

Notice of Native Title Authorisation Meeting

Wakka Wakka People #3 Part C

Wakka Wakka People #4 Part C

Nomination of a Prescribed Body Corporate for the proposed Wakka Wakka Native Title Determinations

Queensland South Native Title Services (QSNTS) will convene a **decision-making Authorisation Meeting** for the Wakka Wakka People Native Title Claim Group with the following details:

Date: Saturday, 18 April 2026
Time: **Pre-authorisation Information Session**
9:00am: Registration commences
10:00am to 12:00pm: Pre-authorisation Information Session
Authorisation Meeting
12:30pm: Registration commences
1:00pm to 5:00pm: Authorisation Meeting
Venue: Mundubbera Shire Hall
 26 Lyons Street, Mundubbera, QLD, 4626

Who may attend the Information Session and the Authorisation Meeting?

The Pre-Authorisation Information Session and Authorisation Meeting is open to all Wakka Wakka People, being the descendants of one or more of the following Wakka Wakka ancestors:

- Jinny and David Carlo (parents of Princess Carlo)
- Minnie Bly (mother of Thomas Simpson), Ethel and Bill Button
- Mother of Maggie Hart (Grandmother of Crabbie Chapman and Henry Hart)
- Mother of Willie Boy Pickering
- King Billy and Maria of Boondooma (parents of Tommy Dodd of Taabinga)
- Maggie West
- Kitty of Boonara
- MiMi
- Kitty (mother of Jack Bulong)
- John Bond
- Kitty (mother of Jenny Lind), Jenny Lind and Mick Buck
- Boubijan Cobbo
- Stockman Bligh and Aggie Bligh
- Tommy (aka Boondoona) and Maggie (parents of Willie Bone), Billy McKenzie (father of Chlorine McKenzie), Chlorine McKenzie
- Kate/Katie/Kitty Law
- Emily of Degilbo, mother of Annie
- Taabinga Harry.

Any person who is a descendant of one or more of the Wakka Wakka ancestors listed above is invited to attend the Authorisation Meeting.

Please contact QSNTS if you would like to confirm whether you are a descendant of one or more of the Wakka Wakka ancestors listed above.

Travel assistance and video conferencing information

Please note that travel assistance and video conferencing are not available for the Information Session or the Authorisation Meeting.

Queries about the Authorisation Meeting

For any queries, please contact Richard Mosby, First Nations Engagement Advisor at QSNTS at 1800 663 693 (free call) or reception@qsnts.com.au.

What is the purpose of the Authorisation Meeting?

The purpose of the Authorisation Meeting is for the Wakka Wakka People to decide whether or not to:

1. **Authorise** a proposed **Section 87 Agreement** to be made under the *Native Title Act 1993* (Cth) (**the Native Title Act**) for a Consent Determination of native title over the Wakka Wakka People's Country within the **Wakka Wakka People #3 Part C** Claim area as depicted in **Map A** below.
2. **Authorise** a proposed **Section 87 Agreement** to be made under the *Native Title Act* for a **Consent Determination** of native title over the Wakka Wakka People's Country within the **Wakka Wakka People #4 Part C** Claim area as depicted in **Map B** below.
3. **Nominate** the **Wakka Wakka Native Title Aboriginal Corporation RNTBC** (ICN 8903), a prescribed body corporate under the *Native Title (Prescribed Bodies Corporate) Regulations 1999* (Cth) to hold the determined native title as Trustee for the Wakka Wakka native title holders.
4. **Authorise** the Applicant to make any minor or technical amendments the proposed Section 87 Agreements (**the Proposed Agreements**) without the need for a further authorisation meeting.

Copies of the Proposed Agreements will be available at the Meeting. To assist the Wakka Wakka People to make informed decisions about the Proposed Agreements, information and legal advice relevant to the matters to be decided at the Authorisation Meeting will be provided. Any person attending the Authorisation Meeting will be able to ask questions about the Proposed Agreements and state their views.

