# Notice of a non-claimant application for determination of native title in New South Wales



## Notification day: 30 July 2025

A 'non-claimant' application has been made to the Federal Court of Australia (Federal Court) seeking a determination that native title does not exist in the area described below. The Applicant has a non-native title interest in the area, which is set out in their application and summarised below.

Under the *Native Title Act 1993* (Cth), there can be only one determination of native title for an area. Unless there is a relevant native title claim, as defined in section 24FE, over the area described below on or before **29 October 2025**, the area may be subject to protection under section 24FA and **acts may be done which extinguish or otherwise affect native title**.

A person who claims to hold native title rights and interests in this area may wish to file a native title claimant application or become a party to this non-claimant application. These may be the only opportunities to have those rights and interests taken into account in the Federal Court's determination. Any other person may also wish to become a party.

If you want to become a party to this application, you must file a Form 5 (Notice of Intention to become a Party) with the Federal Court, **on or before 29 October 2025**. Further information regarding how to file a Form 5 is available from <u>www.fedcourt.gov.au</u>. After **29 October 2025**, you will need to seek leave from the Federal Court to become a party.



Application name: North Entrance Surf Life Saving Club Limited ACN 094 089 442

Federal Court File No: NSD804/2025

**Non-native title interest:** The Applicant is the lessee of Special Lease 1980/2 over Lot 626 on DP 822121. The lease expired on 28 July 2022 and the Applicant remains in occupation on a holding over basis. Crown Lands has approved the granting of a new lease to the Applicant subject to the Applicant obtaining s 24FA native title protection

**Order sought by Applicant:** The applicant seeks protection under s24FA of the *Native Title Act 1993* (Cth)

**Description of area:** The application covers about 1,352 sq m and is located over Lot 626 on DP822121 in the suburb of The Entrance North **Relevant LGA:** Central Coast Council

For assistance and any further information about this application, including the description of the area, call Megan Harris on 07 3052 4040 or visit <u>www.nntt.gov.au</u>.



# 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 Mines, Petroleum and Exploration, 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
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15/1943	MANDILLA GOLD PTY LTD	734702	23.17HA	22.9km SW'ly of Kambalda	Lat: 31° 22' S ; Long: 121° 31' E	COOLGARDIE SHIRE
15/1943	MANDILLA GOLD PTY LTD	734704	34.71HA	22.7km SW'ly of Kambalda	Lat: 31° 22' S ; Long: 121° 31' E	COOLGARDIE SHIRE
15/1943	MANDILLA GOLD PTY LTD	734707	3.87HA	22.7km SW'ly of Kambalda	Lat: 31° 22' S ; Long: 121° 31' E	COOLGARDIE SHIRE
57/1030	SANDSTONE EXPLORATION PTY LTD	722086	7.37HA	11.7km SW'ly of Sandstone	Lat: 28° 5' S ; Long: 119° 14' E	SANDSTONE SHIRE

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

#### Notification day: 16 July 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 **16 October 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. 16 November 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 Mines, Petroleum and Exploration, 100 Plain Street, EastPerthWA 6004, or telephone (08) 9222 3518.

DMPE\_27056

# Notice of an application to register an area agreement on the Register of Indigenous Land Use Agreements in Western Australia Notification day: 23 July 2025





## WI2025/005 Marlinyu Ghoorlie Conservation Estate ILUA

Description of the agreement area:

The agreement area covers an area of about 3,545.7 sq km and is located in the vicinity of Mount Manning Nature Reserve situated approx. 150 km north west of Kalgoorlie-Boulder **Relevant LGA:** Shire of Menzies and Shire of Yilgarn

### The agreement contains the following statements:

**7.1 Future Acts in ILUA Transactions** Each Party acknowledges and agrees that the ILUA Transactions contemplated in this clause 7 comprise future acts to which Part 2, Division 3 of the Native Title Act may apply **(Future Acts)** and that consent to the ILUA Transactions under this clause 7 includes the grant of consent to such Future Acts.

