

OFFSHORE GAS DRILLING CONSULTATION



Emperor Energy is an Australian explorer searching for new gas supplies in the Bass Strait to help improve the current and projected shortage of gas in eastern Australia.

While drilling activities will be focussed around 40kms offshore Marlo, oil spill modelling suggests in the unlikely event of a loss of well control, coastal and marine areas off southern NSW, east and south-east Victoria, and north-east Tasmania could be affected.

If you are an individual or organisation that has functions, interests or activities in these areas, please contact us at stakeholder@emperorenergy.com.au and we will send you further information that will help you determine how you may be affected.

You can then advise how you would like us to consult with you to mitigate any potential impacts and risks from our proposed activities

For more information, please download our information sheet from the following link or via the QR code: <https://emperorenergy.com.au/exploration-well-environment-plan-stakeholder-consultation/>



Government of Western Australia
Department of Training
and Workforce Development

Help shape the strategic direction of training in Western Australia

The Minister for Training and Workforce Development is looking for people with effective leadership and strategic thinking skills and the ability to work collegiately within the TAFE sector to help shape training to meet future industry and community needs throughout Western Australia.

If you have these skills, knowledge of vocational education and training, experience in community and industry engagement, and a record of service to industry or the community, express your interest now.

Under the *Vocational Education and Training Act 1996*, Governing Councils play a key role in the strategic management of TAFE Colleges within the Western Australian Government policy framework.

Expressions of interest for membership of the following TAFE College Governing Councils are invited.

- North Metropolitan TAFE
- South Metropolitan TAFE
- North Regional TAFE
- Central Regional TAFE
- South Regional TAFE

Expressions of interest are also sought for the:

- Deputy Chairperson position at North Regional TAFE.

Members of Governing Councils are remunerated for their services.

The State Government is committed to increasing the representation of women on Government boards and committees and supports diversity in the appointment to boards and committees.

Aboriginal and Torres Strait Islander people; and people from culturally diverse backgrounds are warmly invited to apply.

Please send a brief curriculum vitae of no more than two pages using the approved proforma by 14 February 2025 by email at: TAFEGoverningCouncils@dtwd.wa.gov.au

The curriculum vitae proforma and further information about Governing Council membership and the application process is available at www.dtwd.wa.gov.au

Note: Recommended applicants will be asked to consent to a criminal record check. Applicants with a convictions record are not automatically precluded from appointment to the Governing Council. Each case will be considered on its merits.

DTWD_24100

Aboriginal Cultural Heritage Assessment: Invitation to Register Interest

96 Anzac Avenue, West Ryde

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

The planning proposal seeks to rezone the site to increase the maximum building height from 15.5m to 49.5m and increase the maximum floor space ratio from 1.25:1 to 4:1. A future detailed development on the site would demolish the existing structures on site, undertake bulk excavation to accommodate basement car parking, and deliver a 14 storey mixed use development with ground level non-residential uses, and above ground residential apartments.



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

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

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

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

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

Please forward registrations to Curio Projects no later than 1 January 2025 via phone, email or mail to:

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

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NOTICE OF PROPOSAL TO GRANT PETROLEUM SPECIAL PROSPECTING AUTHORITY

NATIVE TITLE ACT 1993 (CTH) SECTION 29

The State of Western Australia HEREBY GIVES NOTICE that the Minister for Mines and Petroleum C/- Department of Energy, Mines, Industry Regulation and Safety, 100 Plain Street, East Perth WA 6004 may grant the following Petroleum Special Prospecting Authority application/s applied for under section 105 of the *Petroleum and Geothermal Energy Resources Act 1967 (WA)*:

TITLE TYPE	APPLICATION NUMBER**	APPLICANT	CO-ORDINATES	AREA	SHIRE
Special Prospecting Authority	STP-SPA-0111	ESHW Pty Ltd	NW Corner: Lat: 25°29'55.45"S Long: 114°30'4.87"E SE Corner: Lat: 27°44'55.47"S Long :115°30'5.87"E	26052.84km ²	MURCHISON SHIRE, CARNARVON SHIRE, SHARK BAY SHIRE, UPPER GASCOYNE SHIRE, NORTHAMPTON SHIRE

Nature of the act: The grant of a petroleum special prospecting authority will authorise the holder to explore for petroleum and to carry on such operations and execute such works as are necessary in accordance with the conditions to which the special prospecting authority is subject too, for a term of 6 months from the date of the grant.

Notification day: 18 December 2024

Native title parties: Under section 30 of the *Native Title Act 1993 (Cth)*, persons have until three months after the notification day to take certain steps to become native title parties in relation to applications. The three month period closes on **18 March 2025**. Any person who is, or becomes a native title party, is entitled to the negotiation and/or procedural rights provided in Part 2 Division 3 Subdivision P of *Native Title Act 1993 (Cth)*. Enquiries in relation to filing a native title determination application to become a native title party should be directed to the Federal Court of Australia, 1 Victoria Avenue, Perth WA 6000, telephone (08) 9268 7100.

