



NSW Environmental Trust Healthy Country Technical Review Committee - Call for Applications

The NSW Environmental Trust are looking for people willing to share their expertise and knowledge of Country and cultural practices to become members of the Healthy Country Technical Review Committee.

The purpose of this Committee is to advise the NSW Environmental Trust on major projects that prioritise healthy Country and recognise and value Aboriginal peoples, their traditional knowledge and practices and connection to Country, and to provide ongoing guidance to projects throughout their lifecycle.

The NSW Environmental Trust provide grants to the community, government, non-government organisations and industry to deliver projects that will help to restore, protect and enhance the NSW environment.

Your time and knowledge is valued and this is a paid position.

Applications now open.

Applications close 5pm Wednesday, 4 June 2025.

Contact the Trust

For further information about the committee or how to apply please contact the Trust on (02) 8837 6093 or email info@environmentaltrust.nsw.gov.au.



First Nations Leadership Small Grants

The North Central Catchment Management Authority is seeking applications from First Nations People in the North Central Victorian region to apply for a small grant for activities that support cultural or natural resource management leadership development.

Grant proposals up to \$1000 (ex GST) are sought from individuals or up to \$2000 (ex GST) for organisations.

A grant application form can be found here

<https://www.nccma.vic.gov.au/resources/grants-search>

Connecting rivers, landscapes, people

RS9831



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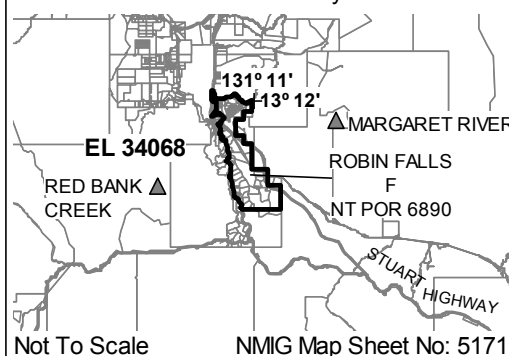
NOTICE OF PROPOSED GRANT OF EXPLORATION LICENCES

NATIVE TITLE ACT 1993 (CTH) SECTION 29

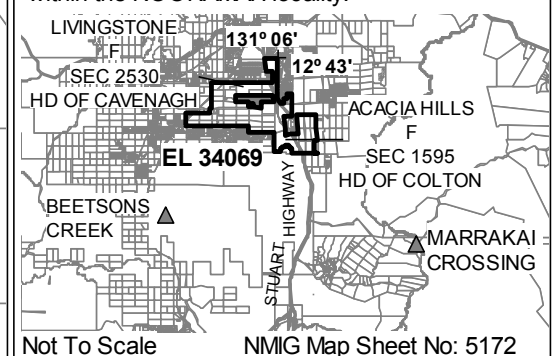
The Honourable Gerard Maley MLA, the Northern Territory Minister for Mining and Energy, C/- Department of Mining and Energy, GPO Box 4550 DARWIN NT 0801, hereby gives notice in accordance with section 29 of the *Native Title Act 1993* (Commonwealth) of his intent to do an act, namely to grant the following exploration licence applications.

Applications to which this notice applies:

Exploration Licence 34068 sought by MOTHER LODE EXPLORATION PTY LTD, ACN 680 097 947 over an area of 67 Blocks (166 km²) depicted below for a term of 6 years, within the BATCHELOR locality.



Exploration Licence 34069 sought by MOTHER LODE EXPLORATION PTY LTD, ACN 680 097 947 over an area of 46 Blocks (78 km²) depicted below for a term of 6 years, within the NOONAMAH locality.



Nature of act(s): The grant of an exploration licence under the *Mineral Titles Act 2010* authorises the holder to conduct activities in connection with exploration for minerals for a term not exceeding 6 years and to seek renewal(s). The term for which it is intended to grant the mineral exploration licences referred to in this notice commences from the date of grant. Further information about the act may be obtained from the Department of Mining and Energy, GPO Box 4550 Darwin NT 0801 or Centrepont Building 48-50 Smith Street Darwin NT 0800, telephone (08) 8999 5322.