**7.2 Consent to Future Acts** (a) Each Party irrevocably consents to the following ILUA Transactions in respect of the ILUA Agreement Area: (i) the Helena and Aurora Range National Park ILUA Transaction; and (ii) the Die Hardy Range National Park ILUA Transaction, (each an **ILUA** 

**Transaction**), with the intent that such statement of consent satisfies the requirement of section 24EB(1)(b) of the Native Title Act in respect of each of them.

(b) The consents in subclause (a) of this clause include: (i) consent to the doing of every act comprised in the ILUA Transactions to the extent such requirement is applicable to such act, and any and all things ancillary to the doing of the ILUA Transactions, with the intent that such statement of consent satisfies the requirement of section 24EB of the Native Title Act in respect of each future act comprised in the ILUA Transactions; and (ii) the validation of any Future Act comprised in the prior Reservation of any land within the ILUA Agreement Area, including in the Reservation of the National Park R36208, with the intent that such statement of agreement to validity satisfies the requirements of section 24EBA(1)(a)(i) of the NT Act.

**7.3 Agreement to Future Acts includes exercise of rights** (a) Without limiting clause 7.2, the Parties acknowledge that the consent to the Future Acts includes consent to the doing of all acts involved in effecting the ILUA Transactions, including: (i) classification of the national park reserves as "Class A" by order under section 42 of the Land Administration Act, if required; (ii) the grant, issue or creation, from time to time, of any Tenure over the ILUA Agreement Area; (iii) the exercise of any power, duty, or right, or the discharge of any obligation, now and in the future, under: (A) Conservation and Land Management Legislation and the Biodiversity Conservation Act and any regulations made under those Acts; and (B) any Tenure; (iv) the exercise, now and in the future, of the various powers and functions under the Conservation and Land Management plans; and (v) the exercise of any power, duty, or right, or right, or the discharge of any obligation, now and in the future, that arises under the Land Administration Act or other applicable legislation as a consequence of the land comprising a national park, nature reserve, conservation park or marine park.

7.4 Requirements of section 24EB(1)(b) of the Native Title Act The Parties agree that each statement of consent in clauses 7.2 and 7.3 is intended to satisfy the requirement of section 24EB(1)(b) of the Native Title Act.

**8.3 No Native Title Act procedures required** (a) In respect of the ILUA Agreement Area, if any of the Future Acts in clause 7 are acts to which the Right to Negotiate or any other future act procedure under Division 3 of Part 2 of the Native Title Act (other than Subdivision C) would, apart from this Agreement apply, the Right to Negotiate and those other future act procedures do not apply to the Future Acts and those acts are valid pursuant to this Agreement. (b) The Parties intend that the statement in subclause (a) satisfies the requirements of section 24EB(1)(c) of the Native Title Act.

