

Notice of an application for determination of native title in Queensland



National Native Title Tribunal

Notification day: 4 May 2022

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 3 August 2022**. Further information regarding how to file a Form 5 is available from www.fedcourt.gov.au. After **3 August 2022**, 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: Ann-marie Keating on behalf of the Wallara People, Clan of the Koko-Muluridji

Federal Court File No: QUD224/2021

Date filed: 7 July 2021

Registration test status: The Native Title Registrar has **not accepted** this application for registration. Although this application has not been registered, the Federal Court may still refer the application for mediation and/or make a determination in relation to it

Description: The application area covers approximately 995 sq km, located west of Cairns, south of Port Douglas and north of Atherton

Relevant LGAs: Mareeaba Shire Council and Tablelands Regional Council

For assistance and further information about this application, call Sylvia Jagtman on 07 3052 4248 or visit www.nntt.gov.au.

Notice of an application for determination of native title in South Australia



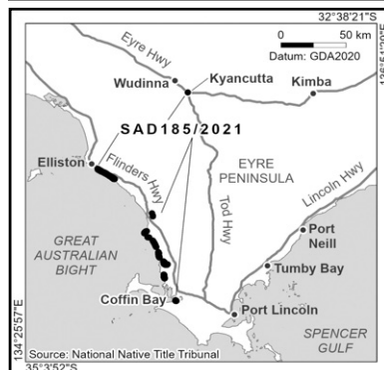
National Native Title Tribunal

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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: Brenton Weetra and Ors and the State of South Australia (Nauo #4)

Federal Court File No: SAD185/2021

Date filed: 15 October 2021

Registration test status: The Native Title Registrar has **not accepted** this application for registration. Although this application has not been registered, the Federal Court may still refer the application for mediation and/or make a determination in relation to it

Description: The application area covers 27 land parcels totalling about 7.4 sq km, located along the west coast of the Eyre Peninsula between Elliston and Coffin Bay

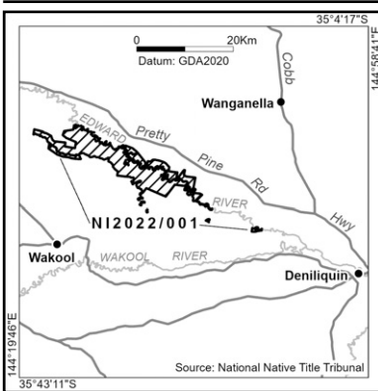
Relevant LGAs: The District Councils of Elliston, Lower Eyre Peninsula and Wudinna

For assistance and further information about this application, call Huia McGrath on 08 6317 5442 or visit www.nntt.gov.au.

Notice of an application to register an area agreement on the Register of Indigenous Land Use Agreements in New South Wales
Notification day: 27 April 2022



National Native Title Tribunal



NI2022/001 Werai Lands ILUA

Description of the agreement area:

The agreement area covers about 118 sq km and is located approximately 18 km northwest of Deniliquin, 21 km southwest of Wanganella and 17 km north of Wakool, extending along the Edward River

Relevant LGAs: Edward River Council and Murray River Council

The agreement contains the following statements:

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

6.3 [The Minister and/or the Secretary shall, at no cost to Werai Corporation:

- (a) remove or breach any illegal levee banks within the Werai Lands, being the parcels of land subject to the agreement;
- (b) erect a boundary fence between Werai Lands and Balpool and Werai Lands and Baratta;
- (c) erect replacement fences between the private freehold land known as "Baratta Station" and the Werai Lands, and the private freehold land known as "Balpool Station" and the Werai Lands, taking into account all relevant environment features as reasonably practicable and complying with State

Environmental Planning Policy (Exempt and Complying Development Codes) 2008 and any relevant council policy or guideline under that Policy;

(d) erect signage with locations, content and design of the signs to be determined by Werai Corporation].

6.4 [The Minister shall Transfer the Werai Lands in fee simple to Werai Corporation].

6.6 (a) To the extent that:

- (i) [any act done in accordance with this clause 6 by NSW Department of Planning Industry and Environment or by the Minister in preparing or lodging the Transfer of a parcel of the Werai Lands];
- (ii) the Transfer of any parcel of the Werai Lands; or
- (iii) any other act done under or in accordance with this Agreement,

is a Future Act:

(iv) [the Parties consent to the doing of the act or the Transfer in accordance with this Agreement];

(v) [the "right to negotiate" provisions in Subdivision P of the Native Title Act 1993 (Cth) are not intended to apply to the doing of the act or the Transfer].