Agenda of the Authorisation Meeting

The agenda of the meeting will be to consider whether the persons present:

1. **Agree to and adopt a decision-making process** for decisions to be made at the Authorisation Meeting. In accordance with the agreed and adopted decision-making process consider whether or not to:
2. **Authorise** the Applicant to enter the proposed **Wakka Wakka People #3 Part C Section 87 Agreement**.
3. **Authorise** the Applicant to enter the proposed **Wakka Wakka People #4 Part C Section 87 Agreement**.
4. **Nominate** the **Wakka Wakka Native Title Aboriginal Corporation RNTBC** to be the Prescribed Body Corporation to represent the Wakka Wakka native title holders as trustee for the proposed determination areas.
5. **Authorise** the Applicant to make any minor or technical amendments the Proposed Agreements without the need for a further authorisation meeting.

What are the Section 87 Agreements

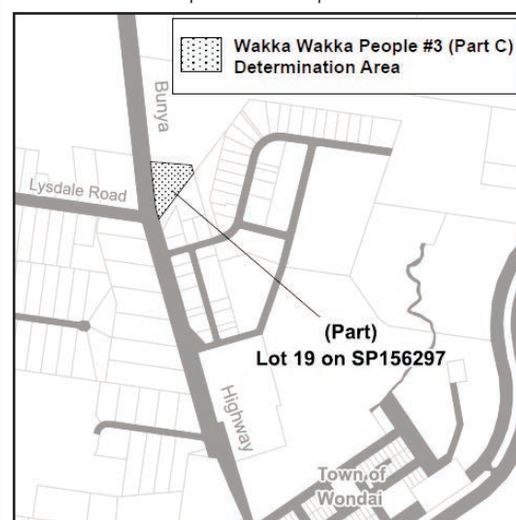
The Section 87 Agreements are agreements between the Wakka Wakka Applicants (for and on behalf of the Wakka Wakka People claim groups), the first respondent to the Wakka Wakka Claims (the **State** of Queensland) and other respondents that set out the terms of the proposed Consent Determinations for the Wakka Wakka People Claims.

The terms of the proposed Consent Determinations include nomination of a Prescribed Body Corporation to represent the Wakka Wakka native title holders as trustee for the proposed determination areas.

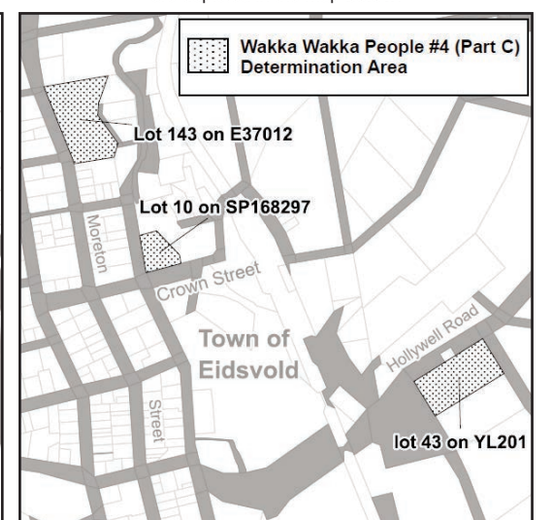
If the Meeting Authorises the Section 87 Agreements, they will be signed by the Wakka Wakka Applicant. After that, the Section 87 Agreements must still be agreed to and signed by the State of Queensland, and all other respondent parties to the Wakka Wakka Claims.

Following the agreement by all parties to the Wakka Wakka Claims, the Court has tentatively scheduled a hearing for both consent determinations on or around **8 June 2026**, although an exact date will need to be listed by the Court.