Biodiversity Conservation Act means the Biodiversity Conservation Act 2016 (WA). Conservation and Land Management Act or CALM Act means the Conservation and Land Management Act 1984 (WA). Conservation and Land Management Legislation means the Conservation and Land Management Act and the Conservation and Land Management Regulations 2002 (WA). Die Hardy Range National Park Area means the area identified in Item 3 of Schedule 2 and, for ease of reference only, shown on the Map in Schedule 1. Die Hardy Range National Park ILUA Transaction means the Reservation of the Die Hardy Range National Park Area under section 41 of the Land Administration Act for the purposes of "national park", and the classification of such land under section 42 of the Land Administration Act as "Class A" reserve, to which the CALM Act will apply by its sections 5(1)(c) and 7(2). Helena and Aurora Range National Park Area means the area comprising the land identified in Item 1 and Item 2 of Schedule 2 and, for ease of reference only, shown on the Map in Schedule 1. Helena and Aurora Range National Park ILUA Transaction means, in respect of the Helena and Aurora Range National Park Area: (a) following its excision from Reserve 48470, the Reservation of the whole or any portion of the R48470 Excised Land: (i) under section 41 of the Land Administration for the purposes of "national park" to which the Conservation and Land Management Act will apply by its sections 5(1)(c) and 7(2), or (ii) by an amendment under section 45(2) or another relevant provision in Part 4 of the Land Administration Act, of the boundaries of the National Park R36208 to include the whole or any portion of the R48470 Excised Land in the National Park R36208; and (b) the classification of the National Park R36208 and any Reserves created as contemplated under (a)(i), under section 42 of the LA Act as "Class A" reserves. ILUA means an indigenous land use agreement which meets the requirements of sections 24CB to 24CE of the Native Title Act. ILUA Agreement Area means the areas of land, as at the date of this Agreement comprising: (a) the Helena and Aurora Range National Park Area; and (b) the Die Hardy Range National Park Area, and which areas are within the Claim Area. The ILUA Agreement Area is shown, for identification purposes, on the Map in Schedule 1. Land Administration Act or LA Act means the Land Administration Act 1997 (WA). National Park R36208 means the area identified in Item 1 of Schedule 2 and, for ease of reference only, shown on the Map in Schedule 1. No-Native Title Determination means orders of the Federal Court or High Court of Australia which constitute an approved determination of native title or a revised approved determination of native title under which native title is determined not to exist over the entirety of the ILUA Agreement Area. Reservation means: (a) the creation of a Reserve or Reserves, for a particular purpose or purposes in the public interest by order of the Minister for Lands under section 41 or 51 of the Land Administration Act; or (b) where a Reserve for the requisite reserve purpose already exists, adding specified Crown land to the reserve by order of the Minister for Lands under a relevant provision in Part 4 of the Land Administration Act, such as, if applicable, section 45(2). Reserve means land, or land and waters, that has been reserved and to which the Conservation and Land Management Act applies pursuant to section 5 of that Act. Right to Negotiate means the right to negotiate procedure under and for the purposes of Subdivision P of Division 3 of Part 2 of the Native Title Act. Tenure means any lease, licence, permit or other authority which is granted, issued, created or renewed under the Conservation and Land Management Legislation or the Biodiversity Conservation Act and any regulations made under that Act.

### Parties to the agreement and their contact addresses:

The State of Western Australia ( <b>State</b> ) c/- State Solicitor's Office David Malcolm Justice Centre 28 Barrack Street, Perth WA 6000	Chief Executive Officer of the Department of Biodiversity, Conservation and Attractions ( <b>CEO</b> ); and Conservation and Parks Commission ( <b>Commission</b> ); Department of Biodiversity, Conservation and Attractions 17 Dick Perry Avenue, Kensington WA 6151
Henry Richard Dimer, Maxine Dimer, James Champion, Darren Indich, Simon Champion, Tania Champion, Leechelle Hammat and Darryl Trott on behalf of the Marlinyu Ghoorlie Native Title Claimants (the <b>Claimants</b> ) c/- Houston Legal & Consultants PO Box 653, Fremantle WA 6959	Minister for Lands ( <b>Minister for Lands</b> ) 140 William Street, Perth WA 6000

### 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.

### Heritage Hotel, Dorrigo

Written submissions on this listing are invited from any interested person by 11 August 2025. Enquiries to Meggan Walker 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/requesta-heritage-listing/nominate-an-item-for-listingon-the-state-heritage-register/comment-onnominations

Make your submission at: haveyoursay.nsw.gov.au/heritagehotel

or direct your submission to: Heritage Council of NSW Locked Bag 5020 Parramatta NSW 2124



# **Aboriginal Heritage** Avoca Drive upgrade, Kincumber

Transport for NSW (Transport) invites Aboriginal people and Aboriginal groups who hold cultural knowledge relevant to determining the significance of Aboriginal objects and places for Avoca Drive upgrade to register to be consulted.

Information shared will also be included in a Connecting with Country report.