Expedited procedure: The State of Western Australia considers that these acts are acts attracting the expedited procedure. Each authority may be granted unless, within the period of 4 months after the notification day (i.e. **18 April 2025**), a native title party lodges an objection with the National Native Title Tribunal against the inclusion of the statement that the State considers the grant of the authority is an act attracting the expedited procedure. Enquiries in relation to lodging an objection should be directed to the National Native Title Tribunal, Level 5, 1 Victoria Avenue, Perth, or GPO Box 9973, Perth, WA 6848, telephone (08) 9425 1000.

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

** - A technical description of the boundaries of the proposed petroleum special prospecting authority area can be provided on request.

DMIRS_24437



NOTICE OF PROPOSAL TO RENEW MINING LEASE

NATIVE TITLE ACT 1993 (CTH) SECTION 29

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

Tenement Type	No.	Applicant	Area	Locality	Centroid	Shire
Mining Lease	29/2	MT IDA GOLD PTY LTD	383.14HA	86km NW'ly of Menzies	Lat: 29° 5' 54" S; Long: 120° 27' 45" E	MENZIES SHIRE

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

Notification day: 18 December 2024

Native title parties: Under section 30 of the *Native Title Act 1993 (Cth)*, persons have until three months after the notification day to take certain steps to become native title parties in relation to the notice. The three month period closes on **18 March 2025**. Any person who is, or becomes a native title party, is entitled to the negotiation and/or procedural rights provided in Part 2 Division 3 Subdivision P of *Native Title Act 1993 (Cth)*. Enquiries in relation to filing a native title determination application to become a native title party should be directed to the Federal Court of Australia, 1 Victoria Avenue, Perth WA 6000, telephone (08) 9268 7100. The mining lease may be renewed if, by the end of the period of four months after the notification day (i.e. **18 April 2025**), there is no native title party under section 30 of the *Native Title Act 1993 (Cth)* in relation to the area of the application for renewal.

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

DMIRS 24440



NOTICE TO GRANT MINING TENEMENTS

NATIVE TITLE ACT 1993 (CTH) SECTION 29

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

Tenement Type	No.	Applicant	Area	Locality	Centroid	Shire
Mining Lease	25/388	MIRAMAR (GOLDFIELDS) PTY LTD	696.54HA	41km E'ly of Kalgoorlie	Lat: 30° 48' S; Long: 121° 53' E	KALGOORLIE-BOULDER CITY
Mining Lease	27/518	YANDAL RESOURCES LIMITED	197.35HA	17.4km NE'ly of Broad Arrow	Lat: 30° 21' S; Long: 121° 28' E	KALGOORLIE-BOULDER CITY
Mining Lease	27/522	YANDAL RESOURCES LIMITED	121.91HA	19.5km E'ly of Broad Arrow	Lat: 30° 25' S; Long: 121° 31' E	KALGOORLIE-BOULDER CITY

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: 18 December 2024

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 **18 March 2025**. Any person who is, or becomes a native title party, is entitled to the negotiation and/or procedural rights provided in Part 2 Division 3 Subdivision P of *Native Title Act 1993 (Cth)*. Enquiries in relation to filing a native title determination application to become a native title party should be directed to the Federal Court of Australia, 1 Victoria Avenue, Perth WA 6000, telephone (08) 9268 7100. The mining tenements may be granted if, by the end of the period of 4 months after the notification day (i.e. **18 April 2025**), there is no native title party under section 30 of the *Native Title Act 1993 (Cth)* in relation to the area of the mining tenements. For further information about the act (including extracts of plans showing the boundaries of the applications), contact the Department of Energy, Mines, Industry Regulation and Safety, 100 Plain Street, East Perth WA 6004, or telephone (08) 9222 3518.

DMIRS 24439



Notice under Section 29 of the Native Title Act 1993, Exploration Licence Number 9712 (Act 1992)

This notice is given in accordance with the requirements of Section 29 of the *Native Title Act 1993 (Cth)*.

Description of the nature of the act

Pursuant to the *Native Title (Right to Negotiate (Exclusion) – NSW Land) Determination No. 1 of 1996 (Cth)*, Exploration Licence 9712 includes a condition to the effect that the holder must not prospect on any land or waters covered by the licence in relation to which native title exists without the prior written consent of the Minister administering the *Mining Act 1992* (the 'Native Title Condition').

The Minister administering the *Mining Act 1992* intends to give consent to prospecting on land subject to native title in the licence in accordance with the *Native Title (Right to Negotiate (Inclusion) – NSW Land) Approval No. 1 of 1996 (Cth)*.

Should consent be granted, the licence holder may apply to renew or transfer the licence prior to it expiring (including partial renewals or partial transfers).