Map A
The Wakka Wakka #3 Part C Claim Areas is depicted in the map below:



Map B
The Wakka Wakka #4 Part C Claim Areas are depicted in the map below:



Notice of Native Title Authorisation Meeting Wadja People Claim (Federal Court proceeding QUD 28 of 2019)

Queensland South Native Title Services (QSNTS) will hold a **decision-making Authorisation Meeting** on **Saturday 11 April 2026** for the Wadja People Native Title Claim Group with the following details:

Date: Saturday, 11 April 2026
Time: **Pre-authorisation Information Session**
9:30am: Registrations for Pre-authorisation Information Session
10:00am to 12:00pm: Pre-authorisation Information Session
Authorisation Meeting
12:30pm: Registrations for Authorisation Meeting
1:00pm to 3:30pm: Authorisation Meeting
Venue: Bauhinia Community Hall
 Fletcher Way, Bauhinia, Queensland 4718

Who may attend the Information Session and the Authorisation Meeting?

The Pre-authorisation Information Session and Authorisation Meeting are open to all Wadja People, being the descendants of one or more of the following Wadja ancestors:

1. Myra Freeman;
2. Biddy Dutton, mother of Harriet Dutton;
3. Sarah Dodd; and
4. Unnamed Wadjainggo woman whose Granddaughter was Eva Tyson.

Any person who is a descendant of one or more of the Wadja ancestors listed above is invited to attend the Authorisation Meeting. Please contact QSNTS if you would like to confirm whether you are a descendant of one or more of the Wadja ancestors listed above.

What is the purpose of the Authorisation Meeting?

The purpose of the Authorisation Meeting is for the Wadja People to decide whether or not to:

1. authorise a proposed **Section 87 Agreement** to be made under section 87 of the *Native Title Act 1993* (Cth) (**the Native Title Act**) for a **Consent Determination** of native title over the Wadja People's Country within the Wadja People Claim area as depicted in **Map A** below.
2. nominate a prescribed body corporate under the *Native Title (Prescribed Bodies Corporate) Regulations 1999* (Cth) to represent the Wadja native title holders identified in the proposed Section 87 Agreement for the proposed determination area, which may be the Wadja Aboriginal Corporation (ICN 7983) (**WAC**) or a **New Wadja Corporation**, and to specify that the prescribed body corporate will hold Wadja native title rights and interests on trust or represent Wadja native title holders as agent; and
3. direct the prescribed body corporate for Wadja People, when the Consent Determination is made by the Federal Court, to enter into an Indigenous Land Use Agreement (**ILUA**) with Lloyd Murray & Co Pty Ltd (ACN 009 704 616) about the exercise of the Wadja People's native title rights within the property known as "Red Hill" (the survey plan for which is Lot 5167 on SP271690) as depicted in **Map B** below; and
4. direct the prescribed body corporate for Wadja People, when the Consent Determination is made by the Federal Court, to enter into ILUA negotiations with the Woorabinda Aboriginal Shire Council and the Woorabinda Pastoral Company Pty Ltd (ACN 011 072 450) (together, the **Woorabinda Parties**), including with respect to the co-existence of the rights and interests of those parties and the Wadja People's native title rights within the property known as "Zamia Creek Station" (the survey plan for which is Lot 18 on BH164 and Lot 9 on BH194) as depicted in **Map C** below.

Copies of the proposed Section 87 Agreement and proposed "Red Hill" ILUA (**the Proposed Agreements**) will be available at the Meeting. To assist the Wadja People to make informed decisions about the Proposed Agreements, information and legal advice relevant to the matters to be decided at the Authorisation Meeting will be provided. Any person attending the Authorisation Meeting will be able to ask questions about the Proposed Agreements and state their views.

If the Meeting authorises the Section 87 Agreement, it will be signed by the Wadja Claim Applicant. After that, the Section 87 Agreement must still be agreed to by the first respondent to the Wadja Claim, the State of Queensland, and all other respondent parties to the Wadja Claim. Following the agreement by all parties to the Wadja Claim, the Court has tentatively scheduled a hearing for a consent determination on or around **June 2026**, although an exact date will need to be listed by the Court.

