



PUBLIC NOTICE OF THE TREATY AUTHORITY

Throughout the treaty process, the Treaty Authority will make public notifications to ensure the public is aware of important milestones and events.

PUBLIC NOTICE:

The Treaty Authority gives notice under clause 9.4(a) of the Treaty Negotiation Framework that it has entered the following Traditional Owner Group onto the Negotiations Register (called the Negotiations Database in the Treaty Negotiation Framework) for the purposes of progressing towards Traditional Owner treaty negotiations with the State of Victoria:

TRADITIONAL OWNER GROUP - BARENGI GADJIN LAND COUNCIL

Country: Barringgi Gadyin (Wimmera River) rises in the Pyrenees Range and flows across the Wimmera Plains to Gurru (Lake Hindmarsh), its banks marked by Bial, Black Box, scar trees, and middens. When in flood, Gurru feeds Ngalpakatia/Ngelpagutya (Lake Albacutya) via Outlet Creek; together these lakes are significant areas where native title has been recognised for the Wotjobaluk, Jaadwa, Jadawadjali, Wergaia and Jupagulk Peoples of the Wotjobaluk Nations. Country is protected through major parks and reserves and holds more than 2,000 sites of cultural significance.

For more information please visit:
treatyauthority.au/public-notification/entry-of-bglc-onto-the-negotiations-register/
 or scan the QR code



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PUBLIC NOTICE:

The Treaty Authority gives notice under clause 9.4(a) of the Treaty Negotiation Framework that it has entered the following Traditional Owner Group onto the Negotiations Register (called the Negotiations Database in the Treaty Negotiation Framework) for the purposes of progressing towards Traditional Owner treaty negotiations with the State of Victoria:

TRADITIONAL OWNER GROUP - TATI TATI

Country: Miluwi Ruwi (Murray River Country): Bumbang, Tol Tol, Carina, Annuello, Margooya, Manangatang, Narrung, Winnambool, Carpul, Booniarcool, Yungera.

Tati Tati Traditional Owners are Aboriginal people from and have ancestral bloodline descent connection to apical ancestors and Country, who were documented at the time of early colonisation, of the lands and waters in the Lower Murray River area, including Robinvale/ Wemen, Euston, Narrung/boundary bend and Manangatang.

For more information please visit:
treatyauthority.au/public-notification/entry-of-tati-tati-onto-the-negotiations-register/
 or scan the QR code



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Expression of Interest – Kirby Institute First Nations Reference Council

The Kirby Institute, UNSW, is seeking Expressions of Interest from First Nations individuals and organisations to join the Kirby Institute First Nations Reference Council (FNRC).

The FNRC will provide culturally grounded advice to ensure health research at the Kirby Institute is ethical, culturally respectful, and aligned with the priorities and aspirations of First Nations peoples.

Council members will meet online up to six times per year. An honorarium will be provided for members external to UNSW.

We are seeking members with experience in First Nations health, research, policy, and community controlled sectors, including sexual health, communicable diseases, and BBVs.

EOI deadline: Monday March 16

For further information, contact: Rebecca Lorch, Program Coordinator rlorch@kirby.unsw.edu.au, and/or Rob Monaghan, Manager rmonaghan@kirby.unsw.edu.au



Premier and Cabinet

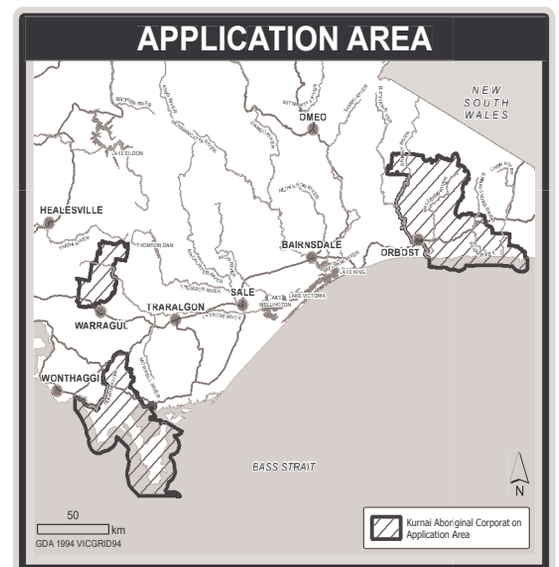


Notice of a Registered Aboriginal Party Application

Name of applicant: Kurnai Aboriginal Corporation
Date received: 21 November 2025
Comments due: 5:00pm, Thursday 9 April
Contact: vahc@dpc.vic.gov.au

The Victorian Aboriginal Heritage Council (Council) has received an application by the Kurnai Aboriginal Corporation (KAC) to become a Registered Aboriginal Party (RAP) for the area shown on this map. If KAC's RAP Application over the area is approved, the Applicant will be responsible for making key decisions about cultural heritage protection and management under the *Aboriginal Heritage Act 2006* (Vic) (the Act). In determining whether to grant this application, Council will consider:

- The overall scheme and purposes of the Act and whether the proposed RAP Application over the Application Area will enhance the ability of relevant Traditional Owners in their ability to protect and manage their Aboriginal cultural heritage;
- whether the Applicant has traditional or familial links to the area;
- whether the Applicant has historical or contemporary interests in, and expertise in the management of Aboriginal cultural heritage in the area;
- Objections of any party whose legitimate interests may be adversely affected if a decision were made to grant the Applicant RAP status;
- The human rights implications of the decision with regard to the distinct cultural rights of Aboriginal persons as recognised in s 19(2) (d) of the *Charter of Human Rights and Responsibilities Act 2006* (Vic); and
- any other relevant matter.



If you want to provide Council with comment on the KAC RAP Application, please email your submission to vahc@dpc.vic.gov.au by 5:00pm, Thursday 9 April.



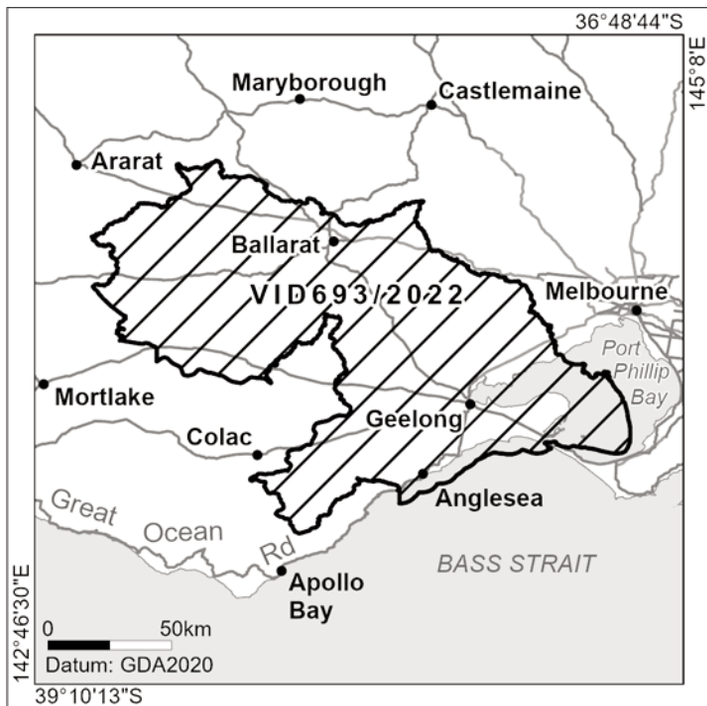
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MEETING NOTICE
AUTHORISATION MEETING FOR THE
WADAWURRUNG NATIVE TITLE APPLICATION
VID693/2022

WHO SHOULD ATTEND:

Wadawurrung native title claim group members – being persons who are biological descendants of Apical Ancestor John Robinson (also known as John Robertson) and who identify as Wadawurrung; and
 Any person who is a descendant of Apical John Robinson (also known as John Robertson) by traditional adoption, and
 Any other Aboriginal person who asserts native title rights in the Wadawurrung native title claim area through descent, including by traditional adoption, from another Wadawurrung ancestor.
 The meeting will be held in two parts.



PART 1: Decision making at Part 1 is limited to biological descendants of John Robinson who identify as Wadawurrung

To discuss, consider and make decisions about whether to amend the current claim group description to the following:

The Native Title Claim Group is the Wadawurrung peoples, being all persons who:

- (a) are descendants, including by traditional adoption, of:
 - (i) apical ancestor John Robinson (also known as John Robertson); or
 - (ii) any other person living at or before 1846 who was a member of a Wadawurrung clan or family; and
- (b) identify* as Wadawurrung and are recognised as being descended from a Wadawurrung ancestor.

* Identification as Wadawurrung does not require “sole” or “primary” identification.

Part 2: Decision making at Part 2 will be by the native title claim group as decided in Part 1

To discuss, consider and make decisions to authorise a new applicant for the Wadawurrung native title claim to make the application on behalf of the amended native title claim group.

