people is to assist the proposed applicant in the preparation of an application for an AHIP, Section 60/140 applications, and to assist the Director General of DCCEEW in his or her consideration and determination of the application.

Registration must be received by phone, writing, or email by 5:00pm on 9th April 2025

To register your interest, please contact:
Dr Mary-Jean Sutton, Principal Archaeologist/
Anya Graubard, Senior Anthropologist
Virtus Heritage Pty Ltd
PO BOX 101
Pottsville NSW 2489
Phone/Fax: (02) 6676 4354
Email: consultation@virtusheritage.com.au

The proponent contact details are:
Jenny Higgins & Veronica Norman
Keeping Places, Aboriginal Affairs NSW,
Premier's Department Email:
keepingplaces@aboriginalaffairs.nsw.gov.au



HELP CARE FOR VICTORIA'S HERITAGE APPLICATIONS SOUGHT FOR MEMBERSHIP OF THE HERITAGE COUNCIL OF VICTORIA

The Minister for Planning, the Hon. Sonya Kilkenny, MLA, is seeking applications for the following appointment from individuals who wish to serve on the Heritage Council of Victoria:

- One alternate member with recognised skills or expertise in the area of heritage law, planning law or property law

This appointment will be from 1 July 2025 for a term of three years.

Further information on the constitution and functions of the Heritage Council can be found online at www.heritagecouncil.vic.gov.au

We encourage applications from women, people of all ages, Aboriginal people, people with a disability, people from culturally and linguistically diverse backgrounds and from lesbian, gay, bisexual, trans, gender diverse and intersex people. Applicants from rural and regional Victoria are also encouraged to apply. We will provide adjustments to the recruitment process upon request.

Applications can be made via Join a Public Board www.boards.vic.gov.au. If you need further information, please contact the Heritage Council Secretariat on (03) 8572 7949 or heritage.council@transport.vic.gov.au.

Expressions of interest close on **31 March 2025**.



VIRTUS HERITAGE



Aboriginal Affairs

Stolen Generations Keeping Places – Missing Children Project Kinchela Aboriginal Boys' Training Home, Kinchela, NSW

Some material contained in this document may contain words, descriptions and terms which may be culturally sensitive or triggering to readers. Aboriginal and Torres Strait Islander people should be aware that this notice mentions deceased persons.

Aboriginal Affairs NSW has engaged Virtus Heritage to work with them to continue respectful investigations into Stolen Generations Survivor accounts of missing children at the sites of three former Aboriginal children's homes in NSW: Bomaderry Aboriginal Children's Home; Cootamundra Domestic Training Home for Aboriginal Girls (1912-1969) (Cootamundra Aboriginal Girls' Home on the State Heritage Register); and Kinchela Aboriginal Boys' Training Home.

Kinchela Aboriginal Boys' Training Home was established on what is the site of the former Aboriginal reserve at Kinchela (originally known as Arakoon) (MAHS 2022).

Aboriginal Affairs NSW wishes to invite Aboriginal people and Aboriginal groups who have connection and/or hold cultural knowledge relevant to determining the significance of Aboriginal objects and places within the Kinchela, NSW area to register to be consulted as part of the preparation of an Aboriginal Cultural Heritage Assessment/s (ACHA) and associated assessments including a Statement of Heritage Impact (SoHI) and associated consents (an Aboriginal Heritage Impact Permit (AHIP) and Section 60 and potential Section 140 consents). This also includes Survivors and descendants of Survivors connected to the Kinchela Aboriginal Boys' Training Home with historical connections to the home and who have knowledge pertinent to identify the resting places of missing children.

Aboriginal Affairs NSW and Virtus Heritage will develop a test excavation methodology under an AHIP as well as a relevant Section 60/140 methodology in line with Survivor wishes and informed by previous archaeological work completed for earlier stages of this project. This methodology may involve investigations into the potential unmarked graves of missing children.

The proposed project area is within the former Kinchela Aboriginal Boys' Training Home, within the Kempsey Shire Local Aboriginal Land Council area, on the State Heritage Register within the Kempsey Local Government Area. The proposed activities may involve future investigations and future exhumation of human remains, if identified and also features associated with the Kinchela Aboriginal Boys' Training Home. Aboriginal Affairs NSW are also exploring the wishes of Survivors for a future living museum and healing centre, which will be considered as part of the ACHA and SoHI.

The purpose of community consultation with Aboriginal people is to assist the proposed applicant in the preparation of an application for an AHIP, Section 60/140 applications, and to assist the Director General of DCCEEW in his or her consideration and determination of the application.

Registration must be received by phone, writing, or email by 5:00pm on 9th April 2025.

To register your interest, please contact:
Dr Mary-Jean Sutton, Principal Archaeologist/
Anya Graubard, Senior Anthropologist
Virtus Heritage Pty Ltd
PO BOX 101
Pottsville NSW 2489
Phone/Fax: (02) 6676 4354
Email: consultation@virtusheritage.com.au

The proponent contact details are:
Jenny Higgins & Veronica Norman
Keeping Places, Aboriginal Affairs NSW,
Premier's Department Email:
keepingplaces@aboriginalaffairs.nsw.gov.au



VIRTUS HERITAGE



Aboriginal Affairs

Stolen Generations Keeping Places – Missing Children Project Bomaderry Aboriginal Children's Home, Bomaderry, NSW

Some material contained in this document may contain words, descriptions and terms which may be culturally sensitive or triggering to readers. Aboriginal and Torres Strait Islander people should be aware that this notice mentions deceased persons.

Aboriginal Affairs NSW has engaged Virtus Heritage to work with them to continue respectful investigations into Stolen Generations Survivor accounts of missing children at the sites of three former Aboriginal children's homes in NSW: Bomaderry Aboriginal Children's Home; Cootamundra Domestic Training Home for Aboriginal Girls (1912-1969) (Cootamundra Aboriginal Girls' Home on the State Heritage Register); and Kinchela Aboriginal Boys' Training Home.

The Home was founded in 1908 by the United Aborigines' Mission (UAM) to house Aboriginal infants and young children. The Home has been referred to by various names including Bomaderry Children's Home, Bomaderry Babies Home, United Aborigines Mission Home and the Bomaderry Mission Home. It was the longest running Aboriginal children's home in NSW, remaining open until 1988, nineteen years after the Board was abolished (MAHS 2022).

Aboriginal Affairs NSW wishes to invite Aboriginal people and Aboriginal groups who hold connection and cultural knowledge relevant to determining the significance of Aboriginal objects and places within the Bomaderry Aboriginal Children's Home, NSW area to register to be consulted as part of the preparation of an Aboriginal Cultural Heritage Assessment/s (ACHA) and associated assessments including a Statement of Heritage Impact (SoHI) and associated consents (an Aboriginal Heritage Impact Permit (AHIP) and Section 60/140 consents). This also includes Survivors and descendants of Survivors connected to the Bomaderry Aboriginal Children's Home with historical connections to the home and who have knowledge pertinent to identify the resting places of missing children.