Agenda of the Authorisation Meeting

The agenda of the meeting will be to consider whether the persons present:

1. agree to and adopt a decision-making process for decisions to be made at the Authorisation Meeting;
2. in accordance with the agreed and adopted decision-making process, consider whether or not to agree to the Proposed Agreements;
3. in accordance with the agreed and adopted decision-making process, consider whether or not to agree to enter into ILUA negotiations with the Woorabinda Parties "Zamia Creek Station" after the proposed Consent Determination is made by the Federal Court;
4. in accordance with the agreed and adopted decision-making process, consider whether or not to agree to nominate a prescribed body corporate under the *Native Title (Prescribed Bodies Corporate) Regulations 1999* (Cth) (**the Proposed Corporation**) to represent the Wadja native title holders for the proposed Consent Determination and be identified in the proposed Section 87 Agreement for the proposed determination area, which may be the WAC or a New Wadja Corporation;
5. if a decision is made to incorporate a New Wadja Corporation, in accordance with the agreed and adopted decision-making process, and consistently with the requirements of the *Corporations (Aboriginal and Torres Strait Islander) Act 2006* (Cth), consider whether or not to agree to approve the rules of the proposed corporation (where any Wadja native title holder eligible for membership present at the meeting may agree to be a member of the New Wadja Corporation upon its registration), identify who will be the initial directors and contact person for the proposed corporation, and authorise one or more named persons to apply to the Office of the Registrar of Indigenous Corporations to register the New Wadja Corporation; and
6. in accordance with the agreed and adopted decision-making process, authorise the Solicitor on the Record for the Wadja Claim to advise of the nomination of the Proposed Corporation in writing to the Federal Court for it to be the prescribed body corporate under section 56 of the Native Title Act as a trustee, or under section 57 of the Native Title Act as an agent.

Rule Book Consultations

Consultations with the Wadja People Native Title Claim Group held on 14 February 2026 in Woorabinda and 15 February 2026 in Rockhampton about Rule Book design have informed the development of a new Rule Book, intended to be used by which ever corporation is nominated as the prescribed body corporate for the proposed Consent Determination (whether WAC or the New Wadja Corporation). The Rule Book will be substantially in the form enclosed with the notice of Community Meeting on 28 March 2026 (subject to any minor or technical amendments).

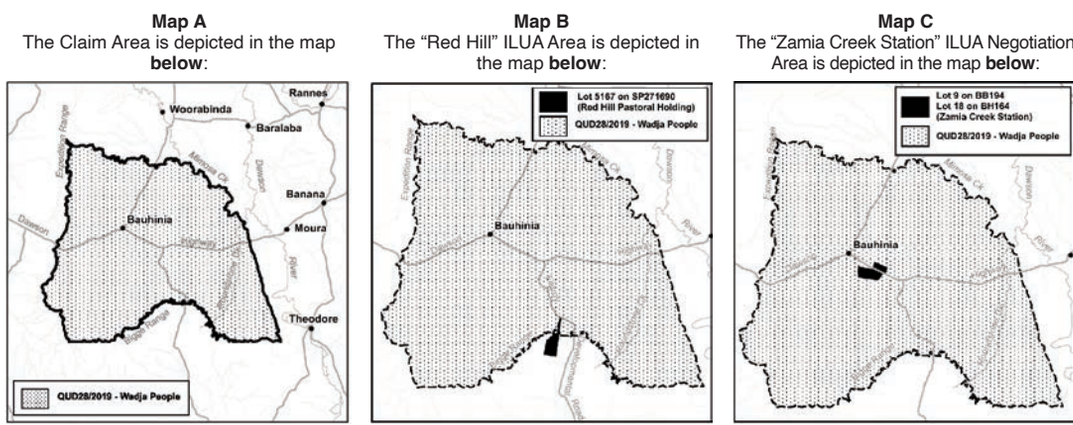
Through these Consultations the Wadja Applicant understands that the Wadja People have previously said that they intend to nominate WAC as the prescribed body corporate for the Consent Determination. However, this decision is a matter for Wadja People to decide at this Authorisation Meeting.