["Transfer" means the transfer of a parcel of the Werai Lands to Werai Corporation in fee simple in accordance with clause 6, the National Park Estate (Riverina Red Gum Reservations) Act 2010 (NSW) and the Real Property Act 1900 (NSW)].

["Werai Traditional Owners" means the persons who are intended to comprise all those persons who claim to hold native title in relation to the Werai Lands].

Parties to the agreement and their contact addresses:

Werai Land and Water Aboriginal Corporation (ICN 8425) (Werai Corporation); and Stewart Taylor, Deidre Hamilton, Jeanette Crew and Neville Whyman for and on behalf of the Werai Traditional Owners c/- NTSCORP Limited, PO Box 2105, Strawberry Hills NSW 2012	Minister for Energy and Environment of the State of NSW, in his capacity as the Minister administering the <i>National Parks and Wildlife Act 1974</i> (NSW) (Minister); and Secretary of the Department of Planning and Environment (Secretary) c/- NSW National Parks and Wildlife Service, PO Box 1049, Griffith NSW 2680
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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 27 July 2022.** 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.

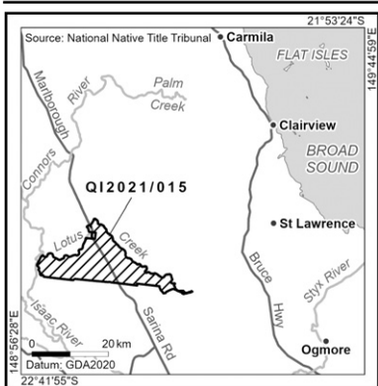
For assistance and further information about this application, call Sylvia Jagtman on 07 3052 4248 or visit www.nntt.gov.au.

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



National Native Title Tribunal

Notification day: 27 April 2022



QI2021/015 Barada Kabalbara Yetimarala People and Lotus Creek Wind Farm ILUA

Description of the agreement area:

The agreement area covers about 239 sq km and is located about 35 km west of St Lawrence and extends southwest of Lotus Creek

Relevant LGA: Isaac Regional Council

The agreement contains the following statements:

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

6.1 [(a) The Parties agree and consent to the Agreed Acts and the undertaking of the Project.

(d) For the purposes of s 24EB(1)(c) of the Native Title Act 1993 (Cth) (NTA) and reg 7(5)(b) of the Native Title (Indigenous Land Use Agreements) Regulations 1999 (Cth), the Parties agree that Subdivision P, Division 3, Part 2 of the NTA is not intended to apply to any Agreed Acts or the undertaking of the Project on and from the date this agreement is registered];

7. [(a) The Native Title Party and the Native Title Claimants consent and agree to any Agreed Acts being applied for or granted to, and also to the Project or any part of it being undertaken by, a Third Party, either separately to or jointly with Lotus Creek (by agreement with Lotus Creek)];

Agreed Acts [means the grant, variation, extension, substitution, replacement or renewal of any Approval for the undertaking of the Project on the ILUA Area including: (a) the addition of a purpose relating to the production, transmission, storage or metering of energy from a renewable source to the tenure the subject of the ILUA Area under s 154(2)(b) of the Land Act 1994 (Qld) (**Land Act**); and (b) any other Approval for the production, transmission, storage or metering of energy on the ILUA Area, including under the Electricity Act 1994 (Qld), Environmental Protection Act 1994 (Qld), Environment Protection and Biodiversity Conservation Act 1999 (Cth), Forestry Act 1959 (Qld), Land Act, Planning Act 2016 (Qld), Vegetation Management Act 1999 (Qld), Water Act 2000 (Qld), local government by-laws and ordinances and any other legislation, regulation, by-law, ordinance, or other instrument required for the Project];

Approval [means any grant of tenure, title, authorisation, lease, sub-lease, licence, permit, approval, declaration, development approval, easement, right, certificate, consent, exercise of a discretion, direction or notice from or by any government agency or authority, land owner or State lease holder];

Native Title Claimants [means the persons claiming to hold native title in the ILUA Area as described in the native title determination application QUD13/2019 Sam Dallachy and Ors on behalf of the Barada Kabalbara Yetimarala People v State of Queensland & Ors];

Project [means the development, planning, construction, commissioning, operation, modification, expansion, extension, maintenance and decommissioning of the equipment and infrastructure in the ILUA Area associated with the Wind Farm including substations, switchyard, energy storage systems, energy metering, electrical connections, powerlines and transmission lines, operation and maintenance facilities, overhead and underground electrical cabling, hardstands, construction compounds, access tracks, road widening, offsets which may include any or all of stock exclusion, assisted regeneration, revegetation, pest animal and weed control and fire management, vegetation management and temporary construction laydown areas, and includes all infrastructure and anything incidental to any purpose listed above];

Third Party means any person other than Lotus Creek or the Native Title Parties, and includes Queensland Electricity Transmission Corporation Limited trading as Powerlink Queensland ABN 82 078 849 233.