Native Title Parties: Any person who is, or becomes a "native title party" within the meaning of the *Native Title Act 1993* is entitled to the negotiation and/or procedural rights provided in Part 2, Division 3, Subdivision P of the *Native Title Act 1993*. Under section 30 of the *Native Title Act 1993*, persons have until 3 months after the notification day to take certain steps to become native title parties in relation to this notice. Enquiries concerning becoming a native title party should be directed to the National Native Title Tribunal, GPO Box 9973, Brisbane QLD 4001, or telephone (07) 3307 5000.

Expedited Procedure: The Northern Territory Government considers that the acts are acts attracting the expedited procedure as defined in section 237 of the *Native Title Act 1993*. The exploration licences referred to in this notice may be granted unless an objection is made by a native title party to the statement that the act is one which attracts the expedited procedure. Such an objection must be made to the National Native Title Tribunal within 4 months of the notification day.

Notification Day: 23 April 2025

FUNERAL NOTICE

Vicki Lee Leedie

Passed away suddenly at her home in Brisbane on 7 April, 2025.

Dearly loved Daughter, Mother, Grandmother, Family member and friend.

Those who knew and loved Vicki are invited to attend her funeral service which will be held in the chapel of the Pinnaroo Cemetery, Graham Road, Bridgeman Downs on Thursday, 24 April at 11.00am followed by burial within the same cemetery.

**Killick Family Funerals
Dreamtime Funerals
1800 607 880**



NOTICE TO GRANT AMALGAMATION APPLICATIONS

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 amalgamation applications under the *Mining Act 1978*:

Exploration No.	Applicant	Amalg No	Area	Locality	Centroid	Shire
57/1257	REDScope ENTERPRISES PTY LTD	726190	110.57HA	104.6km SW'ly of Sandstone	Lat: 28° 48' S: Long: 118° 46' E	SANDSTONE SHIRE

Nature of the act: Grant of amalgamation applications which authorises the applicant to explore for minerals.

Notification day: 23 April 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 the applications. The 3 month period closes on **23 July 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 the *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 amalgamation application may be granted unless, within the period of 4 months after the notification day (i.e. **23 August 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.

DMIRS_25942



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
Mining Lease	15/1921	MACPHERSONS REWARD PTY LTD	28.59HA	8.8km S'ly of Coolgardie	Lat: 31° 1' S: Long: 121° 11' E	COOLGARDIE SHIRE
Mining Lease	25/387	BLACK CAT (KAL EAST) PTY LTD	168.86HA	29.7km E'ly of Kalgoorlie	Lat: 30° 42' S: Long: 121° 46' E	KALGOORLIE-BOULDER CITY
Mining Lease	29/448	HAWTHORN RESOURCES LIMITED LEGACY IRON ORE LTD HANCOCK MAGNETITE HOLDINGS PTY LTD	17632.11HA	98.6km W'ly of Leonora	Lat: 28° 59' S: Long: 120° 19' E	MENZIES SHIRE

Nature of the act: Grant of mining leases, which authorises the applicant to mine for minerals for a term of 21 years from notification of grant and a right of renewal for 21 years.

Notification day: 23 April 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 **23 July 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 tenements may be granted if, by the end of the period of 4 months after the notification day (i.e. **23 August 2025**), there is no native title party under section 30 of the *Native Title Act 1993 (Cth)* in relation to the area of the mining tenements. 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.