Aboriginal Affairs NSW and Virtus Heritage will develop a test excavation methodology under an AHIP as well as a relevant Section 60/140 methodology in line with Survivor wishes and informed by previous archaeological work completed for earlier stages of this project. This methodology may involve investigations into the potential unmarked graves of missing children.

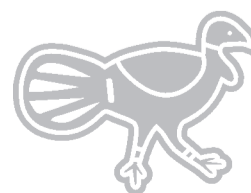
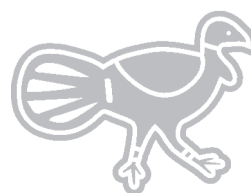
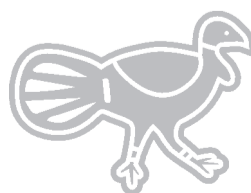
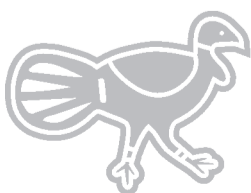
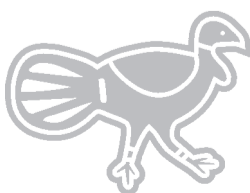
The proposed project area is within the former Bomaderry Aboriginal Children's Home, within the Nowra Local Aboriginal Land Council area, on the State Heritage Register within the Shoalhaven Local Government Area. The proposed activities may involve future investigations and future exhumation of human remains, if identified and also features associated with the Bomaderry Aboriginal Children's Home. Aboriginal Affairs NSW are also exploring the wishes of Survivors for a future healing centre or Keeping Place, which will be considered as part of the ACHA and SoHI.

The purpose of community consultation with Aboriginal people is to assist the proposed applicant in the preparation of an application for an AHIP, Section 60/140 applications, and to assist the Director General of DCCEEW in his or her consideration and determination of the application.

Registration must be received by phone, writing, or email by 5:00pm on 9th April 2025

To register your interest, please contact:
Dr Mary-Jean Sutton, Principal Archaeologist/
Anya Graubard, Senior Anthropologist
Virtus Heritage Pty Ltd
PO BOX 101
Pottsville NSW 2489
Phone/Fax: (02) 6676 4354
Email: consultation@virtusheritage.com.au

The proponent contact details are:
Jenny Higgins & Veronica Norman
Keeping Places, Aboriginal Affairs NSW,
Premier's Department Email:
keepingplaces@aboriginalaffairs.nsw.gov.au





NOTICE TO GRANT MINING TENEMENTS

NATIVE TITLE ACT 1993 (CTH) SECTION 29

The State of Western Australia HEREBY GIVES NOTICE that the Minister for Mines and Petroleum, C/- Department of Energy, Mines, Industry Regulation and Safety, 100 Plain Street, East Perth WA 6004 may grant the following tenement applications under the *Mining Act 1978*:

| Tenement Type | No. | Applicant | Area* | Locality | Centroid | Shire |
|---------------------|---------|-----------------------------------|----------|--------------------------------|----------------------------------|------------------------------------|
| Exploration Licence | 08/3755 | BURLEY MINERALS LTD | 12BL | 67.1km SW'ly of Pannawonica | Lat: 22° 7' S: Long: 115° 56' E | ASHBURTON SHIRE |
| Exploration Licence | 09/2990 | BREAKTHROUGH MINERALS LIMITED | 79BL | 137.1km NE'ly of Kalbarri | Lat: 27° 10' S: Long: 115° 25' E | MURCHISON SHIRE |
| Exploration Licence | 29/1287 | RIO TINTO EXPLORATION PTY LIMITED | 19BL | 115.1km SE'ly of Sandstone | Lat: 28° 52' S: Long: 119° 53' E | MENZIES SHIRE |
| Exploration Licence | 53/2340 | GATEWAY MINING LIMITED | 2BL | 90.1km N'ly of Sandstone | Lat: 27° 11' S: Long: 119° 25' E | WILUNA SHIRE |
| Exploration Licence | 53/2365 | GATEWAY MINING LIMITED | 2BL | 99.8km N'ly of Sandstone | Lat: 27° 5' S: Long: 119° 23' E | WILUNA SHIRE |
| Exploration Licence | 70/6687 | AUSQUEST LIMITED | 44BL | 97.2km N'ly of Mullewa | Lat: 27° 39' S: Long: 115° 27' E | MURCHISON SHIRE, NORTHAMPTON SHIRE |
| Prospecting Licence | 15/6942 | BRANCH, Ian Robert | 9.96HA | 93.6km NE'ly of Southern Cross | Lat: 30° 45' S: Long: 120° 8' E | COOLGARDIE SHIRE |
| Prospecting Licence | 15/6951 | BRANCH, Ian Robert | 107.52HA | 93.5km NE'ly of Southern Cross | Lat: 30° 46' S: Long: 120° 8' E | COOLGARDIE SHIRE |
| Prospecting Licence | 16/3465 | CZAPLINSKI, Paul Edward | 9.98HA | 27.4km SW'ly of Ora Banda | Lat: 30° 31' S: Long: 120° 50' E | COOLGARDIE SHIRE |
| Prospecting Licence | 16/3466 | CZAPLINSKI, Paul Edward | 10.01HA | 27.6km SW'ly of Ora Banda | Lat: 30° 31' S: Long: 120° 50' E | COOLGARDIE SHIRE |
| Prospecting Licence | 16/3467 | CZAPLINSKI, Paul Edward | 9.97HA | 27.4km SW'ly of Ora Banda | Lat: 30° 31' S: Long: 120° 50' E | COOLGARDIE SHIRE |
| Prospecting Licence | 16/3468 | CZAPLINSKI, Paul Edward | 9.95HA | 27.2km SW'ly of Ora Banda | Lat: 30° 31' S: Long: 120° 50' E | COOLGARDIE SHIRE |
| Prospecting Licence | 16/3469 | CZAPLINSKI, Paul Edward | 9.94HA | 27.2km SW'ly of Ora Banda | Lat: 30° 31' S: Long: 120° 50' E | COOLGARDIE SHIRE |
| Prospecting Licence | 16/3506 | PARNELL, Brett Ian | 108.09HA | 29.2km SW'ly of Broad Arrow | Lat: 30° 40' S: Long: 121° 10' E | COOLGARDIE SHIRE |
| Prospecting Licence | 16/3507 | TORRICELLA, Carmine | 199.40HA | 26.5km S'ly of Ora Banda | Lat: 30° 36' S: Long: 121° 3' E | COOLGARDIE SHIRE |
| Prospecting Licence | 24/5837 | FLEMING, Leo Glenn | 113.67HA | 14.2km E'ly of Ora Banda | Lat: 30° 20' S: Long: 121° 12' E | KALGOORLIE-BOULDER CITY |
| Prospecting Licence | 25/2865 | MURTAGH, Jason Lee | 193.17HA | 28.5km E'ly of Kalgoorlie | Lat: 30° 42' S: Long: 121° 45' E | KALGOORLIE-BOULDER CITY |
| Prospecting Licence | 26/4815 | CLARKE, Benn Francis | 187.71HA | 36.6km NE'ly of Kambalda | Lat: 30° 57' S: Long: 121° 55' E | KALGOORLIE-BOULDER CITY |
| Prospecting Licence | 26/4816 | GOLDTIMERS PROSPECTING PTY LTD | 184.02HA | 35.5km NE'ly of Kambalda | Lat: 30° 59' S: Long: 121° 56' E | KALGOORLIE-BOULDER CITY |
| Prospecting Licence | 26/4817 | GOLDTIMERS PROSPECTING PTY LTD | 182.89HA | 35km NE'ly of Kambalda | Lat: 30° 59' S: Long: 121° 56' E | KALGOORLIE-BOULDER CITY |

Nature of the act: Grant of prospecting licences which authorises the applicant to prospect for minerals for a term of 4 years from date of grant. Grant of exploration licences, which authorises the applicant to explore for minerals for a term of 5 years from the date of grant.