AGENDA

- (a) Welcome and Introductions
- (b) Background to the Wadawurrung native title application
- (c) Background to these meetings
- (d) Confirming decision making process
- (e) Part 1 (decision limited to biological descendants of John Robinson)
- (f) Part 2 (decision made by broader claim group as amended)

DATE: 21 MARCH 2026
TIME: 10am to 5pm
REGISTRATION: 9am to 10 am (pre-registration encouraged)
VENUE: Deakin University, Geelong – Waterfront Campus. Large Lecture Theatre

Please Note: individuals who attend by asserting native title rights in the Wadawurrung native title claim area through descent, including by traditional adoption, from another Wadawurrung ancestor will be invited to participate in discussions but may be unable to vote in decisions at this meeting.

Travel assistance is available for those travelling further than 50km to the meeting. If you are unable to attend in person you may attend online, however those attending online **cannot** vote at the meeting.

For more information and to register your interest in attending the meeting, either in person or on-line, please contact: Yasmin Johnson-McDermott: 0466 400 599 or via email Yasmin.mcdermott@fnlrs.com.au

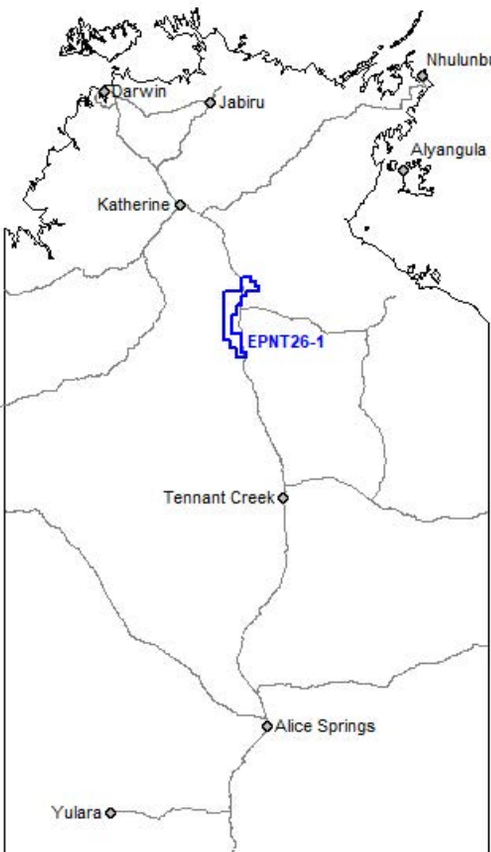
For travel assistance and to register to attend online, please register no later than 5pm Friday 13th March 2026.

*Meeting rules and a code of conduct will apply to all persons who attend. Persons who do not follow the meeting rules may be asked to leave by the other attendees.

Northern Territory of Australia
Petroleum Act 1984

Notice of Invitation for a Petroleum Exploration Permit Application
(ACREAGE RELEASE)

Under section 16(1) of the *Petroleum Act 1984*, the Minister for Mining and Energy invites applications and submissions for the grant of a petroleum exploration permit for the areas described below. This invitation commenced on **19 February 2026** and ends at **4pm ACST on Friday, 31 July 2026** (the application period).



Description of Area
Acreage Release Area EPNT26-1
 (46 full and 4-part blocks)

Map Sheet SD53 Roper River
 Designated Block No.s
 3258, 3259, 3330, 3331, 3332, 3402, 3403, 3404, 3405.

Map Sheet SE53 Newcastle Waters
 Designated Block No.s
 14, 15, 16, 17, 18, 86, 87, 88, 89, 158, 159, 160, 161 part, 230, 231, 232, 302, 303, 304, 374, 375, 446, 447, 518, 519, 590, 591, 662, 663, 664, 665, 734 part, 735 part, 736, 737, 807 part, 808, 809, 881, 953, 954.

Acreage Release Area EPNT26-1 may be viewed at <http://strike.nt.gov.au/wss.html>.

The reason why the blocks are intended to be released for exploration

The area proposed for release includes areas within the defined boundaries of the Beetaloo Sub-basin, within the greater McArthur Basin. This is a highly prospective onshore basin with proven unconventional petroleum systems. The area is supported by a substantial subsurface dataset, including 37 wells and

more than 9,000 km of seismic data within the sub-basin, as well as regional seismic and well data. This release provides an opportunity to further appraise and develop a strategically important gas resource, supporting domestic energy security.

The Northern Territory Geological Survey assesses the acreage release area as highly prospective for petroleum, with the Beetaloo Sub-basin representing one of Australia's most significant onshore gas provinces. Drilling, testing, and geochemical studies have confirmed a series of working unconventional petroleum systems, characterised by thick, organic-rich shale source rocks with demonstrated hydrocarbon generation, and retention, and supported by recent flow tests indicating significant gas rates and stable production.

Some reservoir-seal pairs within the Beetaloo Sub-basin have also been identified as potential Carbon Capture and Storage targets.

Submissions

The public can comment on the proposed acreage release by lodging a submission under section 16(2)(db) of the *Petroleum Act 1984*. The Minister for Mining and Energy will consider the submissions and make a determination to release the specified blocks for exploration or otherwise. The period during which submissions may be made is the same as the **application period** and are limited to the following:

- (a) if there are other existing or proposed industries for a specified block – whether exploration of the specified block is possible at the same time
- (b) whether the land of a specified block is suitable for exploration.

Note: The submission may submit that the land is not suitable for exploration because the land is subject to intensive agriculture, of high ecological value, of high scenic value, culturally significant or of strategic importance to nearby residential areas.

Submissions are to be emailed to DME.PetroleumRelease@nt.gov.au.

Applications

Applications should be prepared in accordance with section 16(3) of the *Petroleum Act 1984* and submitted to the Department of Mining and Energy prior to **4pm ACST on Friday, 31 July 2026**.

The *Native Title Act 1993*, Right to Negotiate Procedure is used for all petroleum negotiations on pastoral leasehold land. Further details of the application requirements are set out in the Northern Territory Petroleum Exploration Permit Application Guidelines.

The guidelines and the acreage release data package are available at <https://dme.nt.gov.au/energy/petroleum-acreage-releases>.

Applications together with supporting data for Acreage Release area EPNT26-1 may be submitted to DME.PetroleumRelease@nt.gov.au.

Enquiries may be directed to the Director Petroleum Tenure, on telephone + 61 8 8999 5396 or DME.PetroleumRelease@nt.gov.au.

See the Torres News insert in our next edition



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*:

Mining No.	Renewal of Term No.	Applicant	Area	Locality	Centroid	Shire
M 15/23	727245	FOCUS MINERALS LTD	8.40HA	5km S'ly of Coolgardie	Lat 30° 59' 43" S ; Long 121° 10' 58" E	COOLGARDIE SHIRE

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

Notification day: 25 February 2026

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 **25 May 2026**. 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. 25 June 2026**), 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.