Transport proposes to develop future upgrades along Avoca Drive between Boora Boora Road and Joalah Road, with improvements proposed to key intersections. The project would be delivered in stages, with the priority first stage, which is yet to be identified, to be delivered within the committed \$130 million budget.

The proposal may result in the Transport :

- Applying for an Aboriginal Heritage Impact Permit (AHIP) under Part 6 of the *National Parks and Wildlife Act* 1974, and/or
- Undertaking investigations in accordance with the Code of practice for archaeological investigations in NSW 2010, and/or
- Undertaking an environmental impact assessment under the *Environmental Planning & Assessment Act* 1979.

To register your interest, please contact:

Lee Davison, Transport's Aboriginal Community and Heritage Partner, lee.davison@transport.nsw.gov.au

#### 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 23 October 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 Huia McGrath on 07 3052 4040 or visit <u>www.nntt.gov.au</u>

#### or 0428 683 845.

Registrations must be received by phone or in writing by 30 July 2025.







# **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 Mines, Petroleum and Exploration, 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	16/593	ZULEIKA GOLD LIMITED	361.76HA	14.2km SW'ly of Ora Banda	Lat: 30° 27' S ; Long: 120° 57' E	COOLGARDIE SHIRE, KALGOORLIE-BOULDER CITY
Mining Lease	25/392	LINDSAY, Michael Andrew	30.09HA	42.1km NE'ly of Kambalda	Lat: 30° 53' S ; Long: 121° 54' E	KALGOORLIE-BOULDER CITY
Mining Lease	25/393	LINDSAY, Michael Andrew	111.60HA	41.1km NE'ly of Kambalda	Lat: 30° 53' S ; Long: 121° 54' E	KALGOORLIE-BOULDER CITY
Mining Lease	26/875	Cascade resources PTY LTD LOYAL LITHIUM LIMITED	163.71HA	29.1km NE'ly of Kambalda	Lat: 30° 59' S ; Long: 121° 50' E	KALGOORLIE-BOULDER CITY
Mining Lease	27/525	LA ZARZA MINERALS PTY LTD	209.98HA	17.5km N'ly of Kalgoorlie	Lat: 30° 35' S ; Long: 121° 31' E	KALGOORLIE-BOULDER CITY
Mining Lease	29/449	DONKIN, Barry James	150.74HA	63.7km NW'ly of Menzies	Lat: 29° 19' S ; Long: 120° 31' 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: 16 July 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 **16 October 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. 16 November 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 Mines, Petroleum and Exploration, 100 Plain Street, East Perth WA 6004, or telephone (08) 9222 3518.



# 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 Mines, Petroleum and Exploration, 100 Plain Street, East Perth WA 6004 may renew the following mining leases under section 78(2) of the Mining Act 1978:

Tenement Type	No.	Applicant	Area	Locality	Centroid	Shire
Mining Lease	24/11	GPM RESOURCES PTY LTD	1.78HA	13.1km N'ly of Broad Arrow	Lat 30° 19' 57" S ; Long 121° 16' 58" E	KALGOORLIE-BOULDER CITY
Mining Lease	24/16	PADDINGTON GOLD PTY LIMITED	18.53HA	11.7km SW'ly of Broad Arrow	Lat 30° 31' 41" S $\ ;$ Long 121° 15' 12" E	KALGOORLIE-BOULDER CITY
Mining Lease	25/4	LINDSAY, Michael Andrew	9.71HA	42.8km NE'ly of Kambalda	Lat 30° 52' 35" S $\ ;$ Long 121° 54' 30" E	KALGOORLIE-BOULDER CITY
Mining Lease	26/29	POLYMETALS (WA) PTY LTD	212.03HA	17.1km E'ly of Kalgoorlie	Lat 30° 47' 48" S ; Long 121° 38' 22" E	KALGOORLIE-BOULDER CITY
Mining Lease	27/13	MAHONEY, Lyndon Scott	6.57HA	19.8km N'ly of Kalgoorlie	Lat 30° 35' 7" S ; Long 121° 32' 56" E	KALGOORLIE-BOULDER CITY

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

#### Notification day: 16 July 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 notice. The 3 month period closes on **16 October 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 4 months after the notification day (i.e. **16 November 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 Mines, Petroleum and Exploration, 100 Plain Street, East Perth WA 6004, or telephone (08) 9222 3518.