Note: If the consent is granted, it will apply to any renewal, re grant or re-making (including partial renewals or partial transfers) or extension of the term of the licence, which may be valid pursuant to section 24MD(1) of the *Native Title Act 1993 (Cth)* without a further notification under section 29.

Holder's details

Right Resources Pty Ltd (ACN 649 632 744) is the holder of Exploration Licence 9712 for Group 1 minerals.

The licence contains a condition that the holder must not prospect on any land or waters on which native title exists without the prior consent of the Minister administering the *Mining Act 1992*. The licence holder has sought the Minister's consent to conduct prospecting activities in the entire licence area.

Description of area that may be affected

The entire area of Exploration Licence 9712 which covers about 99 units and is situated approximately 16 kilometres east northeast of Tumburumba, in the State of NSW

Name and postal address of person by whom the act would be done

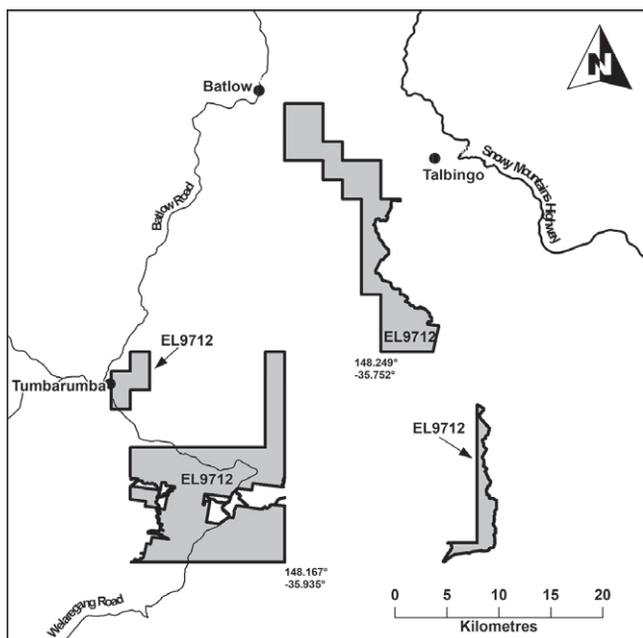
The Minister administering the *Mining Act 1992*, PO Box 344, Hunter Region Mail Centre, NSW 2310.

How further information about the act and description of the area can be obtained

Further information may be obtained from; Assessments and Systems, NSW Resources within the Department of Primary Industries and Regional Development on (02) 4063 6600 or titles@regional.nsw.gov.au.

Notification Day

For the purposes of Section 29(4) of the *Native Title Act 1993 (Cth)* the notification day is 16 January 2025. 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 this notice.



LT0106

TILBUSTER QUARRY ABORIGINAL CULTURAL HERITAGE ASSESSMENT

Puddledock Rock Pty Ltd is seeking approval for the development of a quarry on **Pt. Lot 1 DP613994, 747 Puddledock Road, Tilbuster, NSW, 2350 (Project Site)**. The proposed quarry is located about 11 km to the north of Armidale and 7.5 km east of the New England Highway, within the Armidale Regional Council Local Government Area (LGA).

Puddledock Rock Pty Ltd propose to establish a hard rock quarry on the Project Site and extract up to 300,000 tonnes per annum of quarry material from a resource of approximately 4.7 million tonnes. The proposed quarry footprint is approximately 8.6 ha and is located within an existing mine lease (ML1064) associated with a former gold mine dating back to the early 1900s (Figure 1). The Project is within the boundaries of the Northern Local Aboriginal Land Council (LALC) in the Armidale Regional Council LGA of NSW.

As part of the Project approval application, Puddledock Rock Pty Ltd will prepare an Aboriginal Cultural Heritage Assessment (ACHA) to identify ways to avoid or minimise potential harm to Aboriginal objects. The ACHA will form part of an Environmental Impact Statement (EIS) for this Regionally Significant Development (under Schedule 7 of the State Environmental Planning Policy (Planning Systems) 2021). Community consultation with the Aboriginal community is an important part of this process. In accordance with the requirements of the Aboriginal cultural heritage consultation requirements for proponents 2010 (NSW Department of Environment, Climate Change and Water, 2010) [Consultation Guidelines], Aboriginal persons or groups who may hold cultural knowledge relevant to determining the significance of Aboriginal objects and/or places in the Area of Interest are invited to register for the community consultation process with Puddledock Rock Pty Ltd by **5pm on 18 January 2025** via the contact details:

Puddledock Rock Pty Ltd
c/- Whincop Archaeology Pty Ltd
Address: 99 Murton Avenue Holland Park 4121
Email: matt@whincoparchaeology.com.au
Phone: 0407 038 584

Puddledock Rock Pty Ltd advises that the details of any Aboriginal person or group who registers an interest in the Project will be forwarded to Heritage NSW, and the Northern LALC in accordance with Section 4.1.5 of the Consultation Guidelines, unless they specify that they do not want their details released.