DMIRS 25941



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	08/3725	MINING EQUITIES PTY LTD	10BL	142.7km S'ly of Pannawonica	Lat: 22° 54' S: Long: 116° 3' E	ASHBURTON SHIRE
Exploration Licence	15/2113	MINERALS 260 HOLDINGS PTY LTD	17BL	14.5km W'ly of Coolgardie	Lat: 30° 55' S: Long: 121° 0' E	COOLGARDIE SHIRE
Exploration Licence	15/2114	MINERALS 260 HOLDINGS PTY LTD	37BL	41.7km S'ly of Coolgardie	Lat: 31° 19' S: Long: 121° 9' E	COOLGARDIE SHIRE
Exploration Licence	15/2115	DYNAMIC METALS LIMITED	3BL	27.5km S'ly of Kambalda	Lat: 31° 26' S: Long: 121° 35' E	COOLGARDIE SHIRE
Exploration Licence	15/2116	LYNCH, Aubrey	4BL	16.4km NW'ly of Kambalda	Lat: 31° 5' S: Long: 121° 34' E	COOLGARDIE SHIRE, KALGOORLIE-BOULDER CITY
Exploration Licence	29/1288	MT IDA LITHIUM PTY LTD	10BL	87.9km W'ly of Leonora	Lat: 28° 59' S: Long: 120° 26' E	MENZIES SHIRE
Exploration Licence	47/5195	FMG PILBARA PTY LTD	10BL	43.3km W'ly of Wittenoom	Lat: 22° 15' S: Long: 117° 54' E	ASHBURTON SHIRE
Exploration Licence	47/5275	MAINLAND MINERALS PTY LTD	65BL	14km SW'ly of Whim Creek	Lat: 20° 56' S: Long: 117° 45' E	KARRATHA CITY
Exploration Licence	52/4433	SOUTHERN HEMISPHERE MINING LIMITED	169BL	118.3km NE'ly of Peak Hill	Lat: 24° 45' S: Long: 119° 23' E	MEEKATHARRA SHIRE
Exploration Licence	52/4434	SOUTHERN HEMISPHERE MINING LIMITED	8BL	130.7km NE'ly of Peak Hill	Lat: 24° 42' S: Long: 119° 31' E	MEEKATHARRA SHIRE
Prospecting Licence	15/6911	CHANCEUX METALS PTY LTD	123.62HA	27km NW'ly of Kambalda	Lat: 30° 59' S: Long: 121° 30' E	COOLGARDIE SHIRE, KALGOORLIE-BOULDER CITY
Prospecting Licence	15/6927	CYBORA PTY LTD	6.22HA	30.3km SW'ly of Kambalda	Lat: 31° 22' S: Long: 121° 25' E	COOLGARDIE SHIRE
Prospecting Licence	15/6928	CYBORA PTY LTD	8.39HA	30.8km SW'ly of Kambalda	Lat: 31° 22' S: Long: 121° 25' E	COOLGARDIE SHIRE
Prospecting Licence	15/6943	KURRAWANG RESOURCES PTY LTD	199.02HA	16.8km SW'ly of Kalgoorlie	Lat: 30° 52' S: Long: 121° 22' E	COOLGARDIE SHIRE
Prospecting Licence	15/6944	KURRAWANG RESOURCES PTY LTD	199.68HA	16km SW'ly of Kalgoorlie	Lat: 30° 52' S: Long: 121° 23' E	COOLGARDIE SHIRE
Prospecting Licence	16/3510	TOMAHAWK RESOURCES PTY LTD	183.18HA	36.7km NW'ly of Coolgardie	Lat: 30° 41' S: Long: 120° 56' E	COOLGARDIE SHIRE
Prospecting Licence	16/3513	GOLDEN STRIKE PTY LTD	77.90HA	40.1km NW'ly of Coolgardie	Lat: 30° 41' S: Long: 120° 52' E	COOLGARDIE SHIRE
Prospecting Licence	16/3514	TOMPKINS, Gregory Dean	131.93HA	28.9km SW'ly of Ora Banda	Lat: 30° 35' S: Long: 120° 54' E	COOLGARDIE SHIRE
Prospecting Licence	16/3515	LORDING, Brett Norman	199.54HA	31.6km SW'ly of Ora Banda	Lat: 30° 36' S: Long: 120° 52' E	COOLGARDIE SHIRE
Prospecting Licence	24/5839	NORTON GOLD FIELDS PTY LTD	195.31HA	7.8km N'ly of Broad Arrow	Lat: 30° 22' S: Long: 121° 20' E	KALGOORLIE-BOULDER CITY
Prospecting Licence	24/5840	NORTON GOLD FIELDS PTY LTD	199.95HA	7.7km N'ly of Broad Arrow	Lat: 30° 22' S: Long: 121° 20' E	KALGOORLIE-BOULDER CITY
Prospecting Licence	25/2866	MCCLAREN, Kym Anthony	179.44HA	18.9km E'ly of Kalgoorlie	Lat: 30° 44' S: Long: 121° 40' E	KALGOORLIE-BOULDER CITY
Prospecting Licence	25/2867	MANSEN, James Karl	125.77HA	18.7km E'ly of Kalgoorlie	Lat: 30° 45' S: Long: 121° 39' E	KALGOORLIE-BOULDER CITY
Prospecting Licence	27/2614	LEE, Shannon	88.52HA	24.3km E'ly of Broad Arrow	Lat: 30° 24' S: Long: 121° 34' E	KALGOORLIE-BOULDER CITY
Prospecting Licence	27/2615-S	BOWDEN, Mitchell Sam	9.66HA	56.4km NE'ly of Broad Arrow	Lat: 30° 13' S: Long: 121° 51' E	KALGOORLIE-BOULDER CITY
Prospecting Licence	27/2616-S	GUISE, David Jonathon	9.97HA	57.4km NE'ly of Kalgoorlie	Lat: 30° 28' S: Long: 121° 58' E	KALGOORLIE-BOULDER CITY
Prospecting Licence	27/2617-S	GUISE, David Jonathon	9.90HA	57.6km NE'ly of Kalgoorlie	Lat: 30° 28' S: Long: 121° 58' E	KALGOORLIE-BOULDER CITY
Prospecting Licence	27/2618-S	GUISE, David Jonathon	9.96HA	57.5km NE'ly of Kalgoorlie	Lat: 30° 28' S: Long: 121° 58' 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 Special Prospecting Licences, which authorises the applicant to prospect for minerals for a term up to 4 years from the 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: 23 April 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 **23 July 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. **23 August 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_25940