Wind Farm means the wind farm proposed to be developed on land in the vicinity of the ILUA Area.

Parties to the agreement and their contact addresses:

Sam Dallachy, Vanessa Saunders, Norman Ross, Margaret Hornagold, Anthony Henry, Elizabeth Doyle and Davina Tilberoo on behalf of the Barada Kabalbara Yetimarala People (Native Title Party) c/- Queensland South Native Title Services Level 10, 307 Queen Street, Brisbane QLD 4000	Lotus Creek Wind Farm Pty Ltd c/- King & Wood Mallesons Level 33, Waterfront Place 1 Eagle Street, Brisbane QLD 4000
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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 27 July 2022.** 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 further information about this application, call Sylvia Jagtman on 07 3052 4248 or visit www.nntt.gov.au.

WaterNSW and Natural Resources Access Regulator (NRAR)

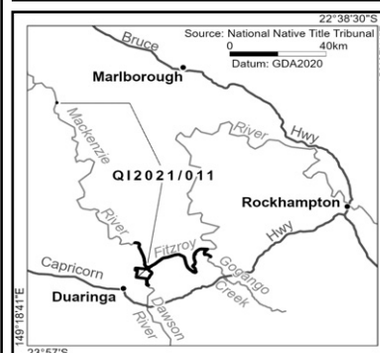
WaterNSW and the Natural Resources Access Regulator (NRAR) wish to advise customers and the community about changes to application advertising. Under recent amendments to Clause 26 Section 7 of the Water Management (General) Regulations 2018, applications made to the respective agencies that require advertising will no longer need to be featured in newspapers. From January 2022, these applications will be advertised for the required 28 days on the respective agency's website. For more information and to view a list of current applications, please visit water.nsw.gov.au/advertised-applications or nrar.nsw.gov.au/public-notices.

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

Notification day: 27 April 2022



National Native Title Tribunal



QI2021/011 Gaangalu Nation People Rookwood Weir Project ILUA

Description of the agreement area:

The agreement area covers about 26 sq km and is located over parts of the Dawson, Fitzroy and Mackenzie Rivers, part of Gogango Creek and the Duaringa Aboriginal Reserve

Relevant LGAs: Central Highlands Regional Council, Rockhampton Regional Council and Woorabinda Aboriginal Shire Council

The agreement contains the following statements:

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

5.1 The parties consent to the doing of the Agreed Acts to the extent that they are Future Acts.
5.2 [The parties consent to the validation of any Prior Project Act to the extent it is a Future Act, was done invalidly for the purposes of native title, and can be validated in this agreement];

"Agreed Acts" [means all acts necessary to give effect to this agreement including a Project Act and any act undertaken by the State to enable a Project Act for the Rookwood Weir Project; any act undertaken for the State for the management of the Rookwood Weir, including any act required under an environmental Approval to manage the environmental impact of the Rookwood Weir; the grant of any Approval necessary for the management of the Rookwood Weir; the registration of any Public Utility Easement for the operation of the Rookwood Weir; the grant of an Approval and any activity for the opening, closure, maintenance, repair or realignment of any road or water crossing infrastructure for the Rookwood Weir; any variation of this Agreement, including any assignment by a party of its rights under this Agreement];

"AMTD" means adopted middle thread distance;

"Approval" [means any approval, authorisation, consent, easement, lease, licence, notice, permit, right, tenure and title granted by a government agency];

"Foleyvale Crossing" [means the realignment of Apis Creek Road, the construction of a bridge over the Mackenzie River including the removal of the existing crossing structure];

"Prior Project Act" [means a Project Act that was done prior to the agreement being registered];

"Project Act" [means any act done in the agreement area for the purposes of the Rookwood Weir Project, including the construction of the Rookwood Weir; road openings, closures, realignment and upgrades, including works in relation to Riverslea Crossing and Foleyvale Crossing; the construction and removal of river crossing infrastructure in connection with the Rookwood Weir, including works in relation to Riverslea Crossing and Foleyvale Crossing; the registration of any Public Utility Easement required for the Rookwood Weir; the construction of the Tartarus Weir Fish Passage; the grant of any Approval and any ancillary activity for any of the things described in this definition];

"Public Utility Easement" means a public utility easement under the Land Act 1994 (Qld) or the Land Title Act 1994 (Qld);