Notification day: 26 March 2025

Native title parties: Under section 30 of the *Native Title Act 1993 (Cth)*, persons have until 3 months after the notification day to take certain steps to become native title parties in relation to applications. The 3 month period closes on **26 June 2025**. Any person who is, or becomes a native title party, is entitled to the negotiation and/or procedural rights provided in Part 2 Division 3 Subdivision P of *Native Title Act 1993 (Cth)*. Enquiries in relation to filing a native title determination application to become a native title party should be directed to the Federal Court of Australia, 1 Victoria Avenue, Perth WA 6000, telephone (08) 9268 7100.

Expedited procedure: The State of Western Australia considers that these acts are acts attracting the expedited procedure. Each licence may be granted unless, within the period of 4 months after the notification day (i.e. **26 July 2025**), a native title party lodges an objection with the National Native Title Tribunal against the inclusion of the statement that the State considers the grant of the licence is an act attracting the expedited procedure. Enquiries in relation to lodging an objection should be directed to the National Native Title Tribunal, Level 5, 1 Victoria Avenue, Perth, or GPO Box 9973, Perth, WA 6848, telephone (08) 9425 1000.

For further information about the act (including extracts of plans showing the boundaries of the applications), contact the Department of Energy, Mines, Industry Regulation and Safety, 100 Plain Street, East Perth WA 6004, or telephone (08) 9222 3518.

* - 1 Graticular Block = 2.8 km²

DMIRS_25556



NOTICE OF PROPOSAL TO RENEW MINING LEASE

NATIVE TITLE ACT 1993 (CTH) SECTION 29

The State of Western Australia HEREBY GIVES NOTICE that the Minister for Mines and Petroleum, C/- Department of Energy, Mines, Industry Regulation and Safety, 100 Plain Street, East Perth WA 6004 may renew the following mining lease under section 78(2) of the *Mining Act 1978*:

| Tenement Type | No. | Applicant | Area | Locality | Centroid | Shire |
|---------------|------|--------------------|--------|---------------------------|---|------------------|
| Mining Lease | 16/5 | KERLEY, Peter John | 5.92HA | 18.3km SW'ly of Ora Banda | Lat: 30° 29' 10" S : Long: 120° 55' 31" E | COOLGARDIE SHIRE |

Nature of the act: The renewal of mining lease, which authorises the applicant to mine for minerals for a term of up to 21 years.

Notification day: 26 March 2025

Native title parties: Under section 30 of the *Native Title Act 1993 (Cth)*, persons have until three months after the notification day to take certain steps to become native title parties in relation to the notice. The three month period closes on **26 June 2025**. Any person who is, or becomes a native title party, is entitled to the negotiation and/or procedural rights provided in Part 2 Division 3 Subdivision P of *Native Title Act 1993 (Cth)*. Enquiries in relation to filing a native title determination application to become a native title party should be directed to the Federal Court of Australia, 1 Victoria Avenue, Perth WA 6000, telephone (08) 9268 7100. The mining lease may be renewed if, by the end of the period of four months after the notification day (i.e. **26 July 2025**), there is no native title party under section 30 of the *Native Title Act 1993 (Cth)* in relation to the area of the application for renewal.

For further information about the act (including extracts of plans showing the boundaries of the application for renewal), contact the Department of Energy, Mines, Industry Regulation and Safety, 100 Plain Street, East Perth WA 6004, or telephone (08) 9222 3518.

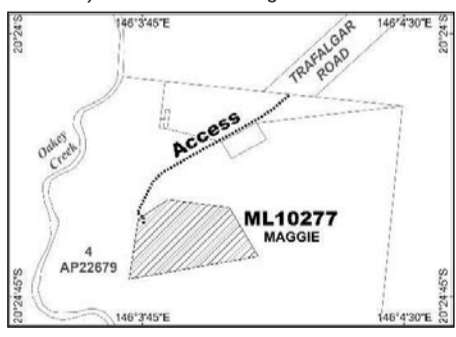
DMIRS_25557

NOTICE OF PROPOSED RENEWAL OF A MINING LEASE

NATIVE TITLE ACT 1993 (CTH) SECTION 29

The Queensland Minister for Natural Resources and Mines, Minister for Manufacturing and Minister for Regional and Rural Development, PO Box 15216, City East, Queensland, 4002, hereby gives notice in accordance with section 29 of the *Native Title Act 1993 (Cth)* of the proposed renewal of Mining Lease (ML) shown below, subject to the provisions of the *Mineral Resources Act 1989 (Qld)*.

ML10277 applied for by Sunshine (Ravenswood) Pty Ltd, (ACN: 129 017 723), over an area of 17.964 ha, centred approximately 42 km southwest of Charters Towers, in the locality of Charters Towers Regional Council..



Nature of Act(s): The renewal of a Mining Lease under the *Mineral Resources Act 1989 (Qld)* authorises the holder to mine and carry out associated activities subject to the *Mineral Resources Act 1989 (Qld)* for a term not exceeding ten (10) years, with the possibility of renewals for a term not exceeding ten (10) years. The renewal of the Mining Lease includes the renewal of access as shown.

Name and address of person doing acts: It is proposed that the Mining Lease be renewed subject to the provisions of the *Mineral Resources Act 1989 (Qld)* by the Queensland Minister for Natural Resources and Mines, Minister for Manufacturing and Minister for Regional and Rural Development, PO Box 15216, City East, Queensland, 4002.

Native Title Parties: Under the *Native Title Act 1993 (Cth)* any person who is a "native title party" is entitled to certain rights in relation to the proposed renewal of a Mining Lease. Under section 30 of the *Native Title Act 1993 (Cth)*, persons have until three (3) months after the Notification Day to take certain steps to become native title parties

in relation to this notice. Enquiries in relation to filing a native title determination application may be directed to the Federal Court, Brisbane Registry, Level 6, Harry Gibbs Commonwealth Law Courts Building, 119 North Quay, Brisbane, Queensland, 4000. Telephone: 1300 720 980 or Email: nativetitleQLD@fedcourt.gov.au. Enquiries in relation to the registration of a native title determination application may be directed to the National Native Title Tribunal, Brisbane Registry, Level 5, Harry Gibbs Commonwealth Law Courts Building, 119 North Quay, Brisbane, Queensland, 4000. Telephone: (07) 30524040.