DMIRS 29487



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	08/3857	A.C.N. 629 923 753 PTY LTD	1BL.	67.3km SW'ly of Pannawonica	Lat: 22° 5' S ; Long: 115° 53' E	ASHBURTON SHIRE
Exploration Licence	08/3858	A.C.N. 629 923 753 PTY LTD	2BL.	62.4km SW'ly of Pannawonica	Lat: 22° 5' S ; Long: 115° 58' E	ASHBURTON SHIRE
Exploration Licence	08/3859	A.C.N. 629 923 753 PTY LTD	2BL.	66km SW'ly of Pannawonica	Lat: 22° 6' S ; Long: 115° 56' E	ASHBURTON SHIRE
Exploration Licence	08/3860	A.C.N. 629 923 753 PTY LTD	4BL.	57.4km SW'ly of Pannawonica	Lat: 22° 3' S ; Long: 116° 0' E	ASHBURTON SHIRE
Exploration Licence	16/652	DREAMBOARD INVESTMENTS PTY LTD	7BL.	26.9km SW'ly of Ora Banda	Lat: 30° 33' S ; Long: 120° 53' E	COOLGARDIE SHIRE
Exploration Licence	29/1309	MT IDA LITHIUM PTY LTD	12BL.	90.4km W'ly of Leonora	Lat: 28° 49' S ; Long: 120° 24' E	MENZIES SHIRE
Exploration Licence	29/1316	MT IDA AU PTY LTD	21BL.	81km W'ly of Leonora	Lat: 28° 52' S ; Long: 120° 30' E	MENZIES SHIRE
Exploration Licence	38/4056	AURIGEN PTY LTD	68BL.	68.7km NW'ly of Laverton	Lat: 28° 11' S ; Long: 121° 53' E	LAVERTON SHIRE, LEONORA SHIRE
Exploration Licence	39/2578	AURIGEN PTY LTD	43BL.	56.5km NW'ly of Laverton	Lat: 28° 14' S ; Long: 122° 1' E	LAVERTON SHIRE
Exploration Licence	47/5381	RAKETA RESOURCES PTY LTD	62BL.	81.9km N'ly of Wittenoom	Lat: 21° 33' S ; Long: 118° 1' E	ASHBURTON SHIRE, KARRATHA CITY, PORT HEDLAND TOWN
Exploration Licence	52/4543	BGA EXPLORATION PTY LTD	66BL.	124.4km S'ly of Mt Augustus	Lat: 25° 25' S ; Long: 117° 0' E	UPPER GASCOYNE SHIRE
Exploration Licence	70/6769	WEPNER EXPLORATION PTY LTD	84BL.	27km NE'ly of Mukinbudin	Lat: 30° 47' S ; Long: 118° 27' E	MUKINBUDIN SHIRE, NUNGARIN SHIRE
Exploration Licence	77/3161	DUKETON MINING LIMITED	66BL.	153.4km E'ly of Paynes Find	Lat: 29° 45' S ; Long: 119° 9' E	MENZIES SHIRE, YILGARN SHIRE
Prospecting Licence	08/815	A.C.N. 629 923 753 PTY LTD	70.54HA.	15.3km S'ly of Onslow	Lat: 21° 46' S ; Long: 115° 5' E	ASHBURTON SHIRE
Prospecting Licence	15/7013-S	BRANCH, Ian Robert	9.98HA.	13.1km E'ly of Coolgardie	Lat: 30° 55' S ; Long: 121° 17' E	COOLGARDIE SHIRE
Prospecting Licence	24/5830	MAHONEY, Reece Anthony	163.59HA.	19km N'ly of Broad Arrow	Lat: 30° 16' S ; Long: 121° 16' E	KALGOORLIE-BOULDER CITY
Prospecting Licence	24/5831	MAHONEY, Reece Anthony	183.30HA.	20km N'ly of Broad Arrow	Lat: 30° 16' S ; Long: 121° 15' E	KALGOORLIE-BOULDER CITY
Prospecting Licence	24/5921	BLAKE, Phillip Thomas	62.99HA.	10.9km W'ly of Ora Banda	Lat: 30° 21' S ; Long: 120° 56' E	KALGOORLIE-BOULDER CITY
Prospecting Licence	24/5934	ARDEA EXPLORATION PTY LTD	84.46HA.	9.7km NW'ly of Broad Arrow	Lat: 30° 23' S ; Long: 121° 14' E	KALGOORLIE-BOULDER CITY
Prospecting Licence	24/5935	MEANEY, Paul Anthony BARTLEY, Colin Ralton	163.10HA.	12.5km SE'ly of Broad Arrow	Lat: 30° 31' S ; Long: 121° 25' E	KALGOORLIE-BOULDER CITY
Prospecting Licence	25/2888	RIVERSGOLD LTD	9.22HA.	28.6km E'ly of Kalgoorlie	Lat: 30° 46' S ; Long: 121° 45' E	KALGOORLIE-BOULDER CITY
Prospecting Licence	29/2719	MT IDA LITHIUM PTY LTD	158.70HA.	71.3km NW'ly of Menzies	Lat: 29° 13' S ; Long: 120° 32' E	MENZIES SHIRE
Prospecting Licence	29/2720	MT IDA LITHIUM PTY LTD	198.51HA.	72.5km NW'ly of Menzies	Lat: 29° 12' S ; Long: 120° 31' E	MENZIES SHIRE
Prospecting Licence	29/2721	MT IDA LITHIUM PTY LTD	167.04HA.	70.4km NW'ly of Menzies	Lat: 29° 13' S ; Long: 120° 32' E	MENZIES SHIRE
Prospecting Licence	29/2727	SENTINEL EXPLORATION LTD	193.48HA.	5.6km SW'ly of Menzies	Lat: 29° 43' S ; Long: 121° 0' E	MENZIES SHIRE
Prospecting Licence	29/2728	SENTINEL EXPLORATION LTD	199.39HA.	6.1km SW'ly of Menzies	Lat: 29° 43' S ; Long: 120° 59' E	MENZIES SHIRE
Prospecting Licence	57/1549	MITRANGAS, Konstantinos	157.54HA.	9km N'ly of Sandstone	Lat: 27° 54' S ; Long: 119° 16' E	SANDSTONE SHIRE
Prospecting Licence	57/1550	KASCHUBA, George	145.63HA.	9.2km N'ly of Sandstone	Lat: 27° 54' S ; Long: 119° 16' E	SANDSTONE SHIRE

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: 25 February 2026

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 **25 May 2026**. 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. 25 June 2026**), 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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NOTICE OF MEETING BIGAMBUL NATIVE TITLE GROUP

Bigambul # 3 Native Title Claim (QUD300/2022)

Bigambul # 4 Native Title Claim (QUD301/2022)

SATURDAY 21 MARCH 2026, GOONDIWINDI AND ON-LINE

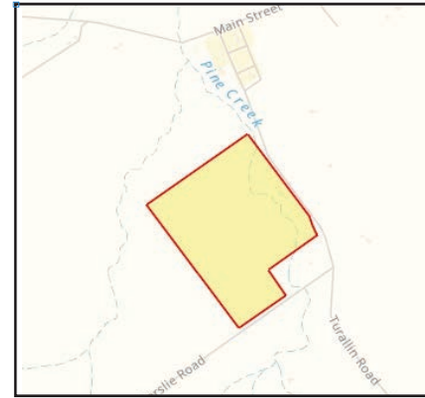
This notice is to advise that the Applicants for the Bigambul #3 (B#3) and Bigambul #4 (B#4) Claims will convene a meeting on **Saturday 21 March 2026 in Goondiwindi** for all members of the Bigambul Native Title Group. The meeting is about the existing B#3 and B#4 Claims over areas shown in the Map 1 and Map 2 below. The meetings will be facilitated by Bigambul Native Title Aboriginal Corporation RNTBC (ICN 8479) (BNTAC). BNTAC is the representative native title body corporate that represents the Bigambul Native Title Group for the determined Bigambul native title country in two determinations of native title made in the Federal Court in 2016 and 2017.

BIGAMBUL NATIVE TITLE GROUP MEETING

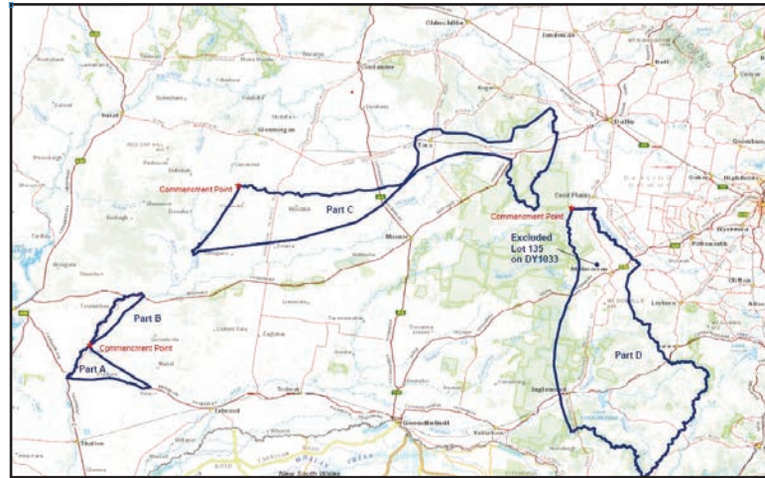
Date: Saturday 21 March 2026

Time: 10:30am – 1:30pm
(Registration from 10:00am)

Venue: Gateway to Training
15-21 Russell St,
Goondiwindi, QLD 4390



Map 1 – B#3 claim area, over the Bigambul freehold property at 7 Turallin.



Map 2 – B#4 claim area. This area relates to land and waters marked A, B, C, D, outlined by the borders on the above Map. Those areas adjoin the existing determinations already made in favour of the Bigambul People.

What are the purposes of the meeting?

The purpose of the meetings is:

1. to agree and adopt a decision-making process for this meeting.
2. to direct the Applicants in the B#3 and B#4 Claims seek the leave from the Federal Court to discontinue those claims. The need to consider discontinuing the claims exists because the original authorisation process for the B#3 and the B#4 Claims did not comply with the *Native Title Act 1993* (Cth) (NTA). In a judgment about another claim made on behalf of Bigambul People, the Bigambul #5 claim (QUD281/2022), the Federal Court held that an earlier authorisation meeting (which meeting also applies to the B#3 and B#4 Claims) was not compliant with the NTA. Filing notices of discontinuance would end the proceedings.
3. to agree and adopt a decision-making process (described below) for the future authorisation of an Applicant to make and prosecute a new claim (or claims) over the areas presently covered by the B#3 and B#4 Claims. If agreed and adopted, the decision-making process would enable the voting at three (3) separate meetings of Bigambul People to be counted together when deciding the selection of members of the Applicant, and other matters for authorising new claims,
4. if a decision-making process is agreed and adopted under item 3. above, to decide that the number of members of the Applicant in any new claim (or claims) should be 5 persons who would be required to nominate for membership of the Applicant prior to the first meeting held for that purpose,
5. to authorise BNTAC: (a) to negotiate with the State of Queensland (the **State**) relating to an Indigenous land use agreement (ILUA) providing for compensation for the impairment and extinguishment of native title over Bigambul traditional lands; (b) to file a further claim seeking compensation for extinguishment and impairment over any part of Bigambul traditional lands (including within the external boundaries of the existing determination area and any new Bigambul Native Title Claim) in the Federal Court should BNTAC believe such action is necessary or desirable; and (c) direct BNTAC to seek the approval of the Bigambul People for any offer by the State to settle the entitlement of Bigambul People to compensation for the impairment and extinguishment of Native Title on Bigambul traditional lands (including any proposal for an ILUA).
6. to approve a new rule for BNTAC for an alternative consultation process and to provide standing instructions for the Board of BNTAC to make decisions by majority for “low level decisions” and “standing instruction decisions” as defined in Regulation 3 of the *Native Title (Prescribed Bodies Corporate) Regulations 1999* (Cth).