# 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 Mines, Petroleum and Exploration, 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	08/3783	A.C.N. 629 923 753 PTY LTD	70BL	71.1km SW'ly of Pannawonica	Lat: 22° 0' S ; Long: 115° 45' E	ASHBURTON SHIRE
Exploration Licence	08/3784	A.C.N. 629 923 753 PTY LTD	60BL	52.5km E'ly of Onslow	Lat: 21° 44' S ; Long: 115° 36' E	ASHBURTON SHIRE
Exploration Licence	16/664	WEST COAST MINERAL ASSETS PTY LTD	4BL	48.8km SW'ly of Ora Banda	Lat: 30° 42' S ; Long: 120° 43' E	COOLGARDIE SHIRE
Exploration Licence	24/244	KALGOORLIE NICKEL PTY LTD	1BL	24.9km NE'ly of Ora Banda	Lat: 30° 10' S ; Long: 121° 11' E	KALGOORLIE-BOULDER CITY
Exploration Licence	24/245	KALGOORLIE NICKEL PTY LTD	2BL	21.5km NE'ly of Ora Banda	Lat: 30° 11' S ; Long: 121° 9' E	KALGOORLIE-BOULDER CITY
Exploration Licence	29/1294	KALGOORLIE NICKEL PTY LTD	8BL	30.3km N'ly of Ora Banda	Lat: 30° 6' S ; Long: 121° 7' E	MENZIES SHIRE
Exploration Licence	57/1381	MCAULAY, Darren Michael	5BL	39.1km SW'ly of Sandstone	Lat: 28° 14' S ; Long: 119° 0' E	SANDSTONE SHIRE
Exploration Licence	77/3061	GOLDEN HORSE MINERALS (AUST) PTY LTD	20BL	49km NW'ly of Southern Cross	Lat: 30° 54' S ; Long: 118° 58' E	WESTONIA SHIRE, YILGARN SHIRE
Prospecting Licence	15/6817-S	REESE, Thomas William Joseph	9.03HA	18.9km SW'ly of Coolgardie	Lat: 31° 6' S ; Long: 121° 4' E	COOLGARDIE SHIRE
Prospecting Licence	15/6818-S	REESE, Thomas William Joseph	7.54HA	18.8km S'ly of Coolgardie	Lat: 31° 6' S ; Long: 121° 5' E	COOLGARDIE SHIRE
Prospecting Licence	15/6819-S	REESE, Thomas William Joseph	9.50HA	16.9km S'ly of Coolgardie	Lat: 31° 5' S ; Long: 121° 5' E	COOLGARDIE SHIRE
Prospecting Licence	15/6820-S	REESE, Thomas William Joseph	7.72HA	20.7km S'ly of Coolgardie	Lat: 31° 7' S ; Long: 121° 5' E	COOLGARDIE SHIRE
Prospecting Licence	15/6821-S	REESE, Thomas William Joseph	8.01HA	20.7km SW'ly of Coolgardie	Lat: 31° 7' S ; Long: 121° 4' E	COOLGARDIE SHIRE
Prospecting Licence	24/5878	NUSKE, Geoffrey Bryon MAC, Vo Dinh ROSMALEN, Ben Karl	177.24HA	7km SW'ly of Ora Banda	Lat: 30° 25' S ; Long: 121° 1' E	KALGOORLIE-BOULDER CITY
Prospecting Licence	24/5879	NORTON GOLD FIELDS PTY LTD	105.44HA	9.1km S'ly of Ora Banda	Lat: 30° 26' S ; Long: 121° 5' E	KALGOORLIE-BOULDER CITY
Prospecting Licence	24/5880-S	RAMSAY, Paul Brian	9.67HA	4.9km NW'ly of Broad Arrow	Lat: 30° 24' S ; Long: 121° 18' E	KALGOORLIE-BOULDER CITY
Prospecting Licence	25/2856	BEHSMAN, Patricia Mary JOHNSON, Jillian Wendy	195.70HA	39.3km E'ly of Kalgoorlie	Lat: 30° 50' S ; Long: 121° 51' E	KALGOORLIE-BOULDER CITY
Prospecting Licence	29/2703	AURENNE MIT PTY LTD	176.89HA	59.2km NW'ly of Menzies	Lat: 29° 22' S ; Long: 120° 32' E	MENZIES SHIRE
Prospecting Licence	29/2704	AURENNE MIT PTY LTD	197.63HA	59.1 km NW'ly of Menzies	Lat: 29° 21' S ; Long: 120° 33' E	MENZIES SHIRE
Prospecting Licence	29/2705	AURENNE MIT PTY LTD	194.91HA	58.7km NW'ly of Menzies	Lat: 29° 21' S ; Long: 120° 34' E	MENZIES SHIRE
Prospecting Licence	29/2706	AURENNE MIT PTY LTD	195.76HA	57.7km NW'ly of Menzies	Lat: 29° 21' S ; Long: 120° 34' E	MENZIES SHIRE