Please note that any opportunities for engagement during the ACHA process would be separate to the consultation process.

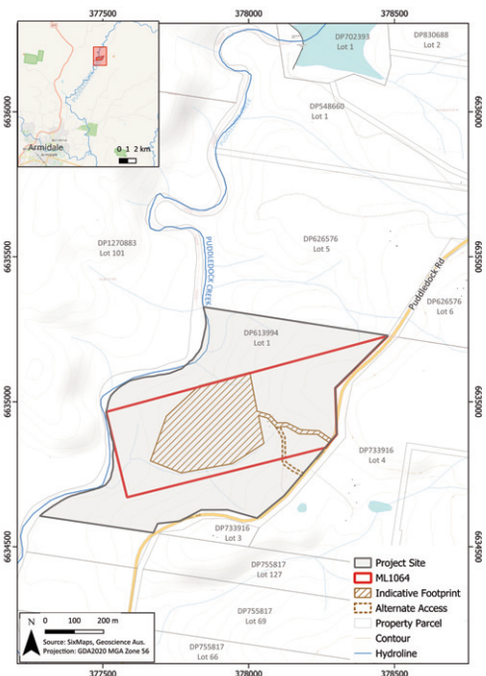


Figure 1: Plan Showing Project Site (Indicative Footprint)

Natural Resources Commission



Have your say on Lachlan, Macquarie-Cudgegong and Namoi Regulated Water Sharing Plans

The Natural Resources Commission invites submissions to inform its review of the following water sharing plans:

- *Water Sharing Plan for the Lachlan Regulated River Water Source 2016*
- *Water Sharing Plan for the Macquarie and Cudgegong Regulated Rivers Water Source 2016*
- *Water Sharing Plan for the Upper Namoi and Lower Namoi Regulated River Water Sources 2016*

The purpose of water sharing plans is to prescribe how water is managed, firstly to provide for the environment and also to support social, economic and cultural outcomes. These plans typically apply for a ten year period. At the end of this, the Minister for Water may decide to replace or extend a plan.

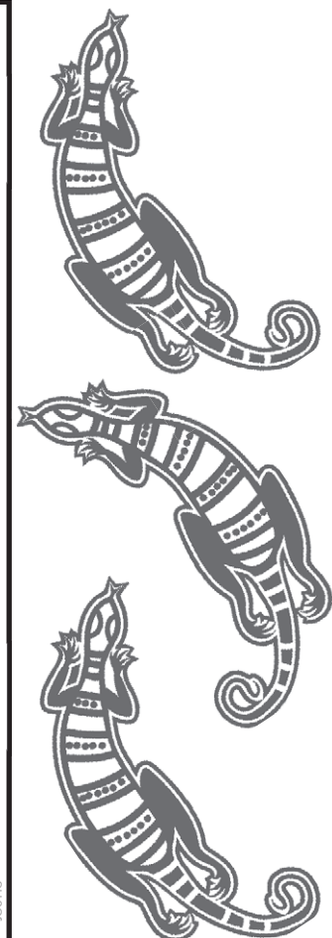
Under Section 43A of the *Water Management Act 2000*, the Commission is to provide advice to the Minister on:

- the achievement of environmental, social, cultural and economic outcomes of the plan, and if improvements can be made;
- whether the existing plan should be extended or improved and replaced

Please visit NRC website nrc.nsw.gov.au/water/wsp-reviews for more information and to make your submission.

Submissions close Sunday 23 February 2025.

Please contact the Commission on (02) 9228 4844 or email nrc@nrc.nsw.gov.au should you have further enquiries.