Proposed decision-making process for future meetings to authorise new claims

Set out under this heading is the decision-making process that is to be considered under item 3. and 4. above under the heading “What are the purposes of the meeting?”. To be clear, this process is **not** to be used at the meeting on **Saturday 21 March 2026 in Goondiwindi**. Rather, if the decision making process was agreed to and adopted by Bigambul People, it would be used at three future meetings (held in Brisbane, Cherbourg and Goondiwindi) and all the voting at those three meetings would be added together for the purpose of determining whether or not a decision was made for all things to do with the authorisation of a new Applicant (or Applicants) for a new claim (or claims) over the areas presently covered by the B#3 and B#4 Claims. A new notice will be published in advance of the three future meetings, to advise Bigambul People of the location and time of each meeting.

Except for the selection of members of the Applicants, decisions at the three meetings would be made by adding up the total of the votes of Bigambul People at each meeting. A resolution for which a majority of persons voting in favour of the resolution across all three meetings would be taken to be carried. The vote of a person who abstains from voting would not be counted when determining if more people voted in favour than against a resolution. A Bigambul Person would not be able to vote at more than one meeting, because to allow that would allow that person to vote multiple times for a particular resolution.

For the appointment of members of the Applicant for each of the B#3 and B#4 Claims, the number of members of the Applicant will have been fixed at five (5) members (if that meeting on **Saturday 21 March 2026 in Goondiwindi** makes that decision). The reason to do so is that it is considered impractical to have each of the three meetings make a decision about the number of members of the Applicant, because it would be impossible for an earlier meeting to know the number selected by a later meeting.

The persons selected to be members of the Applicant for each of the B#3 and B#4 Claims would be the five (5) persons who receive the highest number of votes in their favour from the three meetings. Each Bigambul Person voting at one of the meetings would be entitled to vote for up to 5 persons to be the Applicant. A vote that includes more than 5 persons would be invalid, and none of the persons named would be counted. To be eligible to be a member of the Applicant, a person would have to be a Bigambul Person of 18 years age or more and have nominated in advance in the manner set out in the following paragraph. A Bigambul Person would not be able to vote for the new members of the Applicants at more than one meeting, because to allow that would allow that person to vote multiple times (and, potentially, for more than 5 persons).

Nominations from Bigambul People seeking to be selected as a member of the Applicants must be sent by email to the contact person, set out in the forthcoming notice for the three future meetings, by 4pm on a date determined by meeting organisers at least 5 days in advance of the first of the three meetings. Any nomination must be sent by the person nominating themselves, confirm that they are 18 years of age or more, and that they are a Bigambul Person.

Who may attend this 21 March 2026 meeting?

The members of the Bigambul Native Title Group are the Bigambul People. All Bigambul People are eligible and invited to attend these meetings. Bigambul People are those people who are the biological descendants one or more of the deceased persons listed below.

- | | | |
|-----------------------------|------------------|--|
| 1. Nellie Yumbeina; | 3. Jack Noble; | 5. Susan, Mother of Duncan Daniels; or |
| 2. Queen Susan of Welltown; | 4. Sally Murray; | 6. Jack and James Armstrong. |

As these are important decision-making meetings about the B#3 and B#4 Claims, all members of the Bigambul Native Title Group are strongly encouraged to attend.

The B#3 and B#4 Applicants will make online facilities available for members of the Bigambul Native Title Group. Please request online access when registering attendance, and the appropriate link will be emailed to you before the start of the meeting.

Registration for meetings and questions about the meeting

Please feel free to ask any questions about the meeting when registering your attendance by contacting: **Kerrin Anderson** on **0403 468 561** or by email at **enquiries@kalawyer.com.au** before 4pm on **Tuesday 17 March 2026** stating your name, address, email, phone number, and the Bigambul apical ancestor from which you are descended. Limited assistance for fuel and other travel expenses is available to Bigambul People who register their attendance.



Consultation with native title groups on a proposed policy for NSW

The NSW Government is developing a new whole-of-government policy approach for responding to native title claims. We are seeking feedback from native title groups on the proposed new approach, which aims to settle claims and compensation in a fair, timely and cost-effective way to meet the aspirations of native title groups and obligations under the *Native Title Act 1993 (Cth)*.

We are holding face-to-face consultation sessions in February, March and April with Aboriginal people who assert native title rights and interests. Consultation sessions are being arranged jointly by the NSW Government and NTSCORP Limited.

Sessions will be independently facilitated by Uncle Jack Beetson.

Register

Visit nsw.gov.au/native-title-policy or scan the QR code to learn more and to register for a consultation session near you.



Consultation sessions are planned in:

- Armidale on 3 March
- Kempsey on 5 March
- Taree on 6 March
- Lightning Ridge on 17 March
- Dubbo on 20 March
- Bega on 30 March
- Penrith on 2 April

For more information

If you have questions or need help to register, email engagement.nativetitle@dpie.nsw.gov.au



Notice of a non-claimant application for determination of native title in Queensland

Notification day: 11 March 2026



National Native Title Tribunal

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 **10 June 2026**, 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 10 June 2026**. Further information regarding how to file a Form 5 is available from www.fedcourt.gov.au. After **10 June 2026**, you will need to seek leave from the Federal Court to become a party.



Applicant's name: Mowburn Nominees Pty Limited ACN 008 522 030

Federal Court File No: QUD938/2025

Non-native title interest: The Applicant is the registered lessee of Lot 2 on SP280701 (Tenure Reference TL 0/242152)

Order sought by Applicant: The Applicant seeks a determination that native title does not exist in relation to the land and waters described as Lot 2 on SP280701 (Tenure Reference TL 0/242152) known as Glenore East excluding any land and waters within the external boundaries of QUD29/2019 George on behalf of the Gkuthaarn and Kukatj People v State of Queensland as determined by the Federal Court of Australia on 29 September 2020

Description of area: The application area covers about 1,133 sq km over Lot 2 on Survey Plan 280701 and is located approx. 49km south of Normanton in Gulf Country

Relevant LGAs: Carpentaria and Croydon Shire Councils

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



Renotification of claimant applications for determination of native title in New South Wales

Notification day: 11 March 2026



National Native Title Tribunal

Important note: This notice replaces a previous notice which identified a notification date of 28 January 2026

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 10 June 2026**. Further information regarding how to file a Form 5 is available from www.fedcourt.gov.au. After **10 June 2026**, 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: Lois Johnson & Ors on behalf of the Widiabal Wia-bal #2

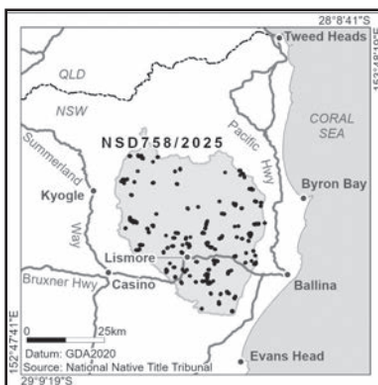
Federal Court File No: NSD757/2025

Date filed: 13 May 2025

Registration test status: The Native Title Registrar has **accepted** this application for registration

Description of area: The application covers a combined area of approximately 59 sq km over discrete parcels of land surrounding Lismore, including parts of the Nightcap National Park and part areas of the Tuckean Nature Reserve. The discrete parcels are entirely within the external boundary of the Widiabal Wia-Bal Determination area (NNTT file number: NCD2022/001), which is depicted as the shaded portion on the map

Relevant LGAs: Ballina Shire Council, Byron Shire Council, Lismore City Council and Tweed Shire Council



Application name: Lois Johnson & Ors on behalf of the Widiabal Wia-bal #3

Federal Court File No: NSD758/2025

Date filed: 13 May 2025

Registration test status: The Native Title Registrar has **accepted** this application for registration

Description of area: The application covers a combined area of approximately 1 sq km over a number of discrete parcels of land in the vicinity of Lismore. The discrete parcels are entirely within the external boundary of the Widiabal Wia-Bal Determination area (NNTT file number: NCD2022/001), which is depicted as the shaded portion on the map

Relevant LGAs: Ballina Shire Council, Byron Shire Council, Kyogle Council, Lismore City Council and Richmond Valley Council

For assistance and any further information about these applications, including the description of the area, call Huia McGrath on 07 3052 4040 or visit www.nntt.gov.au.



Energy, Environment and Climate Action

HELP SHAPE WESTERN VICTORIA'S WATER PLAN

Preparation of a new *Western Region Sustainable Water Strategy* is underway and you can play a role in its development.

Sustainable Water Strategies are an important opportunity for the community and stakeholders to shape plans to secure our water supplies, improve efficient use of water, and protect waterways and water values into a drier and warmer future. The strategy will cover the western third of Victoria, extending from the south-west coast to the southern Mallee and includes the towns of Colac, Warrnambool, Portland, Port Campbell, Hamilton, Ouyen, Horsham, Avoca, Stawell, Ararat and Edenhope.