"Riverslea Crossing" [means the realignment of Riverslea Road and Rookwood Road, the construction of a bridge over the Fitzroy River and the removal of the existing culvert crossing structure];

"Rookwood Weir" [means the ogee crest spillway weir to be located on the Fitzroy River at approx. 265.3 AMTD and includes any Public Utility Easement to facilitate the Rookwood Weir];

"Rookwood Weir Project" [means the construction and maintenance of the Rookwood Weir, including works done in connection with Riverslea Crossing and Foleyvale Crossing; the registration of Public Utility Easements for the Rookwood Weir and all incidental activities];

"Tartarus Weir Fish Passage" [means works to facilitate fish movement upstream and downstream of the existing weir structure located on the Mackenzie River at approx. 429.5km AMTD and includes the excavation of an upstream inlet and in-river channel downstream of the existing weir structure; the construction of an engineered passage to facilitate fish movement and the occupation of temporary use areas for storing construction materials and site office buildings].

Parties to the agreement and their contact addresses:

State of Queensland (State) c/- Department of Regional Development, Manufacturing and Water PO Box 15216, City East QLD 4002	Gaangalu Nation People c/- Saylor Legal PO Box 4017, Vincent QLD 4814
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Responses to an application to register an ILUA—where the application has not been certified:

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ARABANA NATIVE TITLE COMMON LAW HOLDERS INFORMATION SESSION

All Arabana People (described below) are invited to attend a Native Title Information Session in relation to the following native title determinations:

- SAD 6025/1998 Arabana No 1
- SAD 38/2013 Arabana No 2 Part 1.

DATES: Saturday and Sunday, the 23rd and 24th April 2022

TIME: Saturday 1pm to 4pm
Sunday 10am to 2pm

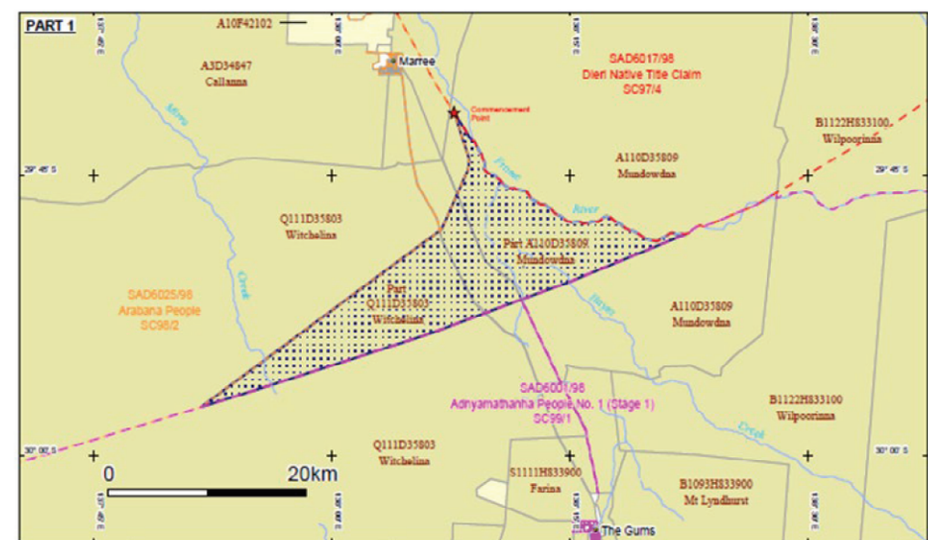
PLACE: West Augusta Football Club
13 Gardiner Avenue, Port Augusta West, SA

WHO SHOULD ATTEND THE INFORMATION SESSIONS?

All Arabana People who self-identify as Arabana and who are recognised as being Arabana by other Arabana People based on:

1. affiliation, including by adoption from an Arabana parent or grandparent, or
2. long term co-residence with Arabana People on the Arabana Country;
3. and who satisfy one or more of the following criteria:
 - (a) Being raised in Arabana country and being bound by its system of law and custom;
 - (b) Living and behaving appropriately with Arabana people in accordance with Arabana laws and customs;
 - (c) Having knowledge of Arabana country and its stories and taking appropriate responsibility, under Arabana custom and law, for that knowledge;
 - (d) Having knowledge of Arabana society and the relationships of people within it and seeking to maintain proper relationships amongst Arabana people;
 - (e) Having knowledge of Arabana language;
 - (f) Displaying an active interest and engagement in Arabana affairs.