JS0115

WISHING YOU AND YOURS A SAFE AND

Merry Christmas
FROM ALL THE TEAM AT THE KOORI MAIL



Koori Mail
The Voice of Indigenous Australia



NOTICE TO GRANT MINING TENEMENTS

NATIVE TITLE ACT 1993 (CTH) SECTION 29

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

Tenement Type	No.	Applicant	Area*	Locality	Centroid	Shire
Exploration Licence	08/3743	TECHGEN METALS LTD	20BL	80.9km S'ly of Paraburdoo	Lat: 23° 55' S: Long: 117° 44' E	UPPER GASCOYNE SHIRE
Exploration Licence	08/3744	JUNO GOLD PTY LTD	56BL	78.3km E'ly of Mt Augustus	Lat: 24° 2' S: Long: 117° 37' E	UPPER GASCOYNE SHIRE
Exploration Licence	38/3966	GTT METALS GROUP PTY LTD	18BL	191.1km E'ly of Wiluna	Lat: 26° 41' S: Long: 122° 8' E	WILUNA SHIRE
Exploration Licence	38/3968	GTT METALS GROUP PTY LTD	17BL	199km NE'ly of Leinster	Lat: 26° 47' S: Long: 122° 15' E	LAVERTON SHIRE, WILUNA SHIRE
Exploration Licence	38/3969	GTT METALS GROUP PTY LTD	5BL	186km NE'ly of Leinster	Lat: 26° 54' S: Long: 122° 11' E	LAVERTON SHIRE
Exploration Licence	38/3970	GTT METALS GROUP PTY LTD	2BL	187.9km NE'ly of Leinster	Lat: 26° 56' S: Long: 122° 14' E	LAVERTON SHIRE
Exploration Licence	38/3973	BARACUS PTY LTD	4BL	187.6km NE'ly of Leinster	Lat: 26° 50' S: Long: 122° 9' E	LAVERTON SHIRE, WILUNA SHIRE
Exploration Licence	51/2127	GREAT WESTERN EXPLORATION LIMITED	62BL	87.7km NW'ly of Wiluna	Lat: 26° 11' S: Long: 119° 28' E	MEEKATHARRA SHIRE
Exploration Licence	51/2128	GREAT WESTERN EXPLORATION LIMITED	61BL	86km NW'ly of Wiluna	Lat: 26° 4' S: Long: 119° 34' E	MEEKATHARRA SHIRE
Exploration Licence	51/2251	YERRIDA CO PTY LTD	9BL	84.3km N'ly of Wiluna	Lat: 25° 51' S: Long: 120° 2' E	MEEKATHARRA SHIRE
Exploration Licence	51/2252	YERRIDA CO PTY LTD	19BL	84.3km N'ly of Wiluna	Lat: 25° 52' S: Long: 119° 58' E	MEEKATHARRA SHIRE
Exploration Licence	51/2253	YERRIDA CO PTY LTD	29BL	83.3km SE'ly of Peak Hill	Lat: 25° 59' S: Long: 119° 27' E	MEEKATHARRA SHIRE
Exploration Licence	51/2254	YERRIDA CO PTY LTD	53BL	59km SE'ly of Peak Hill	Lat: 25° 56' S: Long: 119° 12' E	MEEKATHARRA SHIRE
Exploration Licence	52/4404	AMERY HOLDINGS PTY LTD	32BL	81.9km S'ly of Paraburdoo	Lat: 23° 55' S: Long: 117° 50' E	MEEKATHARRA SHIRE, UPPER GASCOYNE SHIRE
Exploration Licence	57/1375	AURUMIN SANDSTONE PTY LTD	15BL	28km SE'ly of Sandstone	Lat: 28° 11' S: Long: 119° 27' E	SANDSTONE SHIRE
Exploration Licence	57/1458	RIO TINTO EXPLORATION PTY LIMITED	20BL	72.9km SE'ly of Sandstone	Lat: 28° 27' S: Long: 119° 49' E	MENZIES SHIRE, SANDSTONE SHIRE
Exploration Licence	70/6661	MID-WEST EXPLORATION PTY LTD	9BL	126.3km E'ly of Kalbarri	Lat: 27° 22' S: Long: 115° 23' E	MURCHISON SHIRE
Exploration Licence	70/6662	MID-WEST EXPLORATION PTY LTD	2BL	119.9km N'ly of Mullewa	Lat: 27° 27' S: Long: 115° 25' E	MURCHISON SHIRE
Exploration Licence	77/3253	BLACK DRAGON ENERGY (AUS) PTY LTD	6BL	33km S'ly of Marvel Loch	Lat: 31° 44' S: Long: 119° 36' E	YILGARN SHIRE
Exploration Licence	77/3254	BLACK DRAGON ENERGY (AUS) PTY LTD	1BL	31.8km S'ly of Marvel Loch	Lat: 31° 44' S: Long: 119° 35' E	YILGARN SHIRE
Prospecting Licence	15/6920	FMG RESOURCES PTY LTD	40.23HA	14.5km SW'ly of Coolgardie	Lat: 31° 2' S: Long: 121° 3' E	COOLGARDIE SHIRE
Prospecting Licence	25/2843	FORTIFY MINING PTY LTD	199.12HA	43.8km E'ly of Kalgoorlie	Lat: 30° 50' S: Long: 121° 54' E	KALGOORLIE-BOULDER CITY
Prospecting Licence	25/2844	MAHONEY, Reece Anthony	196.72HA	28.7km E'ly of Kalgoorlie	Lat: 30° 44' S: Long: 121° 46' E	KALGOORLIE-BOULDER CITY
Prospecting Licence	25/2852	FLEMING, Leo Glenn	198.52HA	30.2km E'ly of Kalgoorlie	Lat: 30° 41' S: Long: 121° 46' E	KALGOORLIE-BOULDER CITY
Prospecting Licence	27/2592	RESOURCE ASSETS PTY LTD	188.08HA	28.3km NE'ly of Kalgoorlie	Lat: 30° 32' S: Long: 121° 38' E	KALGOORLIE-BOULDER CITY
Prospecting Licence	27/2593	RESOURCE ASSETS PTY LTD	149.55HA	29.9km NE'ly of Kalgoorlie	Lat: 30° 31' S: Long: 121° 38' E	KALGOORLIE-BOULDER CITY
Prospecting Licence	27/2594	RESOURCE ASSETS PTY LTD	152.89HA	31.3km E'ly of Broad Arrow	Lat: 30° 30' S: Long: 121° 38' E	KALGOORLIE-BOULDER CITY
Prospecting Licence	27/2595	RESOURCE ASSETS PTY LTD	163.23HA	30.5km E'ly of Broad Arrow	Lat: 30° 30' S: Long: 121° 38' E	KALGOORLIE-BOULDER CITY
Prospecting Licence	27/2596	RESOURCE ASSETS PTY LTD	171.23HA	29.7km E'ly of Broad Arrow	Lat: 30° 30' S: Long: 121° 37' E	KALGOORLIE-BOULDER CITY
Prospecting Licence	36/1960	MANDALAY METALS PTY LTD	51.78HA	24.5km S'ly of Leinster	Lat: 28° 8' S: Long: 120° 38' E	LEONORA 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 exploration licences, which authorises the applicant to explore for minerals for a term of 5 years from the date of grant.