The development of the strategy includes getting input through a Consultative Committee from representatives of regional agencies with responsibilities and accountability in water management. Supporting this Committee will be community working groups.

Communities in western Victoria will have opportunities to be involved through local meetings and submissions to strategy documents. Regional peak bodies will be invited to join working groups commencing mid-2026 and continuing through 2027.

We are seeking expressions of interest from community members who have knowledge and experience in water supply and quality matters for economic, cultural, environmental and social (recreational) values to participate in a working group to guide strategy development.

The working group is expected to meet approximately four to six times through to the end of 2027. Meetings will be hybrid (options for in person or online attendance).

Expressions of interest in working group membership close on 16 March 2026.

If you want to learn more about the strategy and how you can participate, including via the expression of interest process email SWS.Team@deeca.vic.gov.au, visit water.vic.gov.au or contact our Customer Service Centre 136 186.

FS5683

Aboriginal Cultural Heritage Assessment – Invitation to Register Interest – HN1805-A

Heritage Now, on behalf of Clem Tacca Pty Ltd, is undertaking an Aboriginal Cultural Heritage Assessment for a proposed temporary hardstand and storage depot at 180 & 190 Badgerys Creek Road, Bradfield in the Liverpool LGA. Contact details for the proponent are: PO Box 57, Moorebank NSW 1875. Aboriginal people who hold cultural knowledge relevant to determining the significance of Aboriginal objects and places in the area are invited to register an interest in the community consultation process. The purpose of the consultation is to assist in the preparation of an Aboriginal Heritage Impact Permit application, if required, and to assist the Secretary of the Department of Climate Change, Energy, the Environment and Water in their consideration and determination of the application.

In accordance with the *Aboriginal cultural heritage consultation requirements for proponents 2010*, please send your registration to Jenna Weston (Heritage Now, 51 Reuss St, Leichhardt NSW 2040, hello@heritagenow.com.au) by 11 March 2026. Your details will be provided to Heritage NSW and the relevant Local Aboriginal Land Council, unless you specify that you do not want your details released.

Preparation of an Aboriginal Cultural Heritage Assessment Report for State Significant Development Application at 45, 47-49 and 53-57 Oxford Street, 7 and 9 Denison Street and 2 Mill Hill Road, Bondi Junction, NSW, 2022
Public Notice and Registration of Interest National Parks and Wildlife Act 1974

Travers bushfire & ecology have been engaged by Blare Management to prepare an Aboriginal Cultural Heritage Assessment Report for 45, 47-49 and 53-57 Oxford Street, 7 and 9 Denison Street and 2 Mill Hill Road, Bondi Junction, 2022 in Waverley Council LGA to inform a new development under the State Significant Development (SSD) planning pathway provided under the *Environmental Planning and Assessment Act 1979*.

The proposed works may result in impacts upon Aboriginal objects protected under the *National Parks and Wildlife Act 1974* and will therefore require the preparation of an Aboriginal Cultural Heritage Assessment Report. In accordance with Heritage NSW (2010) *Aboriginal Cultural Heritage Consultation Requirements for Proponents*, individuals or groups who hold cultural knowledge relevant to establishing the significance of potential Aboriginal objects and intangible cultural values in the area of the proposed development are invited to register their interest to participate in the heritage consultation and assessment process.

Contact details are as follows:

Jeremy Bryden
 Director
 Blare Management
 T: 02 9000 5610

Contact details for the heritage consultant:

Jakub (Chaz) Czastka
 Principal Archaeologist
 Travers bushfire & ecology
 52 The Avenue, Kariang, NSW, 2250
 T: 0438 805 886
 E: jczastka@traverseecology.com.au

The registration period closes on Friday 13 March 2026.

Preparation of an Aboriginal Cultural Heritage Assessment Report for State Significant Development Application at 669-689 Old South Head Road, Vaucluse, NSW, 2030

Public Notice and Registration of Interest National Parks and Wildlife Act 1974

Travers bushfire & ecology have been engaged by Blare Management to prepare an Aboriginal Cultural Heritage Assessment Report for 669-689 Old South Head Road, Vaucluse, 2030 in Waverley Council LGA to inform a new development under the State Significant Development (SSD) planning pathway provided under the *Environmental Planning and Assessment Act 1979*.

The proposed works may result in impacts upon Aboriginal objects protected under the *National Parks and Wildlife Act 1974* and will therefore require the preparation of an Aboriginal Cultural Heritage Assessment Report. In accordance with Heritage NSW (2010) *Aboriginal Cultural Heritage Consultation Requirements for Proponents*, individuals or groups who hold cultural knowledge relevant to establishing the significance of potential Aboriginal objects and intangible cultural values in the area of the proposed development are invited to register their interest to participate in the heritage consultation and assessment process.

Contact details are as follows:

Jeremy Bryden
 Director
 Blare Management
 T: 02 9000 5610

Contact details for the heritage consultant:

Jakub (Chaz) Czastka
 Principal Archaeologist
 Travers bushfire & ecology
 52 The Avenue, Kariang, NSW, 2250
 T: 0438 805 886
 E: jczastka@traverseecology.com.au

The registration period closes on Friday 13 March 2026.

WALGETT ABORIGINAL MEDICAL SERVICE LIMITED
AN INVITATION TO RECALL YOUR INVOLVEMENT WITH WALGETT ABORIGINAL MEDICAL SERVICE LIMITED (WAMS)

WAMS is collating a variety of information to create an historical record of its operations since 1986.

If you have been involved with WAMS either as a:

- Board Member
- Employee
- External Contractor
- Partner or Agency
- Other role by association

WAMS would love to hear from you!

To share your recall/memories of WAMS please contact Michael Bennett, michael@coasthistory.com.au, historian, who is working with us to collate all the information for this project.

With sincere thanks,
 Board of Directors, WAMS.

"For the Community, By the Community", since 1986
 Health is Life is Health

Preparation of an Aboriginal Cultural Heritage Assessment Report for State Significant Development Application at 110-122 Ebley Street and 17 Hollywood Avenue, Bondi Junction, Bondi Junction, NSW, 2022
Public Notice and Registration of Interest National Parks and Wildlife Act 1974

Travers bushfire & ecology have been engaged by Blare Management to prepare an Aboriginal Cultural Heritage Assessment Report for 110-122 Ebley Street and 17 Hollywood Avenue, Bondi Junction, 2022 in Waverley Council LGA to inform a new development under the State Significant Development (SSD) planning pathway provided under the *Environmental Planning and Assessment Act 1979*.

The proposed works may result in impacts upon Aboriginal objects protected under the *National Parks and Wildlife Act 1974* and will therefore require the preparation of an Aboriginal Cultural Heritage Assessment Report. In accordance with Heritage NSW (2010) *Aboriginal Cultural Heritage Consultation Requirements for Proponents*, individuals or groups who hold cultural knowledge relevant to establishing the significance of potential Aboriginal objects and intangible cultural values in the area of the proposed development are invited to register their interest to participate in the heritage consultation and assessment process.

Contact details are as follows:

Jeremy Bryden
 Director
 Blare Management
 T: 02 9000 5610

Contact details for the heritage consultant:

Jakub (Chaz) Czastka
 Principal Archaeologist
 Travers bushfire & ecology
 52 The Avenue, Kariang, NSW, 2250
 T: 0438 805 886
 E: jczastka@traverseecology.com.au

The registration period closes on Friday 13 March 2026.

Notice of an application for determination of native title in Queensland

Notification day: 11 March 2026

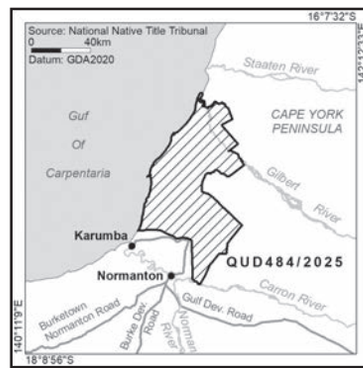


National Native Title Tribunal

This is an application by a native title claim group which is asking the Federal Court of Australia (Federal Court) to determine that the group holds native title in the area described below.

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 10 June 2026**. Further information regarding how to file a Form 5 is available from www.fedcourt.gov.au. After **10 June 2026**, 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 application, 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 area concerned.



Application name: Kurtjar People #2

Federal Court File No: QUD484/2025

Date filed: 17 July 2025

Registration test status: The Native Title Registrar has **accepted** this application for registration

Description of area: The application covers about 4300 sq km located on the west coast of Cape York Peninsula

Relevant LGAs: Carpentaria Shire Council and Croyden Shire Council

For assistance and any further information about this application, including the description of the area, call Jake Ellis on 07 3052 4040 or visit www.nntt.gov.au.



Lifeline
 Saving Lives

Crisis Support.
 Suicide Prevention.