PURPOSE OF THE INFORMATION SESSIONS



To be informed of the following matters:

Saturday the 23rd of April 2022

1. To hear a presentation by the Arabana Negotiation Team of the progress and plans for an agreement with BHP over their water use from the Great Artesian Basin and their impact on Arabana lands and to provide feedback to the Negotiation Team.

Sunday the 24th of April 2022

2. To hear presentations by representative of Rio Tinto, FMG Resources, Strategic Energy Resources, BHP and Oz Minerals about their plans to undertake mining exploration activities on Arabana land.
3. To hear an explanation of the Part 9B Mining Exploration Agreements that will be negotiated with the above companies by the Arabana Aboriginal Corporation RNTBC on behalf of the common law holders.
4. To discuss the Arabana Aboriginal Corporation RNTBC becoming the Prescribed Body Corporate (PBC) of the Arabana No. 2 Part 1 Claim area as agents for the Native Title Holders (see map below).
5. To discuss the Arabana Aboriginal Corporation RNTBC entering into a Part 9B Mining Exploration Agreement with Rio Tinto in the above area if the appointment as PBC is approved.

A copy of the Consent Orders in the Arabana No 2 Part 1 Claim, a draft of the Part 9B Mining exploration agreement and a copy of a BHP presentation about the type of work they wish to undertake can be obtained from the Arabana Aboriginal Corporation RNTBC website at www.arabana.com.au.

VOTING

Please note, no vote will be taken on the day on any of these proposals. This is an information session only.

A vote on these proposals by postal ballot will be undertaken after this information session. Postal votes will be posted to all members of the Arabana Aboriginal Corporation RNTBC and registered Arabana Common Law Holders.

If you are an Arabana Common Law Holder, but not registered, you may do so by making an application for membership of the Arabana Aboriginal Corporation RNTBC, or registration as an Arabana Common Law Holder by downloading the forms from the above website or requesting the documents from the Arabana office, (ph 08 8641 1583) and returning the completed form to the Arabana office by post to 48 Flinders Terrace, Port Augusta 5700 or PO Box 609 Port Augusta 5700 or via the email below by the 5th of May 2022.

ATTENDANCE BY MS TEAMS

If you are unable to attend in person, you may attend by using Microsoft Teams. If you wish to do this, please contact the Arabana office via the email below and a link will be sent to you. Please note, the meeting will be video recorded.

ASSISTANCE TO ATTEND THE INFORMATION SESSIONS

Some limited travel and accommodation assistance will be available to members at the information session. For further information on assistance please see the Arabana website.

Please remember to be Covid safe and do not attend if you are unwell or a close contact of someone who is. Masks are mandatory at the information session.

For further information please contact: admin@arabana.com.au.

AUTHORISED BY THE NAMED APPLICANTS OF THE ARABANA NO 2 NATIVE TITLE CLAIM AND THE DIRECTORS OF THE ARABANA ABORIGINAL CORPORATION RNTBC

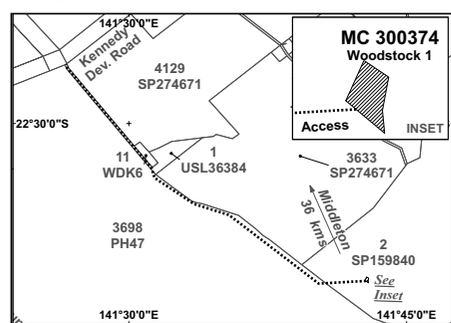


NOTICE OF PROPOSED GRANT OF MINING CLAIMS

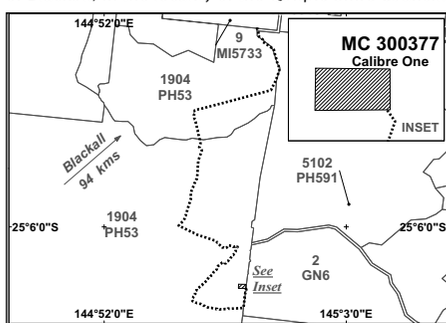
NATIVE TITLE ACT 1993 (CTH) SECTION 29

The Queensland Minister for Resources, 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 Mining Claims (MCs) 300374, 300377, 300378, 300383, 300386, 300390, 300394, 300395, 300403, 300404, 300409, 300410, 300416 and 300417, shown below under the *Mineral Resources Act 1989* (Qld).

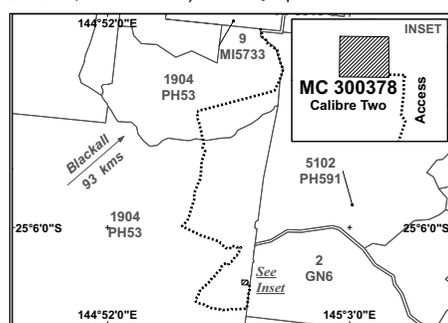
Mining Claim 300374 sought by Marie Mawn, over an area of 11 ha, centred approximately 36 km southeast of Middleton, in the locality of the Winton Shire Council.