Further Information: May be obtained from the Department of Natural Resources and Mines, Manufacturing and Regional and Rural Development, Mineral Assessment Hub, Level 9, Verde Tower, 445 Flinders Street, Townsville, Queensland, 4810. Telephone: (07) 4447 9230 or Email: MineralHub@resources.qld.gov.au

Notification Day: 9 April 2025



download now

**KOORI MAIL
NOW AVAILABLE**

A digital subscription to **KOORI MAIL** is the perfect way to treat yourself

Available via Apple Newsstand, iTunes, Google Play for Android market or www.pocketmags.com

Latest issue & Back Issues just \$1.49 each.
Subscribe for six months or one year at a reduced rate.
Download to your iPad, iPhone, Android device, Mac, PC or Kindle Fire.



www.koorimail.com

Heritage Council of NSW

Heritage Act 1977

Notice of intention to consider amending a State Heritage Register listing

The Heritage Council of NSW maintains the State Heritage Register which is a list of places of particular importance to the people of NSW, including Aboriginal and other heritage.

The Heritage Council is considering whether to recommend amending the State Heritage Register listing of the following place. The proposed amendment is intended to recognise additional heritage values.

Paddington Town Hall, Paddington (amendment)

Written submissions on this listing are invited from any interested person by 9 May 2025. Enquiries to Stuart Read on (02) 9873 8500.

The Heritage Council is interested in receiving information in writing, by email, telephone or in person from the Aboriginal community or Aboriginal organisations on the potential significance of this place to Aboriginal people.

See more details about the nominated place at environment.nsw.gov.au/topics/heritage/request-a-heritage-listing/nominate-an-item-for-listing-on-the-state-heritage-register/comment-on-nominations

Make your submission at:

haveyoursay.nsw.gov.au/paddington-town-hall or direct your submission to: Heritage Council of NSW Locked Bag 5020 Parramatta NSW 2124

Heritage Council of NSW

Heritage Act 1977

Notice of intention to consider listing on the State Heritage Register

The Heritage Council of NSW maintains the State Heritage Register which is a list of places of particular importance to the people of NSW, including Aboriginal and other heritage.

The Heritage Council is currently considering whether or not to recommend the listing of the following place on the State Heritage Register in acknowledgment of its heritage significance.

Abercrombie Bridge over Abercrombie River, Abercrombie

Written submissions on this listing are invited from any interested person by 12 April 2025. Enquiries to Ruth Berendt on (02) 9873 8500.

The Heritage Council is interested in receiving information in writing, by email, telephone or in person from the Aboriginal community or Aboriginal organisations on the potential Aboriginal significance of this place.

See more details about the nominated place at environment.nsw.gov.au/topics/heritage/request-a-heritage-listing/nominate-an-item-for-listing-on-the-state-heritage-register/comment-on-nominations

Make your submission at:

haveyoursay.nsw.gov.au/abercrombie or direct your submission to: Heritage Council of NSW Locked Bag 5020 Parramatta NSW 2124

**NOTICE OF KOKATHA COMMON LAW HOLDERS' AUTHORISATION MEETING
BHP OAK DAM RETENTION LEASE
INDIGENOUS LAND USE AGREEMENT**



**SATURDAY 12 APRIL 2025 at 10:00am to 2:00pm
WEST AUGUSTA FOOTBALL CLUB,
13 GARDINER AVENUE, PORT AUGUSTA**

PURPOSE:

To consult with and seek the consent of the Kokatha Common Law Holders for the Kokatha Aboriginal Corporation RNTBC ICN 8093 (KAC) to enter into an Indigenous Land Use Agreement (ILUA) under the Native Title Act 1993 (Cth) with BHP Olympic Dam Corporation Pty Ltd (BHP) and the State of South Australia over the Oak Dam Retention Lease area.

The ILUA allows BHP to carry out advanced exploration activities under a Retention Lease within the Oak Dam Retention Lease area (map below) and outside of that area provided that the activities are associated with, for the purpose of or in connection with activities under the Retention Lease.

The activities include building a decline down to the ore body, continuing exploration drilling, building a camp, obtaining water (pipeline) and building a road in the Oak Dam location from the Olympic Dam Highway.

In consideration for consents for these activities, BHP will provide certain financial and non-financial benefits to KAC (for and on behalf of the Kokatha People).

WHO SHOULD ATTEND?

Those Kokatha Common Law Holders and KAC members as defined in Starkey v State of South Australia [2014] FCA 924, being those Aboriginal People who identify as, and are recognised by other Kokatha Native Title Holders (Common Law Holders) as, nguraritja for sites and places in the Kokatha Determination Area by reason of one or more of the following:

(a) he or she is one of the following named individuals (where living) or is descended either through birth or adoption from them:

- (i) Alma Allen;
- (ii) Arthur Baker;
- (iii) Hilda Captain;
- (iv) Susie Captain;
- (v) Andrew Davis;
- (vi) Percy Davis;
- (vii) Stanley Davis;
- (viii) Ted Egan;
- (ix) Micky Fatt;
- (x) Gladys Kite;
- (xi) Ted Larkins;
- (xii) Mick Reid;
- (xiii) George Reid;
- (xiv) William Smith;
- (xv) Dick Thomas;
- (xvi) Edie Thomas;
- (xvii) George Turner;
- (xviii) Wild Mary;
- (xix) Eileen Wingfield;

(b) he or she possesses an ancestral connection with the Determination Area, in that his or her parent or grandparent was born in that country, had a long term physical association with that country and/or possesses significant geographic and cultural knowledge relating to the Determination Area;

(c) he or she was born on the Determination Area (including, if the person is born in a hospital, the place where they would otherwise have been born);

(d) he or she has a long-term physical association with the Determination Area and consequent knowledge of the country; and

(e) he or she possesses significant geographic and culturally-confidential religious knowledge relating to the Determination Area under Kokatha traditional law and custom.

Please note that to attend this meeting you must be a KAC member OR a Registered Kokatha Common Law Holder. If you are not a KAC member or Registered Kokatha Common Law Holder you will not be allowed in the meeting.

If you wish to register as a Kokatha Common Law Holder please download the Common Law Holder application form at www.kokatha.com.au and return it to the KAC office by email to admin@kokatha.com.au by 4 April 2025.

TRAVEL ASSISTANCE

Fuel assistance is available to KAC members and Registered Kokatha Common Law Holders. Accommodation assistance is also available for Elders 55 years and older.