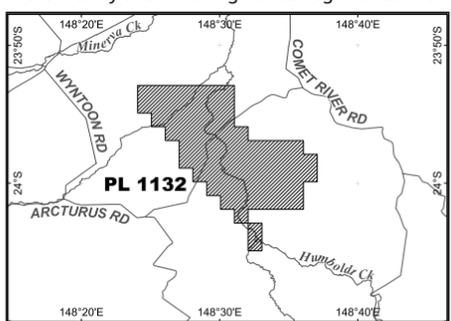
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NOTICE OF PROPOSED GRANT OF A PETROLEUM LEASE

NATIVE TITLE ACT 1993 (CTH) SECTION 29

The Queensland Minister for Natural Resources and Mines, Minister for Manufacturing, 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 grant of Petroleum Lease (PL) 1132 shown below, subject to the provisions of the *Petroleum and Gas (Production and Safety) Act 2004* (Qld).

PL 1132 applied for by Comet Ridge Mahalo North Pty Ltd (ACN: 608 540 496) over an area of 70 Sub-blocks [approx. 219.1926 km²], centred approximately 55 km north north west of Rolleston, in the locality of Central Highlands Regional Council.



Nature of Act(s): The grant of a *Petroleum Lease under the Petroleum and Gas (Production and Safety) Act 2004* (Qld), authorises the holder to explore for, develop and produce commercial quantities of petroleum for a maximum term not exceeding thirty (30) years with the possibility of renewals for terms not exceeding thirty (30) years.

Name and address of person doing acts: It is proposed that the Petroleum Lease be granted subject to the provisions of the *Petroleum and Gas (Production and Safety) Act 2004* (Qld) by the Queensland Minister for Natural Resources and Mines, Minister for Manufacturing, 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 grant of a Petroleum 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) 3052 4040.

Further information: May be obtained from the Department of Natural Resources and Mines, Manufacturing, Regional and Rural Development, Level 4, 1 William Street, Brisbane, Queensland, 4000. Telephone: (07) 3199 8119 or Email: petroleumhub@nrmmrdd.qld.gov.au

Notification Day: 4 March 2026



NOTICE OF PROPOSED RENEWAL OF MINING LEASES

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 Leases (ML) shown below, subject to the provisions of the *Mineral Resources Act 1989* (Qld).

Nature of Act(s): The renewal of the Mining Leases 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 ML 20342 a term not exceeding fifteen (15) years, with the possibility of renewals for terms not exceeding fifteen (15) years; and for ML 20367 a term not exceeding ten (10) years, with the possibility of renewals for terms not exceeding ten (10) years. The renewal of the Mining Leases includes the renewal of access as shown.

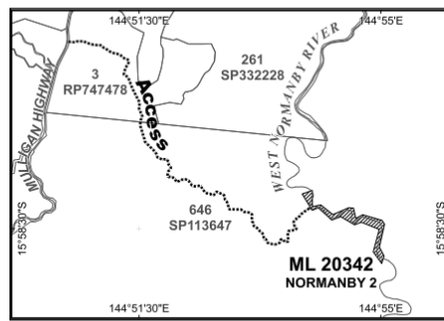
Name and address of person doing acts: It is proposed that the Mining Leases be renewed subject to the provisions of the *Mineral Resources Act 1989* (Qld) by the Queensland Minister for Natural Resources and Mines, Minister for Manufacturing and Minister for Regional and Rural Development, PO Box 15216,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

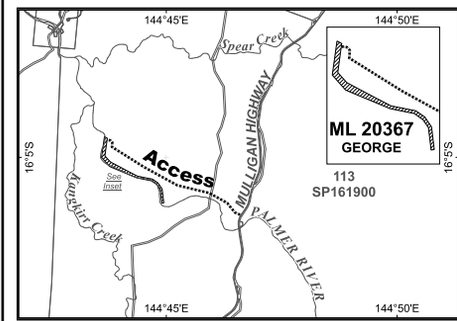
Further Information: May be obtained from the Department of Natural Resources and Mines, Manufacturing and Regional and Rural Development, Mineral Assessment Hub, Level 9, Verde Tower, 445 Flinders Street, Townsville, Qld, 4810. Telephone: (07) 4447 9230 or Email: MineralHub@nrmmrrd.qld.gov.au.

Notification Day: 11 March 2026

ML 20342 applied for by Jarryd Ryan Boardman and Nicholas John Boardman, over an area of 56.2486 ha, centred approximately 14km south-south-east of Lakeland, in the locality of Cook Shire Council.



ML 20367 applied for by Jay Santacatterina over an area of 41.6826 Ha, centred approximately 29 kilometres south-southwest of Lakeland, in the locality of Cook Shire Council.



NOTICE OF PROPOSED GRANT OF EXPLORATION PERMIT FOR MINERALS AND PROPOSED GRANT OF 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 grant of Exploration Permit for Minerals (EPM) and proposed grant of Mining Lease (ML) shown below, subject to the provisions of the *Mineral Resources Act 1989* (Qld).

Nature of Act(s): The grant of an Exploration Permit for Minerals under the *Mineral Resources Act 1989* (Qld) authorises the holder to explore for minerals subject to the provisions of the *Mineral Resources Act 1989* (Qld) for a term not exceeding five (5) years with the possibility of renewal for a term not exceeding five (5) years. The grant 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 twenty (20) years, with the possibility of renewals for terms not exceeding twenty (20) years. The grant of the Mining Lease includes the granting of access as shown.

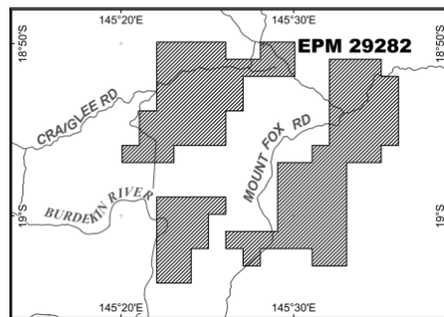
Name and Address of person doing Act(s): It is proposed that the Exploration Permit for Minerals and Mining Lease be granted subject to the provisions of the *Mineral Resources Act 1989* (Qld) by the Queensland Minister for Natural Resources and Mines, Minister for Manufacturing and Minister for Regional 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 grant of an Exploration Permit for Minerals and proposed grant 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) 3052 4040.

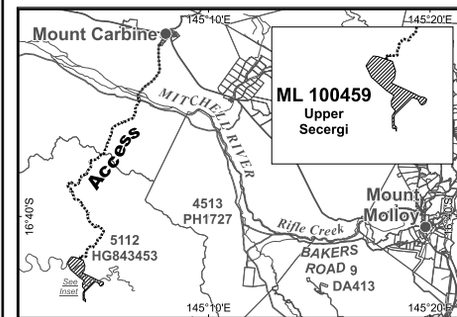
Further information: May be obtained from the Department of Natural Resources and Mines, Manufacturing and Regional and Rural Development, Mineral Assessment Hub, Level 9, Verde Tower, 445 Flinders Street, Townsville, Queensland, 4810. Telephone: (07) 4447 9230 or Email: MineralHub@nrmmrrd.qld.gov.au.

Notification Day: 11 March 2026

EPM 29282 applied for by Northx Pty Ltd (ACN 614 522959), over an area of 100 sub-blocks (323.87 km²), noncontiguous over three areas, centred approximately 50 km east of Greenvale, in the locality of Charters Towers Regional Council.



ML 100459 applied for by Gunther Resources Pty Limited (ACN: 162 929 848), over an area of 278.4867 ha, centred approximately 20 kms south-south-west of Mount Carbine, in the locality of the Mareeba Shire Council.



NOTICE OF PROPOSED GRANT OF REPLACEMENT PETROLEUM LEASE

NATIVE TITLE ACT 1993 (CTH) SECTION 29

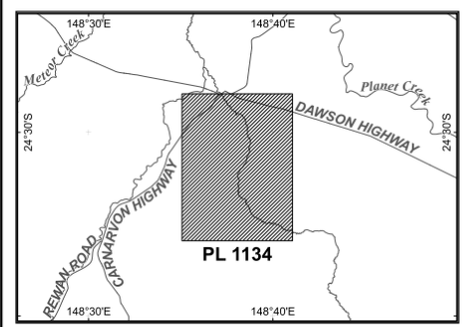
The Queensland Minister for Natural Resources and Mines, Minister for Manufacturing and Minister for Regional and Rural Development PO Box 15216, City East, Queensland, 4002, hereby gives notice in accordance with section 29 of the *Native Title Act 1993* (Cth) of the proposed grant of a replacement Petroleum Lease (PL) shown below, subject to the provision of the *Petroleum and Gas (Production and Safety) Act 2004* (Qld).

Nature of Act(s): The grant of a replacement Petroleum Lease under section 908 of the *Petroleum and Gas (Production and Safety) Act 2004* (Qld), to replace an existing lease originally granted under the *Petroleum Act 1923* (Qld). The replacement Petroleum Leases authorises the holder to explore for, develop and produce commercial quantities of petroleum for a maximum term not exceeding twenty (20) years with the possibility of renewals for terms not exceeding twenty (20) years.