Prospecting Licence	29/2707	AURENNE MIT PTY LTD	186.69HA	56.8km NW'ly of Menzies	Lat: 29° 22' S ; Long: 120° 34' E	MENZIES SHIRE
Prospecting Licence	29/2708	AURENNE MIT PTY LTD	165.39HA	56.6km NW'ly of Menzies	Lat: 29° 23' S ; Long: 120° 34' E	MENZIES SHIRE
Prospecting Licence	29/2709	AURENNE MIT PTY LTD	185.31HA	57km NW'ly of Menzies	Lat: 29° 23' S ; Long: 120° 33' E	MENZIES SHIRE
Prospecting Licence	29/2710	AURENNE MIT PTY LTD	117.34HA	57.6km NW'ly of Menzies	Lat: 29° 23' S ; Long: 120° 32' E	MENZIES SHIRE
Prospecting Licence	53/1741-S	ARITI, Steven Ross	9.33HA	97km SW'ly of Wiluna	Lat: 27° 2' S ; Long: 119° 23' E	WILUNA SHIRE

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

#### Notification day: 16 July 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 **16 October 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. 16 November 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 Mines, Petroleum and Exploration, 100 Plain Street, East Perth WA 6004, or telephone (08) 9222 3518.

\* - 1 Graticular Block = 2.8 km2

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DMIRS 27058

# OCEANS OF OPPORTUNITY: Where Australia's future begins

Dive into the future of Australia's marine bioeconomy at this high-impact Marine BioConnect 25 event.

Discover groundbreaking insights from the European Biorefinery Mission. Explore cutting-edge technologies shaping the future of biomanufacturing. Understand global demand for marine bioproducts, and learn how to scale biomass with confidence.

We'll spotlight science with impact, unlock international collaboration, and launch Australia's most forward-thinking education and training program.

Be there for the reveal of a powerful First Nations-led product and economic opportunity, and help us honour trailblazers with the Partner Excellence Awards.

# 26 TO 28 AUGUST 2025 — BRISBANE, QLD

Brisbane Marriott Hotel, 515 Queen Street, City Centre



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# Notice of a non-claimant application for determination of native title in New South Wales



## Notification day: 30 July 2025

A 'non-claimant' application has been made to the Federal Court of Australia (Federal Court) seeking a determination that native title does not exist in the area described below. The Applicant has a non-native title interest in the area, which is set out in their application and summarised below.

Under the *Native Title Act 1993* (Cth), there can be only one determination of native title for an area. Unless there is a relevant native title claim, as defined in section 24FE, over the area described below on or before **29 October 2025**, the area may be subject to protection under section 24FA and **acts may be done which extinguish or otherwise affect native title**.