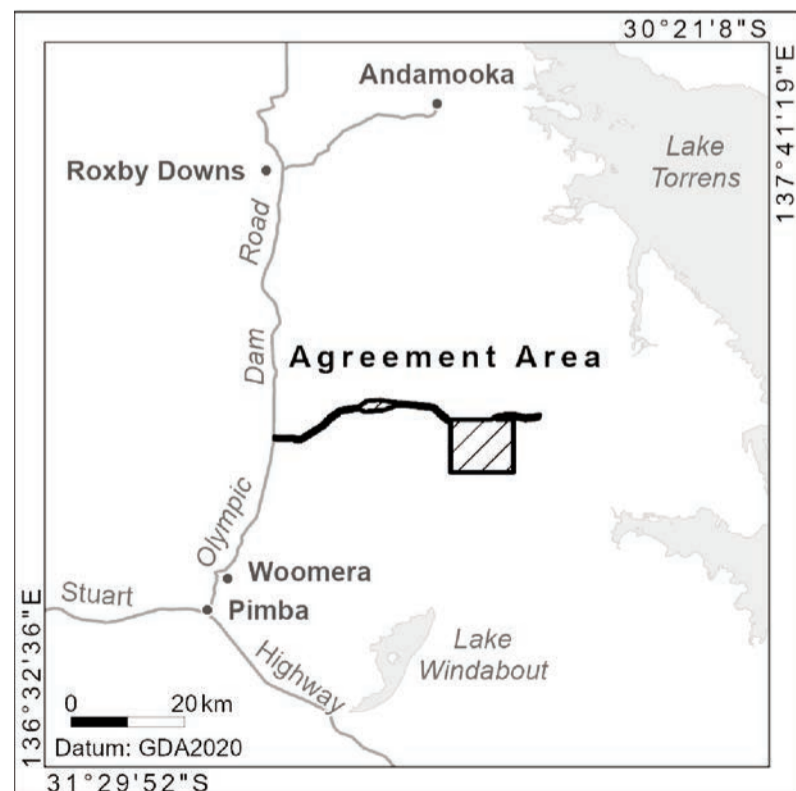
For assistance, please contact Khatija Thomas of SANTS Office on 1800 010 360 or email KhatijaT@nativetitlesa.org.

AGENDA

To consult with and seek the consent of the Kokatha Common Law Holders for the KAC to enter into a proposed ILUA over the area known as Oak Dam in the State of South Australia. This will allow BHP to undertake advanced exploration in the area under a Retention Lease and in return BHP will provide certain financial and non-financial benefits to KAC for and on behalf of the Kokatha Common Law Holders.

If Kokatha Common Law Holders wish to obtain a copy of the ILUA or have a personal explanation of the ILUA before the meeting, please email Camatta Lempens at lh@cllegal.com.au or (08) 8410 0211.

Below is a map of the Oak Dam ILUA area.



Notice of applications for determination of native title in South Australia

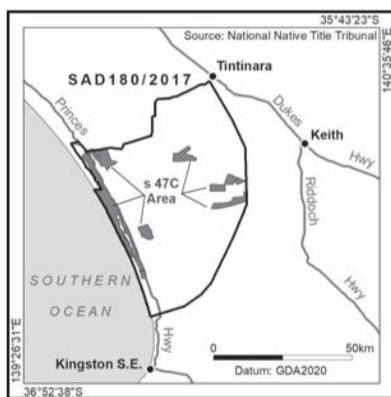
Notification day: 9 April 2025



These are two amended applications by two native title claim groups (Ngarrindjeri and the First Nations of the South East) which are asking the Federal Court of Australia (Federal Court) to determine that they hold native title in the area described below.

On 10 March 2020, the Federal Court ordered that the two native title applications SAD6027/1998 (Ngarrindjeri Part B) and SAD180/2017 (First Nations of the South East) be dealt with in the same proceeding (**The Ngarrindjeri-FNSE Overlap Proceeding**) and continue under proceeding number SAD180/2017.

If you want to become a party to the Ngarrindjeri-FNSE Overlap Proceeding, you must file a Form 5 (Notice of Intention to become a Party) with the Federal Court, **on or before 8 July 2025**. Further information regarding how to file a Form 5 is available from www.fedcourt.gov.au. After **8 July 2025**, you will need to seek leave from the Federal Court to become a party.



Under the *Native Title Act 1993* (Cth) there can be only one determination of native title for a particular area. If a person with native title rights and interests does not become a party to this proceeding, there may be no other opportunity for the Federal Court, in making its determination, to take into account those native title rights and interests in relation to the areas concerned.

Description of area: The applications both cover the same area, being an area of about 2,429 sq km located approx. 19 km north of Kingston S.E.

Relevant LGAs: Coorong, Kingston and Tatiara District Councils

Date amended: On 4 December 2024, leave was granted to amend the applications to include areas under section 47C of the *Native Title Act 1993* (Cth). The parcels listed in the section 47C Agreement are shown in dark grey fill on the map

| | | |
|----------------------------------|--|--|
| Application name: | Andrew Birtwistle Smith and Ors on behalf of the First Nations of the South East #2 Native Title Claim and The State of South Australia and Ors in the schedule | Basil Sumner and Ors on behalf of the Ngarrindjeri Native Title Claim Group and The State of South Australia and Ors in the schedule |
| Federal Court File No: | SAD180/2017 | SAD6027/1998 (all documents to be filed in SAD180/2017) |
| Date filed: | 7 July 2017 | 6 July 1998 |
| Registration test status: | The Native Title Registrar has not accepted this application for registration. Although this application has not been registered, the Federal Court may still refer the application for mediation and/or make a determination in relation to it | The Native Title Registrar has accepted this application for registration |

For assistance and any further information about these applications, including the description of the area, call Sylvia Jagtman on 07 3052 4248 or visit www.nntt.gov.au.

For all your advertising needs email the team on: advertising@koorimail.com

Notice of an application to register an area agreement on the Register of Indigenous Land Use Agreements in New South Wales

Notification day: 2 April 2025



National Native Title Tribunal



NI2024/002 Brewarrina Common ILUA

Description of the agreement area:

The agreement area covers a combined area of about 40 sq km and is located in the vicinities of Brewarrina and Gongolgon in northern New South Wales
Relevant LGA: Brewarrina Shire Council

The agreement contains the following statements:

[Explanatory notes in brackets inserted by the National Native Title Tribunal]