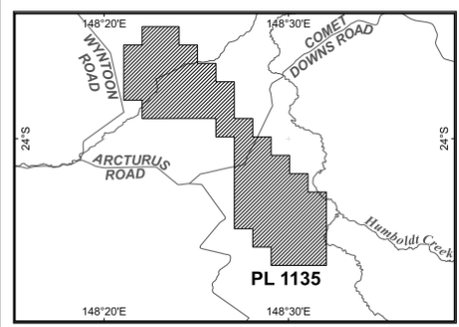
Name and Address of person doing Act(s): It is proposed that the replacement Petroleum Lease be granted subject to the provisions of the *Petroleum and Gas (Production and Safety) Act 2004* (Qld) by the Queensland Minister for Natural Resources and Mines, Minister for Manufacturing and Minister for Regional 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 grant of replacement Petroleum Leases. 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.

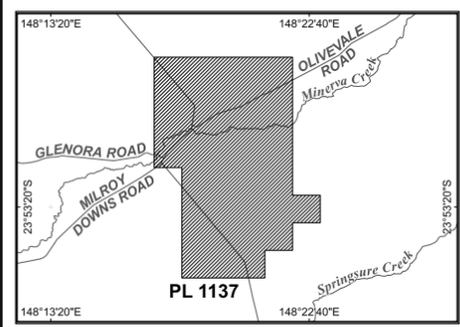
PL 1134 applied for by Denison Gas (Queensland) Pty Ltd, ACN: 616 105 643, over an area of 48 S/blocks (approx. 149.65 km²), centred approximately 6 km south of Rolleston, in the locality of Central Highlands Regional Council.



PL 1135 applied for by Denison Gas (Queensland) Pty Ltd, ACN: 616 105 643, over an area of 50 S/blocks (approx. 156.51 km²), centred approximately 51 km north north west of Rolleston, in the locality of Central Highlands Regional Council.



PL 1137 applied for by Denison Gas (Queensland) Pty Ltd, ACN: 616 105 643, over an area of 36 S/blocks (approx. 149.65 km²), centred approximately 70 km north north west of Rolleston, in the locality of Central Highlands Regional Council.



Further information: May be obtained from the Department of Natural Resources and Mines, Manufacturing and Regional and Rural Development, Level 4, 1 William Street, Brisbane, Queensland, 4000. Telephone: (07) 3199 8119 or Email: petroleumhub@drmmrrd.qld.gov.au.

Notification Day: 4 March 2026

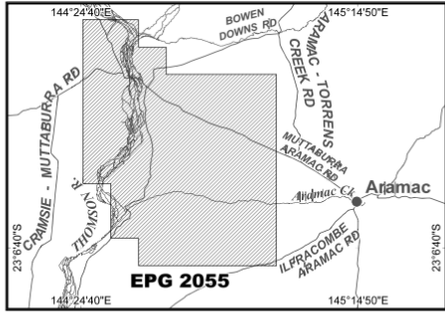


NOTICE OF PROPOSED GRANT OF EXPLORATION PERMIT FOR GEOTHERMAL, EXPLORATION PERMIT FOR MINERALS, MINING CLAIM AND MINING LEASE

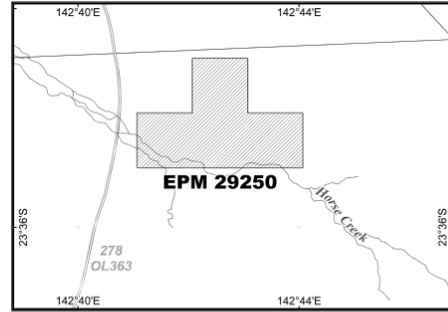
NATIVE TITLE ACT 1993 (CTH) SECTION 29

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 grant of the Exploration Permit for Geothermal (EPG), Exploration Permit for Minerals (EPM), Mining Claim (MC) and Mining Lease (ML) shown below, subject to the provisions of the *Geothermal Energy Act 2010* and *Mineral Resources Act 1989* (Qld).

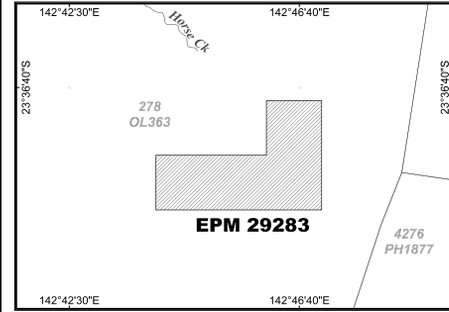
EPG 2055 applied for by New Hybrid Energies Pty Ltd, ACN 679 967 545, over an area of 1250 sub-blocks (3947.23 km²), centred approximately 58 km north northwest of Aramac, in the localities of Barcolaine Regional Council and Longreach Regional Council.



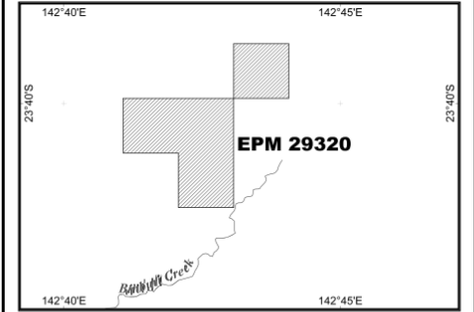
EPM 29250 applied for by John Henry George Marsh, over an area of 4 sub-blocks (12.6 km²), centred approximately 158 km west southwest of Longreach, in the locality of the Winton Shire Council.



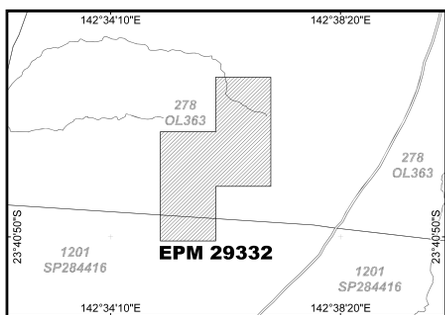
EPM 29283 applied for by Worldmin Pty Ltd, ACN 617 303 278, over an area of 4 sub-blocks (12.56 km²), centred approximately 153 km west southwest of Longreach, in the locality of Winton Shire Council.



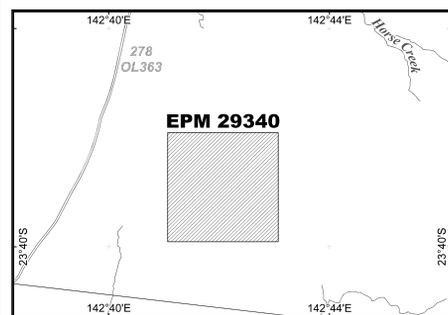
EPM 29320 applied for by Worldmin Pty Ltd, ACN 617 303 278, over an area of 4 sub-blocks (12.55 km²), centred approximately 159 km west southwest of Longreach, in the localities of Barcoo Shire Council and Winton Shire Council.



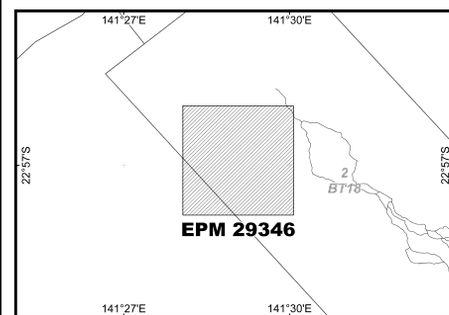
EPM 29332 applied for by B & R Mining Pty Ltd, ACN 099 601 457, over an area of 4 sub-blocks (12.55 km²), centred approximately 170 km west southwest of Longreach, in the localities of Barcoo Shire Council and Winton Shire Council.



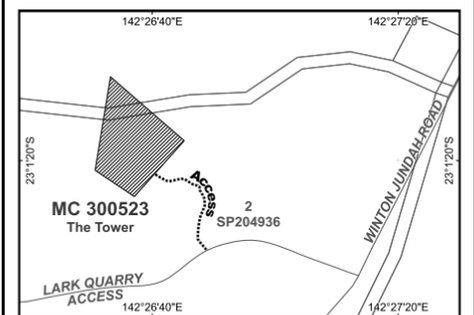
EPM 29340 applied for by Noel Edward Kerr, over an area of 4 sub-blocks (12.6 km²), centred approximately 160 km west southwest of Longreach, in the locality of Winton Shire Council.



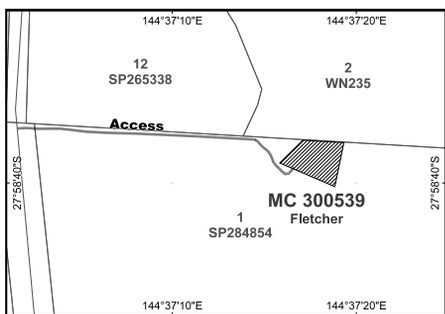
EPM 29346 applied for by Worldmin Pty Ltd, ACN 617 303 278, over an area of 4 sub-blocks (12.62 km²), centred approximately 161 km east of Boulia, in the locality of Winton Shire Council.