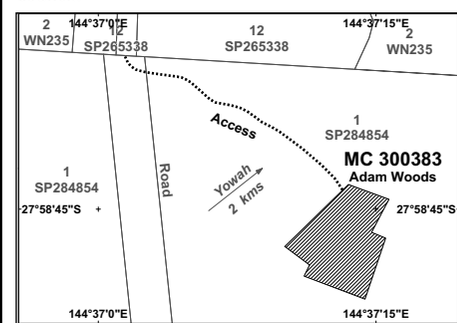
Mining Claim 300377 sought by Gavin Rodney Marshall (50%) and Susan Jane Marshall (50%), over an area of 19.6 ha, centred approximately 94 km southwest of Blackall, in the locality of the Quilpie Shire Council.



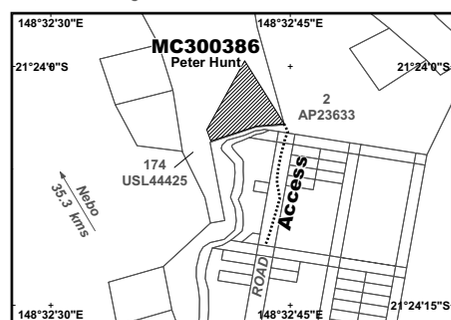
Mining Claim 300378 sought by Gavin Rodney Marshall (50%) and Susan Jane Marshall (50%), over an area of 18.14 ha, centred approximately 93 km southwest of Blackall, in the locality of the Quilpie Shire Council.



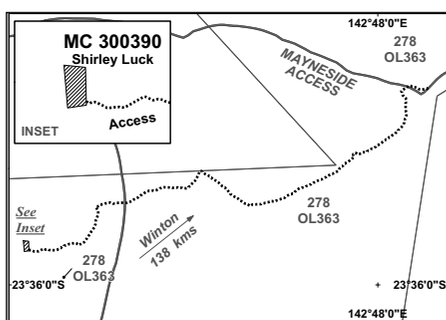
Mining Claim 300383 sought by Adam Jason Woods, over an area of 1.694 ha, centred approximately 2 km southwest of Yowah, in the locality of the Paroo Shire Council.



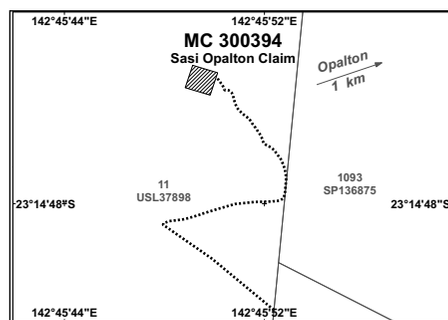
Mining Claim 300386 sought by Peter George Hunt, over an area of 9957 m², centred approximately 35.3 km north-northwest of Nebo, in the locality of the Isaac Regional Council.



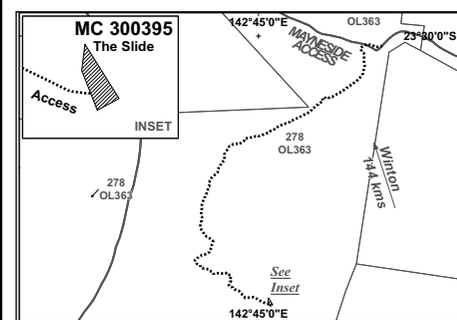
Mining Claim 300390 sought by Rae Shirley Jackson, over an area of 13.24 ha, centred approximately 138 km south-southwest of Winton, in the locality of the Winton Shire Council.



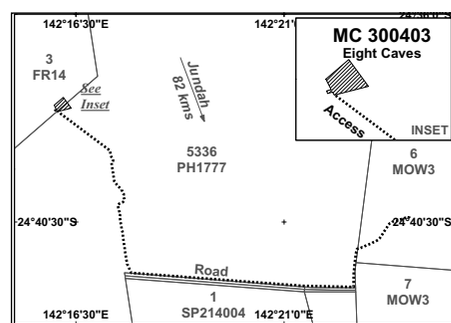
Mining Claim 300394 sought by Michael John Hubbard, over an area of 0.087 ha, located at Opalton, in the locality of the Winton Shire Council.