A person who claims to hold native title rights and interests in this area may wish to file a native title claimant application or become a party to this non-claimant application. These may be the only opportunities to have those rights and interests taken into account in the Federal Court's determination. Any other person may also wish to become a party.

If you want to become a party to this application, you must file a Form 5 (Notice of Intention to become a Party) with the Federal Court, **on or before 29 October 2025**. Further information regarding how to file a Form 5 is available from <u>www.fedcourt.gov.au</u>. After **29 October 2025**, you will need to seek leave from the Federal Court to become a party.



Application name: Georges River Council Federal Court File No: NSD891/2025

Non-native title interest: Georges River Council is the Crown Land Manager of Crown Reserve 83252 for Public Recreation for the purposes of the *Crown Land Management Act 2016* (NSW) Order sought by Applicant: The applicant seeks protection under section 24FA of the *Native Title Act 1993* (Cth) in respect of the land described as Lots 1 and 2 on DP1311599 and Lot 543 on DP727276

**Description of area:** The application area covers about 7.4 hectares within the Carss Park abutting Kogarah Bay **Relevant LGA:** Georges River Council

For assistance and any further information about this application, including the description of the area, call Claire Smith on 07 3052 4040 or visit <u>www.nntt.gov.au</u>.

# **E**‰onMobil



Community Consultation – decommissioning of oil & gas infrastructure in Bass Strait

An ExonMobil Brand

Esso Australia Resources Pty Ltd (Esso), a wholly owned subsidiary of ExxonMobil Australia Pty Ltd, is committed to operating and decommissioning its Gippsland and Bass Strait facilities safely and effectively. After delivering energy to Australia for over 50 years, many of the Bass Strait oil and gas fields are now reaching the end of their productive life. As planning for decommissioning progresses, Esso is focused on safely shutting-down non-producing facilities and ensuring they stay safe throughout the entire decommissioning process.

### **Community Information Sessions**

If you'd like to know more about decommissioning of platforms and pipelines in Bass Strait, the Esso Consultation Team will be hosting community information sessions at the following locations:

Monday 11 August 2025 – Lakes Entrance On the Wharf Café Bullock Island, Lakes Entrance

Tuesday 12 August 2025 – Yarram

The Yarram Country Club 322-340 Commercial Road, Yarram

Wednesday 13 August 2025 - Sale The Criterion Hotel If these dates and times don't suit, contact us at <u>consultation@exxonmobil.com</u>or by phone on 03 9261 0000.

The Esso Team will also be available to discuss proposed activities, including:

- Bass Strait Environment Plans
- Barracouta Plug and Abandonment Environment Plan
- Campaign 1A Environment Plan

### Like to be consulted about these activities?

Esso is working to identify and consult with relevant persons [stakeholders] whose functions, interests, or activities may be affected by one or more of Esso's proposed activities.

Complete the <u>Esso Consultation Questionnaire (sli.do)</u> in the Esso Consultation Hub to let us know if you'd like to be consulted or have any questions or feedback.

Refer to the NOPSEMA brochure <u>Consultation on</u> offshore petroleum environment plans brochure.pdf (nopsema.gov.au) to understand more about consultation on offshore petroleum environment plans assessed under the Offshore Petroleum and Greenhouse

90 Macalister Street, Sale

Monday 18 August 2025 - Yanakie

Yanakie Hall Millar Road, Yanakie

Tuesday 19 August 2025 - Foster

Foster War Memorial Arts Centre 79 Main Street, Foster

Wednesday 20 August 2025 - Leongatha

Leongatha RSL Cnr Smith St & Michael Pl, Leongatha

All the above sessions will run from **5.00pm - 7.00pm** with a **presentation** about Esso's operations, focusing on decommissioning projects.

We encourage you to come along and ask questions or raise any concerns you may have. Please **register your attendance** by emailing: consultation@exxonmobil.com Gas Storage (Environment) Regulations 2023.