NOTICE OF AN AUTHORISATION MEETING FOR A NATIVE TITLE DETERMINATION APPLICATION



- When:** Saturday 17 May 2025
10:00am – 5:00pm
- Where:** Byron Bay Cavanbah Centre - Sports & Cultural Complex
249 Ewingsdale Road
Byron Bay NSW 2481
With option to attend remotely (see below)
- Who should attend:** This meeting is open to all Bundjalung People of Byron Bay who are those Aboriginal persons who:
- (a)
 - (i) are the biological descendants of the apical ancestor Bobby Bray, also known as King Bobby of Bumberbin; or
 - (ii) are persons adopted in accordance with Byron Bay Bundjalung law and custom into the families of those persons described in (i), (including the biological descendants of any such adopted persons); and
 - (b) identify themselves as a Bundjalung person of Byron Bay; and
 - (c) are recognised as a Bundjalung person of Byron Bay by Bundjalung People of Byron Bay in accordance with their law and custom.
- and
any other Aboriginal person who asserts native title rights and interests in the area of the proposed native title determination application.

Background

The Bundjalung People of Byron Bay are the native title holders of the Bundjalung People of Byron Bay #3 Native Title Determination Area, pursuant to the successful native title application determined by the Federal Court on 30 April 2019 (Proceeding NSD6020/2001) (***Bundjalung People of Byron Bay #3***). The *Bundjalung People of Byron Bay #3* Native Title Determination Area broadly comprises the land and waters between Brunswick Heads and Broken Head, including Byron Bay, in north eastern New South Wales (except where native title has been wholly extinguished).

As part of its agreement to the successful *Bundjalung People of Byron Bay #3* native title determination, the State of NSW agreed that, if the Bundjalung People of Byron Bay filed a further native title claim over the area known as Julian Rocks (Nguthungulli) and the waters within 100 metres surrounding that area on or before 19 May 2025, it would accept the existence of certain native title rights and interests and would not require any further connection evidence beyond that evidence filed in the *Bundjalung People of Byron Bay #3* application.