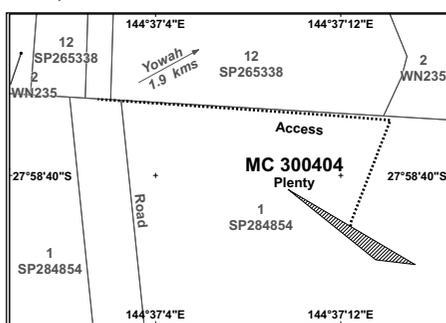
Mining Claim 300395 sought by Kerry John Ashley Jackson, over an area of 6.793 ha, centred approximately 144 km south of Winton, in the locality of the Winton Shire Council.



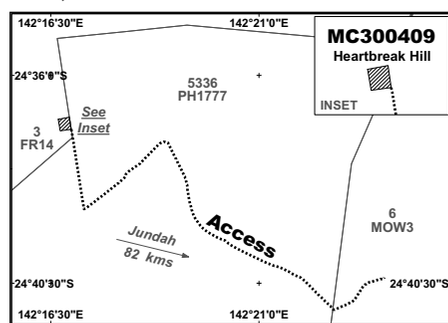
Mining Claim 300403 sought by Terry Norman Geran, over an area of 19.3 ha, centred approximately 82 km west-northwest of Jundah, in the locality of the Barcoo Shire Council.



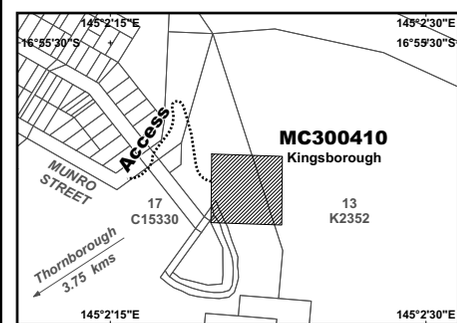
Mining Claim 300404 sought by Norman Alexis Nieuwland, over an area of 1870 m², centred approximately 1.9 km southwest of Yowah, in the locality of the Paroo Shire Council.



Mining Claim 300409 sought by Erin Marie Geran and Terry Norman Geran, over an area of 19.6 ha, centred approximately 82 km west-northwest of Jundah, in the locality of the Barcoo Shire Council.



Mining Claim 300410 sought by Judd Richard Foxlee, over an area of 1 ha, centred approximately 3.75 km northeast of Thornborough, in the locality of the Mareeba Shire Council.

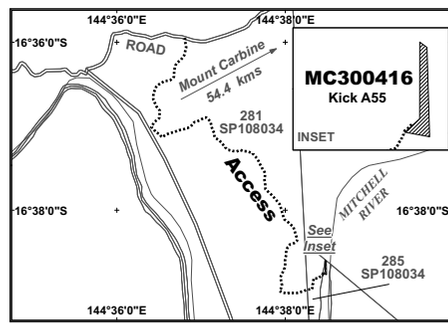


Nature of Act(s): The grant of Mining Claims under the *Mineral Resources Act 1989* (Qld), authorises the holder to mine and carry out associated activities subject to the *Mineral Resources Act 1989* (Qld), for a term not exceeding ten (10) years, with the possibility of renewal for a term not exceeding ten (10) years.

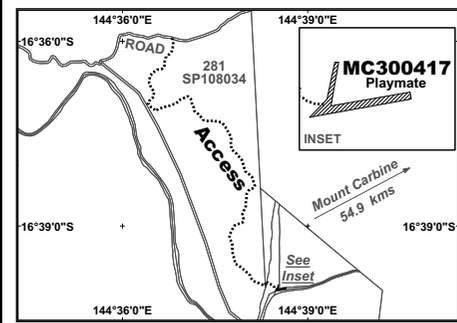
Name and Address of person doing Act(s): It is proposed that the Mining Claims be granted subject to the provisions of the *Mineral Resources Act 1989* (Qld) by the Queensland Minister for Resources, PO Box 15216, City East, Queensland, 4002.

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 Mining Claims. 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: (07) 3248 1100 or Email: qldreg@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) 3307 5000 or 1800 640 501.

Mining Claim 300416 sought by Rai Pickering, over an area of 9600 m², centred approximately 54.4 km west-southwest of Mount Carbine, in the locality of the Mareeba Shire Council.



Mining Claim 300417 sought by Rai Pickering, over an area of 9300 m², centred approximately 54.9 km west-southwest of Mount Carbine, in the locality of the Mareeba Shire Council.



Further Information: Further information about the proposed grant of Mining Claims, including extract of plans showing the boundaries of the Mining Claim Applications may be obtained from the Department of Resources, Mining Registrar, Mineral Assessment Hub, Level 9, Verde Tower, 445 Flinders Street, Townsville, Queensland, 4810. Telephone: (07) 4447 9230 or Email: MineralHub@resources.qld.gov.au.