Travel assistance and video conferencing not available

Please note that travel assistance and video conferencing are not available for the Information Session or the Authorisation Meeting.

Queries about the Authorisation Meeting

If you have any questions about the Community Meeting, please contact Luana Healey, First Nations Engagement Advisor at QSNTS on Free Call 1800 663 693 or email luana.healey@qsnts.com.au.



Moore Park South – Aboriginal Registration for Community Consultation

On behalf of Greater Sydney Parklands (the proponent), Curio Projects (heritage consultants) are commencing Aboriginal community consultation for the proposed development at Moore Park South, within the City of Sydney LGA.

The Proposal

The NSW Government has committed \$50m to establish a 20-hectare park and reconfigured minimum 9-hole golf course as part of the Moore Park South project. The proposal includes a parkland precinct designed to support a wide range of community recreation and outdoor activities. Key features include a community sports field, amenities building, nature playgrounds, multipurpose courts, picnic areas, and car parking accessed from Dacey Avenue. The park will incorporate walking trails, informal paths, and a main park path with lighting, alongside dedicated spaces such as an off-leash dog area, outdoor fitness stations, youth recreation facilities like a pump track, and a perimeter loop track. Areas for passive recreation and enjoying nature are also included.

Complementing the parkland is a golf offering featuring an expanded driving range, an 18-hole mini golf course, a reconfigured golf course of at least nine holes, and supporting amenities.

The purpose of community consultation with Aboriginal people is to assist the proposed applicant in the preparation of an application for an Aboriginal Heritage Impact Permit (AHIP) in accordance with Section 90 of the *NSW National Parks and Wildlife Act 1974*, should one be required for the project, and to assist Heritage NSW in their consideration and determination of the application. The purpose of community consultation with Aboriginal people is to assist the proposed applicant in the preparation of an application for an Aboriginal Heritage Impact Permit (AHIP) in accordance with Section 90 of the *NSW National Parks and Wildlife Act 1974*, and to assist the NSW Department of Planning, Industry & Environment in their consideration and determination of the application.

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

Please forward registrations to Curio Projects within 14 days (no later than 8 April 2026), via phone, email or mail to:

Sebastian Gerber-Hood, Curio Projects
 Suite 3.01, Level 3/249 Pitt Street
 Sydney NSW 2000
sebastian@curioprojects.com.au
 (02) 8014 9800





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	80/659	HORROCKS ENTERPRISES PTY LTD	477.94HA	22.1km SE'ly of Halls Creek	Lat: 18° 19' S ; Long: 127° 51' E	HALLS CREEK 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: 25 March 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 June 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 tenements may be granted if, by the end of the period of 4 months after the notification day (**i.e. 25 July 2026**), 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.

DMIRS 29786



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:

- Bega on 30 March
- Penrith on 2 April
- Newcastle on 9 April
- Mildura on 20 April
- Deniliquin on 22 April
- Wagga Wagga on 23 April
- Yass on 24 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 New South Wales

Notification day: 8 April 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.

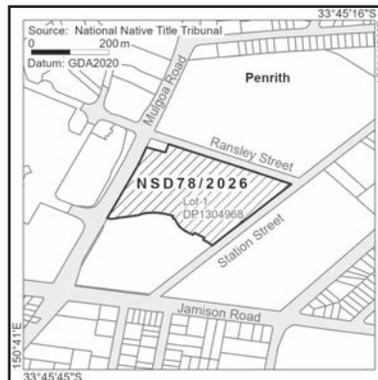
Under the *Native Title Act 1993 (Cth)*, there can be only one determination of native title for an area. Unless there is a relevant native title claim, as defined in section 24FE, over the area described below on or before **7 July 2026**, the area may be subject to protection under section 24FA and 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 7 July 2026**. Further information regarding how to file a Form 5 is available from www.fedcourt.gov.au. After **7 July 2026**, you will need to seek leave from the Federal Court to become a party.