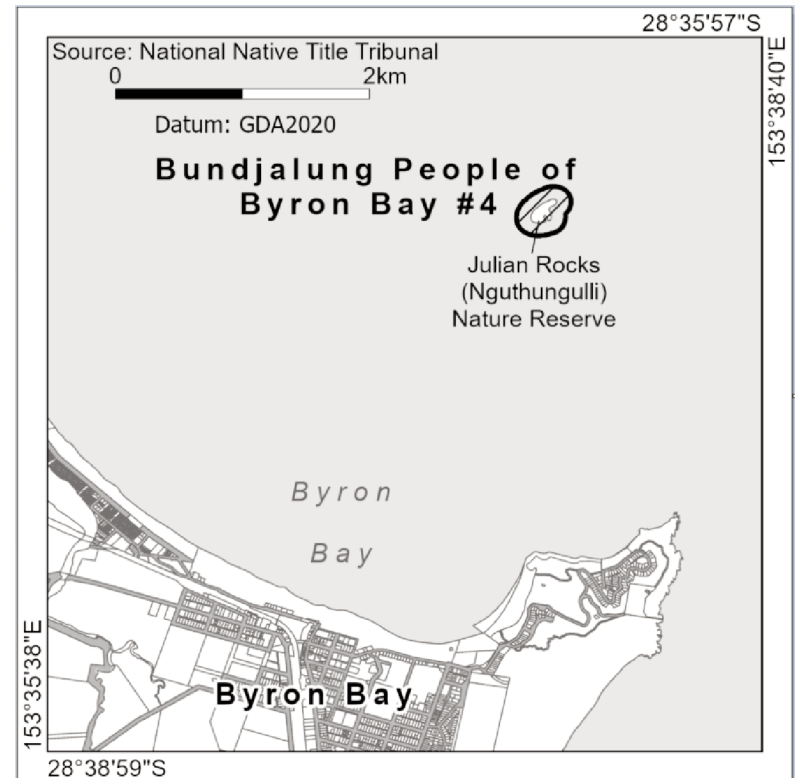
Reasons for the Authorisation Meeting

At this Authorisation Meeting, attendees will be asked whether or not they wish to authorise a new native title determination application over the **Proposed Application Area**, being all land and waters within the external boundary described as:

The Julian Rocks (Nguthungulli) Nature Reserve and the waters surrounding that reserve extending to a line 100 metres seaward of the lowest astronomical tide (**Proposed Application Area**).

The map on the right displays the Proposed Application Area (shown in bold black outline).

At this Authorisation Meeting, attendees will be asked whether or not they wish to authorise the proposed native title determination application over Proposed Application Area.



Agenda for the meeting

1. **Welcome to Country and Introductions**
2. **Discuss and confirm the process of decision making for the purpose of authorising a person or persons to make the native title determination application and deal with matters arising in relation to it;**
3. **Consider and authorise a native title determination application over the area described in this notice;**
4. **Identity of the native title claim group on whose behalf the native title determination application will be made;**
5. **Native title application area;**
6. **Native title rights and interests;**
7. **Authorise one or more members of the native title claim group to make the native title determination application, and to deal with matters arising in relation to it;**
 - (a) The native title claim group will consider resolutions and make decisions to authorise an Applicant to make the native title determination application and deal with matters arising in relation to it.
 - (b) The native title claim group will be asked to consider resolutions and make decisions about placing conditions on the powers of the Applicant including in relation to the Applicant's ability to enter into commercial and other agreements which may affect native title rights and interests.
 - (c) The native title claim group will be asked to consider and make decisions about the processes the Applicant must undertake in making its decisions. For example, whether or not the Applicant can make decisions by majority, and whether the Applicant can execute documents by majority.
8. **Any other business**

Any other matters, as determined by the persons in attendance.

Attending the Meeting

The Authorisation Meeting will be held in-person and there will also be the option to participate remotely by telephone or videoconference.

Attending in person

If you wish to attend the Authorisation Meeting in person, please contact NTSCORP by no later than Friday 9 May 2025, so that all relevant arrangements can be made.

Morning tea, lunch and afternoon tea will be provided at the venue.

For those attending the Authorisation Meeting in person, mileage assistance and accommodation may be available in accordance with NTSCORP's meeting assistance policies, as reasonably adjusted to account for COVID-19 related variations. If you require accommodation, **you will need to contact NTSCORP by telephone or send an email to CFC@ntscorp.com.au with confirmed details, by no later than Friday 9 May 2025.**

Please note if you do not contact NTSCORP by **5:00pm on Friday 9 May 2025** to confirm your request for accommodation assistance, NTSCORP cannot guarantee we will be able to assist accommodation arrangements — although you would still be more than welcome to attend the meeting.

Attending remotely

You may also choose to attend the Authorisation Meeting by videoconference or telephone. You will still be able to listen, ask questions, and participate in decision making if you attend remotely.