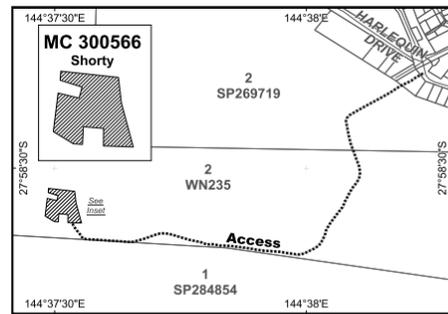
MC 300523 applied for by Paul Mark and Katrease Anne Moxham, over an area of 13.3500 ha, centred approximately 93 km south southwest of Winton, in the locality of the Winton Shire Council.



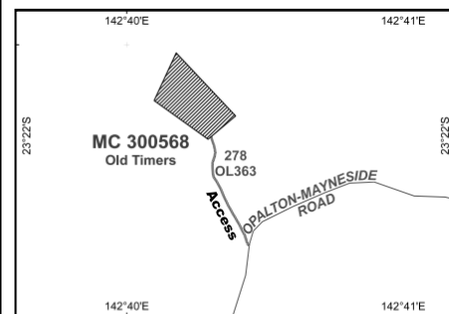
MC 300539 applied for by Rachel Lucy Woods, over an area of 0.4574 ha, centred approximately 2 km south southwest of Yowah, in the locality of the Paroo Shire Council



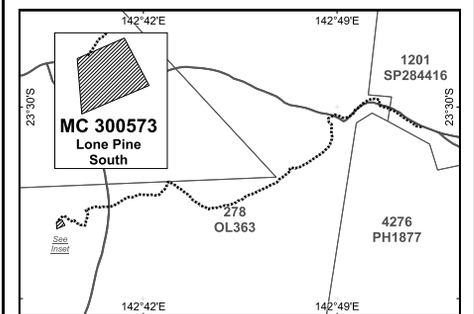
MC 300566 applied for by Susan Jennifer James, over an area of 1.0530 ha, centred approximately 1 km south southwest of Yowah, in the locality of the Paroo Shire Council.



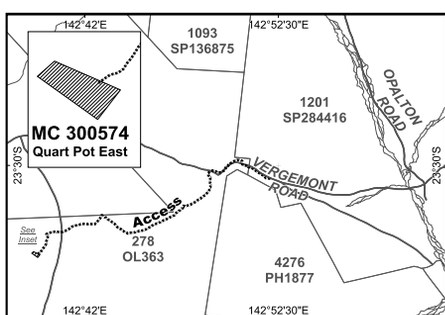
MC 300568 applied for by Justin Owen O'Reilly, over an area of 13.6300 ha, centred approximately 162 km west of Longreach, in the locality of the Winton Shire Council.



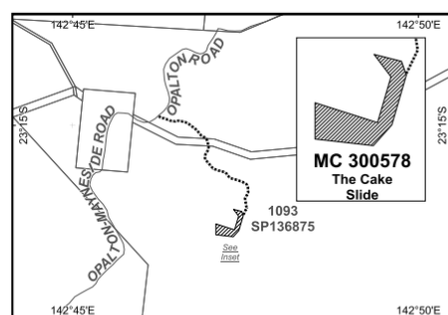
MC 300573 applied for by Gotap Pty Ltd, ACN 103 696 357, over an area of 19.6994 ha, centred approximately 164 km west southwest of Longreach, in the locality of the Winton Shire Council.



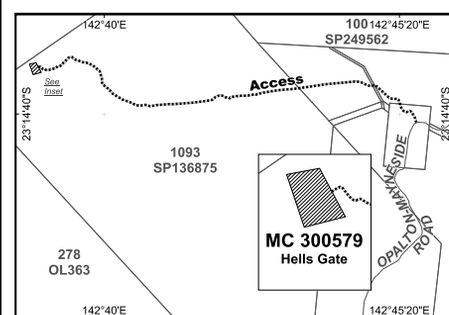
MC 300574 applied for by Gotap Pty Ltd, ACN 103 696 357, over an area of 19.9158 ha, centred approximately 164 km west southwest of Longreach, in the locality of the Winton Shire Council.



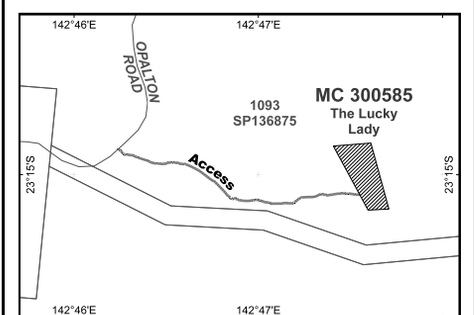
MC 300578 applied for by Jack Arno Grotjahn, over an area of 18.3900 ha, centred approximately 150 km north-west of Longreach, in the locality of the Winton Shire Council.



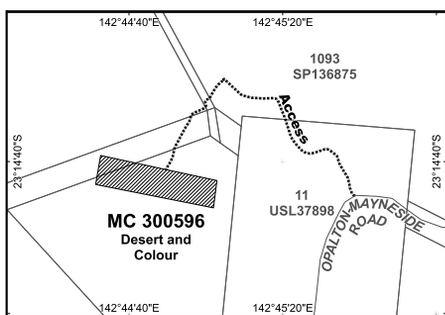
MC 300579 applied for by Nathan John Eckert, over an area of 8.5430 ha, centred approximately 101 km south southwest of Winton, in the locality of the Winton Shire Council.



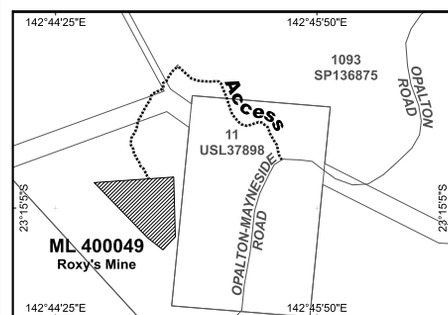
EMC 300585 applied for by Peter James Crombie, over an area of 18.3200 ha, centred approximately 98 km south southwest of Winton, in the locality of the Winton Shire Council.



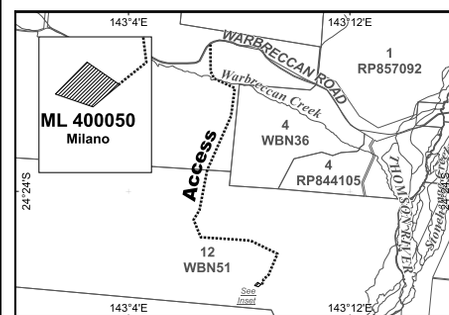
MC 300596 applied for by Haylie Marie Jackson, over an area of 20.3700 ha, centred approximately 100 km south southwest of Winton, in the locality of the Winton Shire Council.



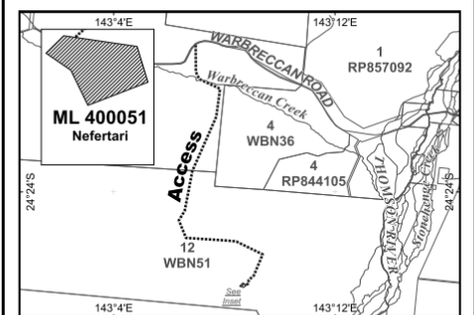
ML 400049 applied for by Leonard Jessie Morris and Sharlene Pamela Pelentsov, over an area of 31.3700 ha, centred approximately 101 km south southwest of Winton, in the locality of the Winton Shire Council.



ML 400050 applied for by Stonehenge Opal Mining Pty Ltd, ACN 647 806 906, over an area of 6.2160 ha, centred approximately 18 km southwest of Stonehenge, in the locality of the Barcoo Shire Council.



ML 400051 applied for by Stonehenge Opal Mining Pty Ltd, ACN 647 806 906, over an area of 10.8400 ha, centred approximately 18 km southwest of Stonehenge, in the locality of the Barcoo Shire Council.



Nature of Act(s): The grant of Exploration Permit Geothermal under the *Geothermal Energy Act 2010* authorises the holder to explore for geothermal energy for a maximum term not exceeding five (5) years, with the possibility of renewals for terms not exceeding five (5) years. The grant of Exploration Permit for Minerals 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 five (5) years, with the possibility of renewals for terms not exceeding five (5) years. The grant of Mining Claim and 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 terms not exceeding ten (10) years. The grant of the Mining Claim and Mining Lease includes the granting of access as shown.

Name and address of person doing acts: It is proposed that the Exploration Permit for Geothermal be granted subject to the provisions of the *Geothermal Energy Act*, Exploration Permit for Minerals, Mining Claim and Mining Lease be 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 grant of Exploration Permit for Gas, Exploration Permit for Minerals, Mining Claim and 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) 3052 4040.

Further Information: May be obtained from the Department of Natural Resources and Mines, Manufacturing and Regional and Rural Development, Petroleum Assessment Hub, Level 4, 1 William Street, Brisbane, Queensland, 4000. Telephone: (07) 3199 8118 or Email: petroleumhub@nrmmrrd.qld.gov.au, for Exploration Permit Geothermal. Or the Small-Scale Mining Assessment Hub, 99 Hospital Road, Emerald, Queensland, 4720. Telephone: (07) 3078 3031 or Email: SSMHub@nrmmrrd.qld.gov.au for Exploration Permit for Minerals, Mining Claim and Mining Lease.

Notification Day: 11 March 2026