8. CONSENT TO FUTURE ACTS

8.1 For the purposes of clause 8, the following acts are **Agreed Acts**:

(a) the exercise by Brewarrina LALC of all rights, interests, powers and entitlements as the holder of the fee simple interest over Lot 10 Sec 5 in DP 758457, including the rights to use, manage, control, hold, lease, licence, or dispose of, or otherwise deal with, land vested in it in accordance with the *Aboriginal Land Rights Act 1983* (NSW); **Note:** In accordance with clause 10 of this Agreement, all Native Title Rights and Interests in relation to Lot 10 Sec 5 in DP 758457 are surrendered. (b) the grant and transfer of the Brewarrina LALC Transfer Lands in fee simple to Brewarrina LALC in accordance with subsections 36(9)–(13) and section 36AA of the *Aboriginal Land Rights Act 1983* (NSW); (c) subject to this Agreement, the exercise by Brewarrina LALC of all rights, interests, powers and entitlements as the holder of a fee simple interest in relation to the Brewarrina LALC Transfer Lands, including

the rights to use, manage, control, hold, lease, licence, or otherwise deal with, land vested in it in accordance with the *Aboriginal Land Rights Act 1983* (NSW), despite the existence of any Native Title Rights and Interests; **Note:** In accordance with clause 9 of this Agreement and the proposed Determination Orders, Native Title Rights and Interests will be recognised to exist in the Brewarrina LALC Transfer Lands. **Note:** In accordance with clause 11 of this Agreement, the exercise of any Native Title Rights and Interests in relation to the Brewarrina LALC Transfer Lands is subject to the Agreed Acts, this Agreement and any Plan of Management for the Brewarrina LALC Transfer Lands adopted in accordance with this Agreement. (d) the grant and transfer of the Additional Transfer Lands in fee simple to Brewarrina LALC in accordance with subsections 36(9)–(13) and section 36AA of the *Aboriginal Land Rights Act 1983* (NSW); (e) the exercise by Brewarrina LALC of all rights, interests, powers and entitlements as the holder of a fee simple interest in the Additional Transfer Lands, including rights to use, manage, control, hold, lease, licence, or dispose of, or otherwise deal with, land vested in it in accordance with the *Aboriginal Land Rights Act 1983* (NSW), despite the existence of any Native Title Rights and Interests, noting that any such rights and interests will be extinguished or surrendered in accordance with clause 10; and **Note:** In accordance with clause 10 of this Agreement, all Native Title Rights and Interests in relation to the Additional Transfer Lands are surrendered. (f) the grant and transfer of the PBC Transfer Lands in fee simple to the proposed RNTBC in accordance with clause 7, and, the exercise of all rights, interests, powers and entitlements as the holder of that fee simple interest or perpetual western lands lease subject to any Native Title Rights and Interests.

8.2 For the purpose of section 24EB of the NTA, the Native Title Party consents to the doing of the Agreed Acts, including to the extent that they are Future Acts.

8.3 For the avoidance of doubt, consistent with the proposed Determination Orders and subject to this Agreement, in relation to the Agreed Acts: (a) the grant and transfer of the fee simple interests and the exercise of all rights, interests, powers and entitlements as the holder of a fee simple interest that comprise the Agreed Acts are valid and have full force and effect; (b) Brewarrina LALC may exercise all rights, interests, powers, and entitlements of the holder of a fee simple interest comprised in the Agreed Acts despite the existence of any Native Title Rights and Interests; **Note:** In accordance with clause 11 of this Agreement, the exercise of any Native Title Rights and Interests in relation to the Brewarrina LALC Transfer Lands is subject to the Agreed Acts, this Agreement and any Plan of Management for the Brewarrina LALC Transfer Lands adopted in accordance with this Agreement. (c) the rights, interests, powers, and entitlements comprised in the Agreed Acts include all rights, subject to any Native Title Rights and Interests, to manage the land and to grant leases and licences to third parties to access, use and occupy the land; (d) if the Agreed Acts and this Agreement or their effects are wholly removed or otherwise cease to operate any Native Title Rights and Interests again have full effect; and (e) if the Agreed Acts and this Agreement or their effects are removed to an extent or otherwise cease to operate only to an extent, any Native Title Rights and Interests again have effect to that extent.

8.4 The Native Title Party consents to the Agreed Acts prevailing over any Native Title Rights and Interests and over any exercise of those Native Title Rights and Interests and that the existence of any Native Title Rights and Interests does not prevent, limit or impair, the exercise of rights under or pursuant to the Agreed Acts.

8.5 The relationship between the fee simple or western lands lease in the PBC Transfer Lands that is transferred to the proposed RNTBC in accordance with clause 7 and any Native Title Rights and Interests is that the fee simple will be subject to the Native Title Rights and Interests.

8.6 In accordance with section 24EB(1)(d) of the NTA, Native Title is surrendered in relation to the whole of the Surrendered Land and this surrender will extinguish all Native Title Rights and Interests.

8.7 The Native Title Party shall do all things reasonably necessary to give effect to the consents in clauses 8.2 and 8.4, including signing any documents and providing any consents.

8.6 [sic] The Native Title Party acknowledges that the consents in clauses 8.2 and 8.4 constitute the requisite statements for the purposes of section 24EB(1)(b) of the NTA and regulation 7(5) of the ILUA Regulations to the doing of any of the acts referred to in clauses 8.2 – 8.4.

Additional Transfer Lands means the parcels described in Part 3 of Schedule 1. **Agreed Acts** means the acts referred to in clause 8.1. **Agreement** means this agreement, its recitals and schedules. **Agreement Area** means the area described in Part 1 of Schedule 1. **Applicant or registered native title claimant** means the person or persons whose name or names appear from time to time in an entry on the Register of native title claims as the Applicant in relation to the Application, and as at the execution date those names are Elaine Ohlsen, Grace Gordon, Phillip Sullivan, Daniella Chedzey, John Shipp, Danielle Flakelar-Carney, Raymond Thompson, David Clarke, Jaye Lee Snowden, Peter Harris, Pearl Harris, Dennis Rankmore and Josephine (Josie) Winsor. **Application** means the native title determination application filed by the Applicant on behalf of the Ngemba, Ngiyampaa, Wangaaypuwan and Wayilwan People on 14 March 2012, Federal Court proceeding number NSD 415 of 2012, which became NSD 38 of 2019. **Assignment Deed** means an executed deed generally in the form of the document at Schedule 5 to this Agreement. **Assignment Deed Delivery Date** means the date on which the executed Assignment Deed is delivered to the Brewarrina LALC in accordance with the Assignment Deed. [Brewarrina LALC is the short name in the agreement of Brewarrina Local Aboriginal Land Council]. **Brewarrina LALC Transfer Lands** means those parcels described in Part 2 of Schedule 1. **Determination Orders** means orders made by the Federal Court as an Approved Determination of Native Title in relation to the Application which relates to an area that includes the Agreement Area. **Future Act** has the same meaning as in the NTA. **ILUA Regulations** means the *Native Title (Indigenous Land Use Agreements) Regulations 1999* (Cth). **Native Title or Native Title Rights and Interests** means any native title rights and interests recognised in the Determination Orders in respect of land or waters in the Agreement Area within the meaning given by section 223 of the NTA. **Native Title Party** means: (a) on Commencement of the Agreement – the Applicant on behalf of the Ngemba, Ngiyampaa, Wangaaypuwan and Wayilwan People (NSD 38/2019); (b) after the Agreement is Registered, but before the Assignment Deed Delivery Date – the Applicant and proposed RNTBC; and (c) on and after the Assignment Deed Delivery Date – the proposed RNTBC on behalf of the NNWW People. **NNWW Native Title Claim** has the same meaning as **Application**. **NNWW People** has the same meaning as in the Proposed Consent Determination Orders, being those Aboriginal persons who: (a) are the descendants of [certain named apical ancestors (these names are identical to those apical ancestors listed in the entry on the Register of Native Title Claims for the Application (NSD38/2019))]; (i) identify as a Ngemba, Ngiyampaa, Wangaaypuwan or Wayilwan person; and (ii) are recognised as a Ngemba, Ngiyampaa, Wangaaypuwan or Wayilwan person by Ngemba, Ngiyampaa, Wangaaypuwan and Wayilwan People in accordance with their traditional law and custom. **NTA** means the *Native Title Act 1993* (Cth). **PBC Transfer Lands** means the parcels described in Part 4 of Schedule 1 of this Agreement. **Plan of Management** means the interim document referred to in Clause 10 of the Joint Management Agreement at Schedule 2 of this Agreement and any Plan of Management later prepared in accordance with Schedule 2 of this Agreement. **Proposed Consent Determination Orders** means the consent orders proposed to be made by the Federal Court in the NNWW Native Title Claim (NSD38/2019). **Real Property Act** means the *Real Property Act 1900* (NSW). **Surrendered Land** means the Additional Transfer Lands and Lot 10 Sec 5 in DP 758457. **Transfer** means the transfer of a parcel of the PBC Transfer Lands to the proposed RNTBC in fee simple in accordance with clause 7 of this Agreement and the Real Property Act.