In order to attend the Authorisation Meeting by videoconference or telephone, attendees must:

1. **REGISTER** - Call or email NTSCORP to register your attendance

Please contact NTSCORP as soon as possible by calling the below number, or sending an email to the address below. Registration to attend remotely will close at **5pm on Wednesday 14 May 2025.**

2. **MEETING ACCESS**

Once you have registered, NTSCORP will send out details of how to attend the meeting by videoconference or telephone. For those attending the meeting remotely, assistance for telephone or data credit may be available in accordance with NTSCORP's meeting assistance policies. Please contact NTSCORP to discuss.

NTSCORP's contact details are: Freecall 1800 111 844 or (02) 9310 3188

Post: P.O. Box 2105, Strawberry Hills, NSW 2012

Email: CFC@ntscorp.com.au

Should you have any queries or simply require further information, please do not hesitate to contact NTSCORP Limited.

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

Notification day: 30 April 2025



SI2024/006 Nauo No 2 Native Title Settlement Indigenous Land Use Agreement
Description of the agreement area:
The agreement area covers two parts with a combined area of about 535 sq km, the larger part located on the southern end of Eyre Peninsula (including Jessieu Peninsula) and the remaining Section 533 (Hundred of Lake Wangary) in the town of Coffin Bay.
Relevant LGAs: The District Council of Lower Eyre Peninsula and the City of Port Lincoln.

The agreement contains the following statements:
[Explanatory notes in brackets inserted by the National Native Title Tribunal]
[Clause numbers have been bolded for readability]

12. Changing the effect of the vesting of Adjacent and Subjacent land under the HNA
12.1. To the extent (if any) that the vesting of Adjacent Land and Subjacent Land in the Minister under section 15(1)(a) of the HNA (‘the Vesting’) is a valid, Category A intermediate period act, the Parties agree: (a) that the effect of the Vesting is, pursuant to section 36B of the *Native Title (South Australia) Act 1994* (SA), to extinguish all Native Title in the land concerned; and (b) to change the effect provided for by section 36B of the