Notification day: 18 December 2024

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 **18 March 2025**. Any person who is, or becomes a native title party, is entitled to the negotiation and/or procedural rights provided in Part 2 Division 3 Subdivision P of *Native Title Act 1993 (Cth)*. Enquiries in relation to filing a native title determination application to become a native title party should be directed to the Federal Court of Australia, 1 Victoria Avenue, Perth WA 6000, telephone (08) 9268 7100.

Expedited procedure: The State of Western Australia considers that these acts are acts attracting the expedited procedure. Each licence may be granted unless, within the period of 4 months after the notification day (i.e. **18 April 2025**), a native title party lodges an objection with the National Native Title Tribunal against the inclusion of the statement that the State considers the grant of the licence is an act attracting the expedited procedure. Enquiries in relation to lodging an objection should be directed to the National Native Title Tribunal, Level 5, 1 Victoria Avenue, Perth, or GPO Box 9973, Perth, WA 6848, telephone (08) 9425 1000.

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

* - 1 Graticular Block = 2.8 km²

DMIRS_24438

Heritage Council of NSW

Heritage Act 1977

Notice of intention to consider listing on the State Heritage Register

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

The Heritage Council of NSW is considering whether to recommend the amendment of the State Heritage Register listing for Rose Seidler House (00261) to become the Seidler Family Precinct in acknowledgment of its heritage significance.

Seidler Family Precinct, Wahroonga

Written submissions on this listing amendment are invited from any interested person by 11:59pm 11 March 2025. Enquiries to Meggan Walker on (02) 9873 8500.

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

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

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

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

Heritage Council of NSW

Heritage Act 1977

Notice of intention to consider listing on the State Heritage Register

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

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

Lady Gowrie Child Centre, Erskineville

Written submissions on this listing are invited from any interested person by 9 February 2025. Enquiries to Darrienne Wyndham or Judith Coombes on (02) 9873 8500.

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

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

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

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

Wandoo Field Environment Plans Consultation

SEEKING RELEVANT PERSONS

VERMILION ENERGY



Vermilion is seeking to consult with relevant persons whose functions, interests or activities may be affected by proposed activities in the Wandoo Field.

Vermilion Oil and Gas Australia is a subsidiary of Vermilion Energy and has operated in Australia for over 20 years. Our Australian operations focus on exploring for and developing oil and gas from the Wandoo Field off the shore of Western Australia.

The Wandoo Field is located in Commonwealth waters within the Carnarvon Basin, approximately 80km northwest of the port of Dampier and 110km northeast of Barrow Island. It operates at a water depth in the range from 50m - 60m.

Our Activities

Vermilion wishes to continue developing and producing from its existing exploration permit WA-14-L. The Wandoo Field currently operates under existing accepted Environmental Plans for both production and well construction.

However, Vermilion is preparing two Environment Plans for submission to the National Offshore Petroleum Safety and Environmental Management Authority (NOPSEMA).

Relevant Person Information

Learn more about who is a relevant person to be consulted, the environment that may be affected by the proposed activities, and the proposed control measures on our website.

Project Location



Your Feedback

If you think you may be a relevant person, please contact us to discuss consultation or provide feedback at the below channels.

We are asking relevant persons to provide feedback by 17 January 2025.