Applicant's name: NSW Minister for Lands and Property

Federal Court File No: NSD78/2026



Non-native title interest: The Land is vested in the State of New South Wales and is Crown land within the meaning of the *Crown Land Management Act 2016*. The Minister for Lands and Property is the minister with responsibility for administering the *Crown Land Management Act 2016*. Subject to the *Crown Land Management Act 2016*, the Minister for Lands and Property can do anything with Crown land that a registered proprietor of land can do (see *Crown Land Management Act 2016* section 5.3(1)).

Order sought by Applicant: The applicant seeks a determination that native title does not exist

Description of area: The application area covers 5.33ha encompassing Lot 1 on Deposited Plan 1304968, abutting Station Street and Mulgoa Road in the suburb of Penrith

Relevant LGA: Penrith City 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.

Aboriginal Cultural Heritage Assessment INVITATION TO REGISTER AN INTEREST

Proposed development at Bella Vista, NSW

Artefact Heritage and Environment (Artefact), on behalf of the Department of Planning, Housing and Infrastructure (DPHI) is undertaking an Aboriginal Cultural Heritage Assessment (ACHAR) within Bella Vista, on a portion of land legally defined at Lots 110 & 111 DP 1250875 and Lots 134 & 135 DP 1250868. The proposal consists of a Transport Oriented Development accelerated precinct and includes a new multifunctional community park consisting of play spaces, natural forest areas and local event / picnic spaces as well as a roadway connection from Balmoral Road. The study area is located within The Hills Shire LGA.

We have been engaged to prepare an ACHAR to support the Review of Environmental Factors for the project under the Parks for People program. As such, a process of Aboriginal community consultation in accordance with the *Aboriginal cultural heritage consultation requirements for proponents 2010* is being initiated. The community consultation with Aboriginal knowledge holders is to assist in preparing an application for an Aboriginal Heritage Impact Permit (AHIP) and to assist the Secretary of Department of Climate Change, Energy, the Environment and Water (DCCEEW) in their consideration of the application.

How to register an interest

We are inviting registrations from Aboriginal groups and individuals who hold cultural knowledge on the significance of Aboriginal objects and/or places near the project area. Please register your interest in the project by end of day on **8 April 2026**, by contacting:

Aboriginal Heritage Consultation
Artefact Heritage
Suite 56, Jones Bay Wharf, 26-32 Pirrama Road, Pyrmont NSW 2009
consultation@artefact.net.au

Please note the consultation guidelines require us to provide details of Registered Aboriginal Parties to Heritage NSW (DCCEEW) and the Deerubbin LALC. Please advise if you would not like your details to be provided in your response.

The Proponent's contact details are:
Andrew Mason
Department of Planning, Housing and Infrastructure
E: andrew.mason@dpie.nsw.gov.au



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
57/793	ESTUARY RESOURCES PTY LTD MONTAGUE GOLD PROJECT PTY LTD	749946	65.45HA	70.4km NE'ly of Sandstone	Lat: 27° 24' S ; Long: 119° 33' E	SANDSTONE SHIRE
57/793	ESTUARY RESOURCES PTY LTD MONTAGUE GOLD PROJECT PTY LTD	749948	162.28HA	71.5km N'ly of Sandstone	Lat: 27° 23' S ; Long: 119° 33' E	SANDSTONE SHIRE
57/1026	GRANVILLE, Marc Darryl GRANVILLE, Georgina Natalie	751874	22.83HA	6.6km N'ly of Sandstone	Lat: 27° 55' S ; Long: 119° 16' E	SANDSTONE SHIRE
57/1026	GRANVILLE, Marc Darryl GRANVILLE, Georgina Natalie	752210	1.89HA	6.6km N'ly of Sandstone	Lat: 27° 55' S ; Long: 119° 16' E	SANDSTONE SHIRE
57/1026	GRANVILLE, Marc Darryl GRANVILLE, Georgina Natalie	752211	1.10HA	6.5km N'ly of Sandstone	Lat: 27° 55' S ; Long: 119° 16' E	SANDSTONE SHIRE

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

Notification day: 25 March 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 applications. The 3 month period closes on **25 June 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 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. 25 July 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.