Your feedback and our response will be included in the relevant regulatory application documentation and submitted to the regulator.

#### Please connect us with other interested people

If there is anyone you know who may be interested in our activities, we encourage you to share this information with them.

#### To find out more information



For more information about Esso's activities and other projects, go to the Esso Consultation Hub at:

https://corporate.exxonmobil.com/l ocations/australia/our-approach

# 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:



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 Centrepoint 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: 16 July 2025



# Fish Passage: Reconnecting the Northern Basin Project

### Join us at an upcoming community information session.

The Water Group in the NSW Department of Climate Change, Energy, the Environment and Water invites community members and stakeholders from across the Central Darling Shire, Bourke Shire, Walgett and Moree Plains regions to come along to upcoming information sessions about the Fish Passage: Reconnecting the Northern Basin Project.

The project aims to enhance fish passage by installing partial width rockramp fishways at weirs in Banarway, Calmundi, Louth, and Tilpa.

The department's Water Group recognises the importance of carefully balancing the needs of water users and the environment.

The information sessions will enable the community to learn more about the project, review the revised fishway designs, discuss the independent water balance assessment findings, ask questions and provide feedback.

The sessions will be held across 4 locations on the following dates:

- Tuesday 29 July 2025, from 10:30 am to 12:30 pm, at the Tilpa Community Hall (1 Darling Street, Tilpa)
- Wednesday 30 July 2025, from 10:30 am to 12:30 pm, at Louth Tennis Club (30 Bloxham Street, Louth)
- Thursday 31 July 2025, from 9 am to 11 am, at PCYC Walgett (65-71 Dewhurst Street, Walgett)
- Thursday 31 July 2025, from 12:30 pm to 2 pm, at Collarenebri Sports Club (26-30 Walgett Street, Collarenebri).

An online webinar will also be held on Wednesday 6 August 2025, from 5:30 pm to 6:30 pm. Registration is required.





# Have Your Say on the *Dams Safety Act 2015* Review

The Department of Climate Change, Energy, the Environment and Water is reviewing the *Dams Safety Act 2015* on behalf of the Minister for Water.

This review will check if the Act's policy objectives are still valid and if its terms (words and phrases in the Act) are suitable for achieving those objectives, as required by section 55 of the Act.

The department has prepared an issues paper for the review. Owners of declared dams and other interested stakeholders are now being invited to share their feedback on the questions in the issues paper via an online survey.

Your input will help ensure the Act continues to serve its purpose effectively.



Each session will begin with a 30-minute presentation, followed by a question-and-answer session. We look forward to sharing project updates and to hearing community views. Registration is not required to attend the information sessions in Tilpa, Louth and Walgett.

## For more information:

- scan the QR code
- visit water.nsw.gov.au/fish-passage-project
- email water.enquiries@dpie.nsw.gov.au
- call 1300 081 047.



Scan the QR code or visit https://water.nsw.gov.au/

dams-safety-act-review to learn more and submit your feedback by 11.59 pm, Friday 25 July 2025.



www.koorimail.com

# NOTICE OF PROPOSED RENEWAL AND GRANT OF MINING CLAIMS

## 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 and grant of Mining Claim (MC) shown below, subject to the provisions of the *Mineral Resources Act 1989* (Act).





**Nature of Act(s):** The renewal and grant of Mining Claims 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 terms not exceeding ten (10) years. The renewal and grant of the Mining Claim includes granting of access as shown above.

**Name and Address of person doing Act(s):** It is proposed that the Mining Claims be renewed and granted 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 and grant of a Mining Claim. 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) 3052 4040.

**Further Information:** May be obtained from the Department of Natural Resources and Mines, Manufacturing and Regional and Rural Development, Small Scale Mining Assessment Hub, 99 Hospital Road, Emerald, Queensland, 4720. Telephone: (07) 3078 3031 or Email: SSMHub@resources.qld.gov.au.

Notification Day: 30 JULY 2025