Native Title (South Australia) Act 1994 (SA) in relation to the Vesting in the Agreement Area and for the purpose of section 24EBA of the NTA **12.2.** In the event that the Vesting is not an intermediate period act, the Parties agree that it is a valid act to which the Non-extinguishment Principle applies (including to the extent if any that it was invalid, pursuant to clause 18 of this Agreement).**13. Issue of Certificate of Title over Land Vested under HNA 13.1.** Subject to compliance with clauses 13.2 and 13.3, to the extent (if any) that the issue of a Certificate of Title pursuant to section 115A of the *Real Property Act 1886* in relation to any Adjacent or Subjacent Land within the Agreement Area is a Future Act, the Parties consent to that act. **13.11.** Subject to compliance with clause 13.6, if required, where the State’s notice indicates that surrender of Native Title is sought, the Corporation and the Native Title Holders consent to the surrender to the State of their Native Title in the land over which the Certificate of Title is issued. **13.12.** The surrender of Native Title pursuant to this clause will take place on the date of issue of the Certificate of Title and wholly extinguishes the surrendered Native Title.**18. Future Acts done prior to the Registration Date 18.1.** For the purpose of section 24EBA of the NTA and section 32B of the *Native Title (South Australia) Act 1994* (SA), to the extent (if any) that the following acts or classes of acts which have been done in the Agreement Area before the Registration Date are invalid Future Acts because of the NTA, the Parties agree to their validity: (a) the vesting of Adjacent Land and Subjacent Land pursuant to section 15 of the HNA, to the extent that it extends either 10 or 50 metres seaward of the Lowest Astronomical Tide and that will be described in Schedules 1 and 5 of the Determination, including land that is not parcelled and the following parcels: [In the Hundred of Flinders: D35926A11 | CR5910/82; D64387A101 | CR5919/926; D64387A102 | CR5919/927; D64387A103 | CR5919/928. In the Hundred of Sleaford: D35926A2 | CR5910/82; D35926A3 | CR5910/82. The preceding references are in the following format: [Parcel Identifier] | [Crown Record Reference]] (b) any act done on Adjacent Land and Subjacent Land consistent with the vesting of that land under section 15 of the HNA; and (c) the construction or establishment of Public Works.**19. Application of this Part 7 19.1.** This Part 7 does not apply to and no consent is given under this Part to an act which is: (a) a Future Act: (i) done pursuant to any of the Mining Acts; or (ii) that otherwise creates a right to Mine (other than for the sole purpose of the construction of an Infrastructure Facility associated with mining); or varies a right to Mine to extend the area to which it relates; (b) the compulsory acquisition of Native Title. The Parties agree that the issue of a Certificate of Title over land vested under the HNA (to which clause 12 applies) is not the compulsory acquisition of native title for the purpose of this Agreement; (c) an act that is or results in the grant or vesting in fee simple of an interest in Native Title Land other than as provided for in clause 24; or (d) that is the grant of a lease under the Crown Land Management Act with a term (including any right of renewal) exceeding 15 years which grants a right of exclusive possession. (e) a Future Act that permits or requires tourism activities on a pastoral lease that involves observing activities or cultural works of Aboriginal peoples. **20. Consent to Future Acts 20.1.** For the purpose of section 24EB of the NTA the Parties consent, subject to compliance with the terms of this Agreement, to the State doing the Future Acts or activities after the Registration Date referred to in this Part 7, except those referred to in clause 19.1. **20.2.** All acts or activities consented to under this Part 7 are valid. **20.3.** The Parties agree that Subdivision P of Part 2 Division 3 of the NTA (which deals with the Right to Negotiate) is not intended to apply to the acts or activities consented to under this Part 7. **23. Easements on Crown Land 23.1.** Subject to compliance with the requirements of the *Crown Land Management Act 2009*, the Parties consent to Future Acts that are the grant of an easement under section 28 of that Act. **24. Consent and Surrender of Native Title to give effect to agreed Compensation and Benefits 24.1.** Subject to the parcel of land described as section 533 in the Hundred of Lake Wangary becoming available for direct sale to the Corporation in accordance with SCHEDULE 6 of the Nauo No 1 and Nauo No 4 Settlement ILUA, the Parties: (a) consent to its grant in fee simple to the Corporation; and (b) surrender to the State all of their native title rights and interests in the parcel. **24.2.** Subject to any or all of the parcels of land described as section 628 in the Hundred of Lincoln, section 690 in the Hundred of Lincoln, section 516 in the Hundred of Lincoln and section 613 in the Hundred of Lincoln becoming available for direct sale to the Corporation in accordance