DMPE_29783

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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 15/48	749195	WYLOO KAMBALDA PTY LTD	359.52HA	34.8km S'ly of Kambalda	Lat: 31° 30' 3" S ; Long: 121° 33' 14" E	COOLGARDIE SHIRE
M 15/88	748248	WYLOO KAMBALDA PTY LTD	916.31HA	42.3km S'ly of Kambalda	Lat: 31° 33' 31" S ; Long: 121° 30' 30" E	COOLGARDIE SHIRE
M 26/47	751573	WYLOO KAMBALDA PTY LTD	570.47HA	23.2km NE'ly of Kambalda	Lat: 31° 2' 44" S ; Long: 121° 49' 44" E	KALGOORLIE-BOULDER CITY
M 26/48	751575	WYLOO KAMBALDA PTY LTD	189.23HA	25.1km NE'ly of Kambalda	Lat: 31° 3' 24" S ; Long: 121° 52' 9" E	KALGOORLIE-BOULDER CITY
M 26/49	751576	WYLOO KAMBALDA PTY LTD	520.59HA	22.5km NE'ly of Kambalda	Lat: 31° 3' 26" S ; Long: 121° 49' 59" E	KALGOORLIE-BOULDER CITY

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 March 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 June 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 July 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 29785



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	08/3846	MARDIE MINERALS PTY LTD	35BL	27.8km E'ly of Onslow	Lat: 21° 37' S ; Long: 115° 22' E	ASHBURTON SHIRE
Exploration Licence	15/2153	HAN, Jian Hua	70BL	56.9km E'ly of Marvel Loch	Lat: 31° 25' S ; Long: 120° 5' E	COOLGARDIE SHIRE, YILGARN SHIRE
Exploration Licence	15/2156	BULLABULLING OPERATIONS PTY LTD	2BL	30.3km W'ly of Coolgardie	Lat: 30° 51' S ; Long: 120° 52' E	COOLGARDIE SHIRE
Exploration Licence	77/3298	STRANGE, Vernon Wesley	4BL	155.9km W'ly of Menzies	Lat: 29° 39' S ; Long: 119° 25' E	MENZIES SHIRE
Prospecting Licence	16/3577	FORTUNA RESOURCES PTY LTD	72.23HA	30.2km N'ly of Coolgardie	Lat: 30° 41' S ; Long: 121° 3' E	COOLGARDIE SHIRE
Prospecting Licence	24/5936	MESSENGER, Kenneth Warren	93.42HA	4.7km N'ly of Broad Arrow	Lat: 30° 24' S ; Long: 121° 20' E	KALGOORLIE-BOULDER CITY
Prospecting Licence	25/2825	COMPLETE PROSPECTING PTY LTD	16.10HA	36.6km NE'ly of Kambalda	Lat: 30° 55' S ; Long: 121° 53' E	KALGOORLIE-BOULDER CITY
Prospecting Licence	26/4857	FLEMING, Leo Glenn	115.25HA	24.6km SE'ly of Kalgoorlie	Lat: 30° 57' S ; Long: 121° 34' E	KALGOORLIE-BOULDER CITY
Prospecting Licence	57/1567-S	ALLISON, James David	9.90HA	17.4km SE'ly of Sandstone	Lat: 28° 7' S ; Long: 119° 22' E	SANDSTONE SHIRE
Prospecting Licence	57/1568-S	ALLISON, James David	9.90HA	17.1km SE'ly of Sandstone	Lat: 28° 7' S ; Long: 119° 22' E	SANDSTONE SHIRE
Prospecting Licence	77/4706	WEST AUSTRALIAN PROSPECTORS PTY LTD	104.99HA	139.1km E'ly of Paynes Find	Lat: 29° 28' S ; Long: 119° 5' E	MENZIES 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 March 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 June 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 July 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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