Parties to the agreement and their contact addresses:

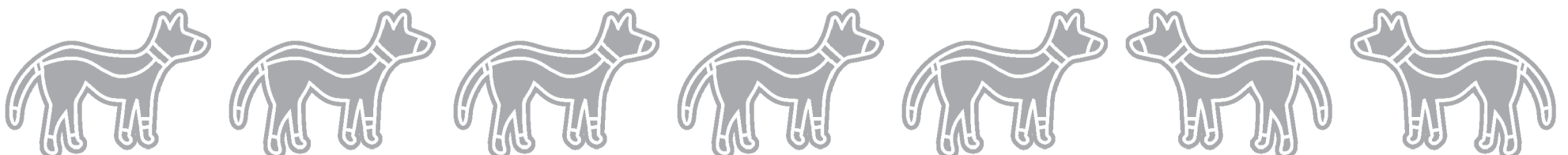
| | |
|--|---|
| Brewarrina Local Aboriginal Land Council (Applicant) | c/- Chalk & Behrendt Pty Ltd, Level 1, 63 Foveaux Street, Surry Hills, NSW 2010 |
| Elaine Ohlsen, Grace Gordon, Phillip Sullivan, Daniella Chedzey, John Shipp, Danielle Flakelar-Carney, Raymond Thompson, David Clarke, Jaye Lee Snowden, Peter Harris, Pearl Harris, Dennis Rankmore and Josephine (Josie) Winsor as the Applicant in proceedings no. NSD 38 of 2019 (Native Title Party) | c/- NTSCORP Limited Level 1, 44-70 Rosehill St Redfern NSW 2016 PO Box 2105, Strawberry Hills NSW 2012 |
| Attorney-General of New South Wales as State Minister for New South Wales under the <i>Native Title Act 1993</i> (Cth) (State) | GPO Box 5341 Sydney NSW 2001 |
| Minister for Lands and Property as the Minister administering the <i>Crown Land Management Act 2016</i> (NSW) (State) | GPO Box 5341 Sydney NSW 2001 |

Objections to the registration of an ILUA where the application for registration has been certified:

This application for registration of an indigenous land use agreement (ILUA) has been certified by NTSCORP Limited, the entity performing the functions of the representative body for the area. Any person claiming to hold native title to any part of the area covered by the ILUA may object in writing within the notice period to the registration of this agreement if they think that the application to register the ILUA has not been properly certified. If you wish to object to the registration of this agreement (and you hold or claim to hold native title in any part of the area covered by the agreement) you may only object for one reason: in your view, the application to register the ILUA has not been properly certified, as stated in section 203BE(5)(a), (b) and (c) of the *Native Title Act 1993* (Cth). You must make this objection in writing and send it to the **Native Title Registrar, National Native Title Tribunal, PO Box 12440 George Street Post Shop, Brisbane QLD 4003** by **2 July 2025**. Generally, procedural fairness will require that the material you provide is given to certain other persons or organisations for comment. It may also be taken into account in the registration of other ILUAs and claimant applications and thus be provided to relevant persons or organisations for comment.

Details of the terms of the agreement are not available from the National Native Title Tribunal.

For assistance and further information about this application, including the description of the area, call Claire Smith on 08 6317 5333 or visit www.nntt.gov.au.



Notice of an application to register an area agreement on the Register of Indigenous Land Use Agreements in Queensland

Notification day: 2 April 2025



QI2025/001 Wuthathi Captain Billy Landing Land Transfer ILUA

Description of the agreement area:

The agreement area covers about 148.2 sq km and is located in the vicinity of Captain Billy Landing approx. 137 km north east of Weipa

Relevant LGA: Cook Shire Council

The agreement contains the following statements:

[Explanatory notes in brackets inserted by the National Native Title Tribunal]

4. Consent to and validating of Agreed Acts

4.1 The Parties:

- (a) consent to the doing of the Agreed Acts to the extent that they are Future Acts; and
- (b) subject to compliance with this Agreement, if any of the Agreed Acts done prior to the Registration Date are invalid Future Acts, the Parties agree to the validating of those Agreed Acts.

4.2 Clause 4.1(a) is a statement for the purposes of section 24EB(1)(b) of the NTA and clause 4.1(b) is a statement for the purposes of section 24EBA(1)(a) of the NTA.

5. Right to negotiate

5.1 To avoid any doubt, Part 2 Division 3 Subdivision P of the NTA does not apply to the doing of the Agreed Acts.

“Agreed Acts” means all acts necessary to give effect to this Agreement and the Deed of Variation and the IMA, including but not limited to any acts done as part of, or in relation to, the following acts:

- (a) making any of the land within the Agreement Area Transferable Land;
- (b) the grant or grants of part or all of the Proposed ALA Areas as Aboriginal Land to the Corporation under the ALA, to be held in accordance with the ALA;
- (c) the State and the Corporation entering into, being bound by and complying with the Deed of Variation for the IMA;
- (d) the State and Corporation being bound by and complying with the IMA;
- (e) the dedication, use and management of the Proposed National Park (CYPAL) Area as national park (Cape York Peninsula Aboriginal land);
- (f) the doing of all acts in the Proposed National Park (CYPAL) Area that are covered by the IMA in accordance with the procedures set out in the IMA;
- (g) any variation or assignment of the IMA in accordance with the terms of the IMA and the ALA;
- (h) the making, approval, giving effect to, amendment or revocation of, and the making of any regulation giving effect to, any Management Instrument in relation to the Proposed National Park (CYPAL) Area;
- (i) the Corporation granting the Southern Foreshore Licence to the State for pedestrian access to the Southern Foreshore Licence Area shown in the draft licence agreement in Schedule 4;
- (j) the Corporation granting the Lookout Licence to the State for vehicular and pedestrian access to the Lookout Area as shown in Schedule 3;
- (k) the State and the Corporation entering into, being bound by and complying with the Gravel Storage Lease;
- (l) the Corporation constructing and maintaining access tracks on the Proposed ALA Areas after they become Aboriginal Land held by the Corporation;
- (m) the registration and grant of a Carbon Abatement Interest, including any interest granting the right to deal with Carbon Abatement Products, or the declaration of an Eligible Offsets Project over any or all Proposed ALA Areas, after they become Aboriginal Land held by the Corporation, in favour of the Corporation;
- (n) the making, approval, giving effect to, amendment or revocation of, and the making of any regulation giving effect to, any Management Instrument in relation to the Proposed National Park (CYPAL) Area; and
- (o) the Relevant Acts.