with SCHEDULE 6 of this Agreement (the available parcels), the Parties: (a) consent to the grant in fee simple of the available parcels to the Corporation; and (b) surrender to the State all of their native title rights and interests in the available parcels. **24.3.** The surrender of Native Title over a parcel of land pursuant to this clause will take effect on the date of grant of the Certificate of Title for that parcel to the Corporation and wholly extinguishes the surrendered Native Title over the parcel of land granted. **25. Other Future Acts 25.1.** Subject to the conditions set out in this clause, the Parties consent to the doing by the State of, or to any approval given by the State for the doing of, all Future Acts except those referred to in clause 19.1 of this Agreement after the Registration Date. **25.2.** Subject to clause 25.3, where the Future Act is a Notifiable Act, the consent of the Nauo People is conditional upon the State’s compliance with the Notification Process. **25.3.** Where the Future Act is one which could be done if, instead of being Native Title Land the land was held as freehold, the Notification Process does not apply but the consent of the Nauo People is conditional upon the Corporation being provided the same procedural rights as would be afforded to them if they instead held freehold title to the land. **25.4.** For the avoidance of doubt, this clause does not apply to a Future Act that is consented to under another clause of this Agreement. **Adjacent Land** has the meaning given to it in the HNA; **Agreement Area** has the meaning given to it in clause 7; **Agreement** means this ILUA (including the Schedules); **Applicant** means the registered native title claimants in the Nauo No 2 Native Title Claim; **Corporation** means the Nauo Aboriginal Corporation (Aboriginal Corporation) ICN 9948 being a body incorporated under the *Corporations (Aboriginal and Torres Strait Islander) Act 2006* (Cth) and a Prescribed Body Corporate for the purposes of the NTA, or such other Prescribed Body Corporate which is authorised by the Native Title Holders to act on their behalf in respect of this Agreement; **Determination** means the “approved determination of native title” as that phrase is defined in the NTA that would be made by the Federal Court of Australia in the Nauo No 2 Native Title Claim (SAD188/2016), including any variation of the Determination pursuant to s 13(4) of the NTA; **Future Act** has the meaning given to it in the NTA; **HNA** means the *Harbors and Navigation Act 1993* (SA); **ILUA** means an Indigenous Land Use Agreement under the NTA; **Infrastructure Facility** has the meaning given to it in the NTA; **Mine** has the meaning given to it in the NTA and Mining has a corresponding meaning; **Mining Acts** means the *Mining Act 1971* (SA), the *Opal Mining Act 1995* (SA), the *Petroleum Act 1940* (SA) and the *Petroleum and Geothermal Energy Act 2000* (SA); **Native Title Holders** means those persons determined as holding the Native Title in the Determination; **Native Title Land** means the land and waters over which native title is determined to exist in the Determination and in relation to which Native Title has not been subsequently extinguished; **Native Title** means the Native Title rights and interests recognised over the Native Title Land in the Determination and for the purposes of clause 24 includes the Native Title rights and interests determined over section 533 in the Hundred of Lake Wangary in the Determination of the Federal Court of Australia in the Nauo No. 1 Native Title Claim (SAD65/2022) and the Nauo No 4 (SAD185/2021) Native Title Claim; **Nauo No 1 and Nauo No 4 Settlement ILUA** means the Indigenous Land Use Agreement of that name which was placed on the Register on 23 February 2024; **Nauo No 2 Native Title Claim** means the native title determination application filed in the Federal Court of Australia in the matter of *Brenton Weetra v State of South Australia and Others* (SAD 188/2016) as amended; **Nauo People** means the Native Title Holders; **Non-extinguishment Principle** has the meaning given to it in the NTA; **Notifiable Act** has the meaning given to it in clause 26 of this Agreement; **Notification Process** means the process set out in SCHEDULE 3 to this Agreement; **NPWA** means the *National Parks and Wildlife Act 1972* (SA); **NTA** means the *Native Title Act 1993* (Cth); **Parties** means, for the balance of the agreement other than clause 24. 1, (i) before the Determination takes effect, the Applicant, the Corporation and the Attorney-General for and on behalf of the State of South Australia; and (ii) after the Determination takes effect, the Corporation and the Attorney-General for and on behalf of the State of South Australia; and for the purposes of clause 24.1, the Corporation and the Attorney-General for and on behalf of the State of South Australia; **Public Work** has the meaning given to it in the NTA and, for the purposes of this Agreement, a reference to land or waters on which a Public Work is constructed or established includes the land or waters referred to in section 251D of the NTA; **Register** means the Register of Indigenous Land Use Agreements established and maintained under Part 8A of the NTA; **Registration Date** means the date upon which this Agreement is registered and entered on the Register; **Right to Negotiate** means the right to negotiate procedures set out in Subdivision P of the NTA and any alternative scheme approved under section 43 or section 43A of the NTA from time to time; **State** means the Crown in right of the State of South Australia and any of its Ministers, agencies, instrumentalities, employees, agents or statutory corporations formed by or pursuant to legislation enacted by the Parliament of South Australia; **Subjacent Land** has the meaning given to it in the HNA

Parties to the agreement and their contact addresses:

The Attorney General for the State of South Australia (State)	c/- Crown Solicitor for the State of South Australia GPO Box 464, Adelaide SA 5001
Brenton Weetra, Pauline Branson, and Cynthia Weetra-Buzza for and on behalf of the registered native title claimant in the Nauo No 2 Native Title Claim (SAD 188/2016) (Nauo No 2 Native Title Claim); AND The Nauo Aboriginal Corporation ICN 9948 (Corporation)	c/- South Australian Native Title Services Limited Level 6, 27 Currie Street, Adelaide SA 5000

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 the South Australian Native Title Services Limited, 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 2528, St Georges Terrace Post Shop, Perth WA 6831** by **30 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 any further information about this application, including the description of the area, call Huia McGrath on 08 6317 5442 or visit www.nntt.gov.au.

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