For More Information

Email: abu.consultation@vermilionenergy.com

To visit our website, scan the QR code

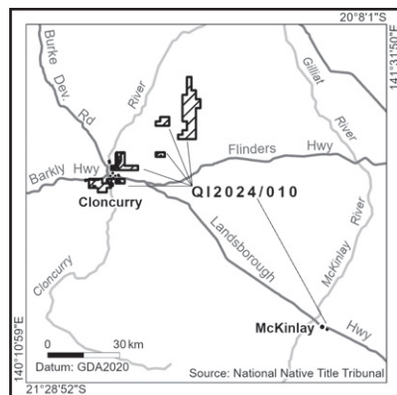


www.vermilionenergy.com/our-operations/australia/wandoo-consultation-activities



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

Notification day: 25 December 2024



QI2024/010 Mitakoodi and Mayi People Tenure Resolution ILUA

Description of the agreement area:

The agreement area covers a combined area of about 216 sq km and is located in the area surrounding Cloncurry and south east of McKinlay

Relevant LGAs: Cloncurry and McKinlay Shire Councils

The agreement contains the following statements:

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

5. Consents and Validations

5.1 The Parties:

- (a) consent to the doing of the Agreed Acts to the extent that they are Future Acts; and
- (b) agree to the validating of any of the Agreed Acts, which are also Future Acts, done prior to Registration.

5.2 The Parties consent to the validation of any Future Acts done in that part of the Agreement Area identified in Part A of Schedule 1 prior to the Execution Date by the State to the extent they were done invalidly for the purposes of Native Title and can be validated in this Agreement.

5.4 The Parties consent to the validation of [certain acts in relation to exploration permits for minerals EPM 7085, 8609, 8586 and 8588] to the extent that they were done invalidly and can be validated in this agreement[.]

5.5 The Parties consent to the Surrender of all Native Title Rights and Interests to the State over the Surrender Area.

5.6 The Parties consent to [any future renewals, amendments, or extensions pursuant to the Land Act to a certain term lease in the Lawlor Lease Area and a certain term lease in the Tonkin Lease Area each for a term ending no later than 20 years after Registration].

5.7 Clauses 5.1(a), 5.5 and 5.6 is a statement for the purposes of section 24EB(1)(b) of the NTA and clauses 5.1(b), 5.2, 5.3 and 5.4 are statements for the purposes of section 24EBA(1)(a) of the NTA.

5.8 To the extent that any of the acts that are validated and/or consented to under this Agreement, including the Agreed Acts, are Future Acts, the Parties acknowledge that the Non-Extinguishment Principle applies, other than to any Surrender.

5.9 The Parties agree that any Surrender permanently extinguishes all Native Title Rights and Interests in the area of the Surrender from the date the Surrender takes effect.

5.10 To the extent that part 2, division 3, subdivision P of the NTA would otherwise apply to a Future Act or class of Future Acts for which consent is given in this Agreement, the parties agree that part 2, division 3, subdivision P is not intended to apply.

6. Surrender

6.1 In accordance with clause 5.5, the Native Title Party surrenders all Native Title Rights and Interests over the Surrender Area.

6.2 The Surrender takes effect upon Registration of this Agreement.

7. Tenure Regularisation over McKinlay Shire Council rubbish tip

7.1 The Parties consent, to the extent that they are Future Acts:

(a) to the State taking the following steps to regularise tenure over the McKinlay Shire Council rubbish tip following Registration: [excise that part of Lot 23 on AL76 that is subject to encroachment from the current Reserve for Township Purposes held by McKinlay Shire Council as trustee under the Land Act (Lot 23 Encroached Area); reconfigure Lot 7 on AL33 to include the Lot 23 Encroached Area; and dedicate the Lot 23 Encroached Area as a Reserve for Sanitary Purposes (the "New Sanitary Reserve") and appoint the McKinlay Shire Council as trustee]; and

(b) to all acts:

(i) done under or in accordance with the New Sanitary Reserve; or

(ii) in the area covered by the New Sanitary Reserve, as long as the act's impact on Native Title is no greater than the impact that any act that could have been done under or in accordance with the Sanitary Reserve would have done.

Schedule 7 Agreed Acts

1. The dedication of any Reserve over any part of any of the ALA Lots and any of the Freehold Lots prior to any grant of Aboriginal Land over the ALA Lots or any grant of fee simple under the Land Act over any of the Freehold Lots provided that prior to the dedication of any reserve the State obtains the written consent of the Mitakoodi and Mayi People Native Title Aboriginal Corporation to the dedication including the dedicated purpose and the appointment of any trustee.

2. Any declaration of the ALA Lots as Transferable Land and any grant of Aboriginal Land over the ALA Lots to the Mitakoodi and Mayi People Native Title Aboriginal Corporation in accordance with clause 9.

3. Any Future Acts done by the Mitakoodi and Mayi People Native Title Aboriginal Corporation, or the Grantee at the relevant time, in the ALA Lots in accordance with the ALA and/or a grant of Aboriginal Freehold, including, for example, the grant of any leases.