“Agreement Area” means the area of land as described and shown in Schedule 1 [of the agreement].

“ALA” means the *Aboriginal Land Act 1991* (Qld).

“Associated Activity” means the doing of any activity in relation to a valid lease, agreement, licence, profit à prendre, permit or other authority created, authorised or otherwise granted in accordance with this Agreement, that is associated and consistent with the purpose for which the lease, agreement, licence, profit à prendre, permit or other authority is created including:

- (a) the construction or operation of infrastructure;
- (b) extraction of Quarry Materials or water in accordance with any lease, agreement, licence, profit à prendre, permit or other authority; and
- (c) survey activities and geotechnical investigations required prior to the creation, authorisation or grant of the lease, agreement, licence, profit à prendre, permit or other authority.

“CFI Act” means the *Carbon Credits (Carbon Farming Initiative) Act 2011* (Cth).

“Corporation” means the Wuthathi Aboriginal Corporation RNTBC (ICN 7157).

“Deed of Variation” means the deed of variation to the IMA to be made in accordance with the ALA between the State and the Corporation on substantially the same terms as the draft agreement in Schedule 2.

“Gravel Storage Lease” means the lease entered into between the State and the Corporation on substantially the same terms as the draft agreement in Schedule 5.

“IMA” means the indigenous management agreement entered into by the Corporation and

the State on 13 December 2016 for the joint management of the Wuthathi (Shelburne Bay), Wuthathi (Sir Charles Hardy Group) and Wuthathi (Saunders Islands) National Parks (Cape York Peninsula Aboriginal Land).

“Land Act” means the *Land Act 1994* (Qld).

“Land Title Act” means the *Land Title Act 1994* (Qld).

“Lookout Licence Area” means that area of land described as “Lookout Licence Area” in Part 1 of Schedule 1 and as shown in the plans in Part 2 of Schedule 1.

“Lookout Licence” means the licence granted by the Corporation to the State, on substantially the same terms as the draft licence agreement in Schedule 3.

“Management Instrument” means a Management Plan or Management Statement prepared under the NCA to specify how the Proposed National Park (CYPAL) Area is to be managed.

“NCA” means the *Nature Conservation Act 1992* (Qld).

“NTA” means the *Native Title Act 1993* (Cth).

“Parties” means the parties to this Agreement.

“Proposed ALA Areas” means those parts of the Agreement Area described as “Proposed ALA Areas” in Part 1 of Schedule 1 and shown in the plans in Part 2 of Schedule 1.

“Proposed National Park (CYPAL) Area” means those parts of the Agreement Area proposed to be dedicated as national park (Cape York Peninsula Aboriginal land), in accordance with clause 12, described as “Proposed National Park (CYPAL) Area” in Part 1 of Schedule 1 and shown in the plans in Part 2 of Schedule 1.

“Quarry Materials” includes stone, gravel, sand, rock, clay, earth and soil but does not include minerals within the meaning of the *Forestry Act 1959* (Qld).

“Registered” means registered on the Register of Indigenous Land Use Agreements.

“Registration Date” means the date that this Agreement is Registered.

“Relevant Acts” means:

- (a) following the grants of the Proposed ALA Areas to the Corporation, the creation, authorisation, grant or transfer of any valid lease, agreement, licence, profit à prendre, permit or other authority over any of the Proposed ALA Areas by the Corporation subject to the requirements in (where applicable) the NCA;
- (b) following the dedications of the Proposed National Park (CYPAL) Area in accordance with clause 12, the creation, authorisation or grant of a valid lease, agreement, licence, permit or other authority under section 42AD, section 42AE or section 42AEA of the NCA over the Proposed National Park (CYPAL) Area by the State, subject to the consent of the Corporation, and any other processes required under the IMA;
- (c) the renewal or amendment of a lease, agreement, licence, profit à prendre, permit or other authority under (a) or (b) above; and
- (d) an Associated Activity, but does not include the grant of a Mining Tenement or any authority relating to mining or mineral exploration under any legislation.

“Southern Foreshore Licence” means the licence granted by the Corporation, on substantially the same terms as the draft licence agreement in Schedule 4.

“Southern Foreshore Licence Area” means that area of land described as “Southern Foreshore Licence Area” in Part 1 of Schedule 1 and as shown in the plans in Part 2 of Schedule 1.

[“Aboriginal Land” and “Transferable Land” have the same meaning as in the ALA. “Carbon Abatement Interest” and “Carbon Abatement Product” have the same meaning as in the *Land Title Act* and the *Land Act*. “Eligible Offsets Project” has the same meaning as in the CFI Act. “Future Act” and “Register of Indigenous Land Use Agreements” have the same meaning as in the NTA. “Mining Tenement” has the same meaning as in the *Mineral Resources Act 1989* (Qld).]

Parties to the agreement and their contact addresses:

| | |
|---|---|
| The State of Queensland (Applicant) (State) | c/- Department of the Environment, Tourism, Science and Innovation Cape York Peninsula Tenure Resolution Program PO Box 4597, Cairns QLD 4870 |
| Wuthathi Aboriginal Corporation ICN 7157 (Applicant) and Johnson Chippendale, Brian Macumboy, Smithy Wilson and Keron Murray on their own behalf and on behalf of the Wuthathi People (Applicant) | c/- P & E Law PO Box 2337 Cairns QLD 4870 |
| The Cape York United Number 1 Claim Group | c/- Cape York Land Council Aboriginal Corporation PO Box 2496, Cairns QLD 4870 |

Responses to an application to register an ILUA—where the application has not been certified:

Any person claiming to hold native title in relation to land or waters in the area covered by the agreement may wish, in response to this notice, to make a native title determination application or equivalent application under a law of a state or territory in respect of any part of the area. The application must be made by 2 July 2025. If that application is registered on the Register of Native Title Claims, the registered native title claimants must be a party to this agreement before it can be registered.

Details of the terms of the agreement are not available from the National Native Title Tribunal.

For assistance and any further information about this application, including the description of the area, call Jake Ellis on 07 3052 4189 or visit www.nntt.gov.au.