4. Any deed of grant in fee simple under the Land Act over the Freehold Lots to the Mitakoodi and Mayi People Native Title Aboriginal Corporation in accordance with clause 9.

5. Any act that is necessary for, or consequential on, the doing of any of the acts described above in this Schedule 7.

6. Any variation of this Agreement that the parties are authorised, and agree, to make under section 24ED of the NTA.

"Aboriginal Land" means a grant in fee simple under section 38 of the ALA; "Agreed Acts" means the acts specified in Schedule 7; "Agreement" means [the Mitakoodi and Mayi People Tenure Resolution Indigenous Land Use Agreement (ILUA)], including all schedules to [the ILUA]; "Agreement Area" means the land and waters described in Part A, Part B and Part C of Schedule 1 and depicted on the map in Schedule 2; "ALA" means the Aboriginal Land Act 1991 (Qld); "ALA Lots" means those areas identified in Part A of Schedule 5 and depicted on the map in Part A of Schedule 6; "Cloncurry Hospital Site" means that part of the Agreement Area described as Lot 43 on AP23963 and Lot 33 on BD68; "Execution Date" means the date of this Agreement or, where the parties sign the Agreement on different dates, the date on which the last party signs the Agreement; "Freehold Lots" means those areas identified in Part B of Schedule 5 and depicted on the map in Part B of Schedule 6; "Future Act" has the meaning given in the NTA; "Grantee" means a grantee under the ALA; "Land Act" means the Land Act 1994 (Qld); "Lawlor Lease Area" means that part of the Agreement Area described as Lot 51 on SP265801; "Mitakoodi and Mayi People Native Title Aboriginal Corporation" means the Mitakoodi and Mayi People Native Title Aboriginal Corporation ICN: 10313, being the entity to be nominated as the Prescribed Body Corporate for the Part A Determination; "Native Title" has the meaning given in the NTA; "Native Title Claim" means the Mitakoodi and Mayi People #5 native title determination application filed on 8 July 2015 in the Federal Court of Australia as amended from time to time (Federal Court proceeding No. QUD 556 of 2015); "Native Title Claim "Part A" means that part of the Native Title Claim designated as "Part A" in the orders of Justice Perry in QUD 556 of 2015 dated 25 March 2022; "Native Title Party" means, (a) before the Part A Determination: (i) the Applicant; and (ii) the Mitakoodi and Mayi People Native Title Aboriginal Corporation; and (b) after the Part A Determination, the Mitakoodi and Mayi People Native Title Aboriginal Corporation. "Native Title Rights and Interests" has the meaning given in the NTA; "Non-Extinguishment Principle" has the meaning given in the NTA; "NTA" means the Native Title Act 1993 (Cth); "Part A Determination" means the determination of Native Title proposed to be sought in relation to the Native Title Claim "Part A"; "Parties" means the State of Queensland and the Native Title Party; "Reserve" means a reserve dedicated under the Land Act; "Register of Indigenous Land Use Agreements" has the meaning given in the NTA; "Registered" means registered on the Register of Indigenous Land Use Agreements; "Registration" means the date on which this Agreement is Registered; "State" means the State of Queensland; "Surrender" means the surrender to the State (and the permanent extinguishment of) all Native Title Rights and Interests in the Surrender Area; "Surrender Area" means the area described in Schedule 3 and depicted on the map in Schedule 4; "Tonkin Lease Area" means that part of the Agreement Area described as Lot 151 on CP911698; "Transferable Land" has the meaning given in the ALA.

Parties to the agreement and their contact addresses:

State of Queensland acting through the Department of Natural Resources and Mines, Manufacturing, and Regional and Rural Development (Applicant)	c/- Native Title Indigenous Land Services, Department of Resources and Critical Minerals PO Box 15216, City East QLD 4002
Mitakoodi and Mayi Native Title People Aboriginal Corporation ICN 10313 (Corporation) (Native Title Party)	c/- Michael Owens Lawyer and Consultant PO Box 1989, Aitkenvale QLD 4814
Tanya Kum Sing, Pearl Connelly, Kay Douglas, Norman Douglas, Ronald Major, Sharn Fogarty, Clyde Fogarty, JustinASSE and Kristal Chapman as the Applicant for the Mitakoodi and Mayi People #5 Native Title Claim on behalf of the Mitakoodi and Mayi People (Native Title Claim Group) (Native Title Party)	c/- Just Us Lawyers PO Box 120, Red Hill QLD 4059

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

Any person claiming to hold native title in relation to land or waters in the area covered by the agreement may wish, in response to this notice, to make a native title determination application or equivalent application under a law of a state or territory in respect of any part of the area. The application must be made by 25 March 2025. If that application is registered on the Register of Native Title Claims, the registered native title claimants must be a party to this agreement before it can be registered.

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

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

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