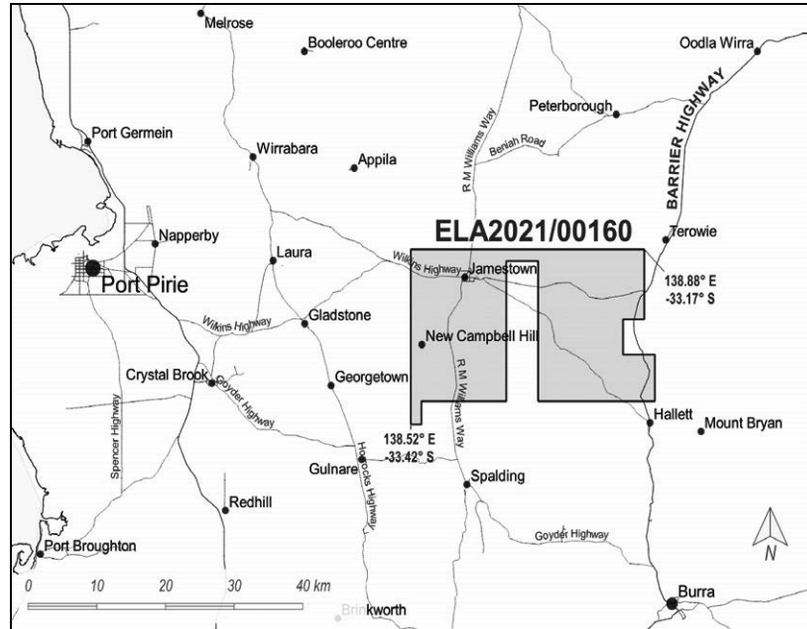
Notification Day: 11 May 2022



NOTICE INITIATING NEGOTIATIONS WITH NATIVE TITLE PARTIES MINING ACT 1971 (SA) – SECTION 63M

TAKE NOTICE that Ecostorage Solutions Pty Ltd ACN 653 988 419, registered applicant of Exploration Licence Application 2021/00160, propose to undertake mineral exploration activities in respect of the land within ELA 2021/00160 (the Land).

Land



(AREA: approximately 717 square kilometres)

Nature of proposed mineral exploration activities under the Mining Act 1971

Exploration activities may include: reconnaissance; mapping; ground geophysics; surface geochemistry; airborne geophysics; limited clearing for access and drilling; various drilling methods; environmental surveys; rehabilitation; and any other activities permitted under the terms of ELA 2021/00160 (upon grant) or by any provision of the Mining Act 1971 or its regulations.

The proposed activities will be authorised by the following exploration authorities under the Mining Act 1971 (SA):

ELA 2021/00160 (upon grant) of which Ecostorage Solutions Pty Ltd is the registered applicant.

Ecostorage seeks to negotiate a native title mining agreement in respect of the Land and proposed exploration operations with native title parties under Part 9B of the Mining Act 1971 (SA).

Process for approval

Any person who holds or may hold native title in the Land is invited to contact Ecostorage for the purpose of negotiating an agreement in respect of the proposed exploration operations on the Land.

If, four (4) months after this notice is given as required by the Mining Act 1971, there are no persons registered under the law of the State or the Commonwealth as the holders of, or claimants to, native title in the Land, Ecostorage may apply ex parte to the Environment, Resources and Development Court for a summary determination authorising entry to the land for the purpose of carrying out mining operations on the Land, and the conduct of mining operations on the Land.

Contact

Ecostorage can be contacted at:
AMETS
PO Box 563 East Maitland NSW 2323
sa@amets.com.au

NOTICE OF PROPOSED GRANT OF AN EXTRACTIVE MINERAL LEASE NATIVE TITLE ACT 1993 (CTH) SECTION 29

The Honourable Nicole Manison MLA, the Northern Territory Minister for Mining and Industry, C/- Department of Industry, Tourism and Trade, GPO Box 4550 DARWIN NT 0801, hereby gives notice in accordance with section 29 of the *Native Title Act 1993* (Commonwealth) of her intent to do an act(s) namely to grant the following extractive mineral lease application.

The application to which this notice applies:

<p>Extractive Mineral Lease 33031 sought by TERRITORY SANDS PTY LTD, ACN 632 797 972 over an area of 100 Hectares depicted below for a term of 10 years, within the WESTERN CREEK locality.</p> <p>EML 33031</p> <p>Not To Scale NMIG Map Sheet No: 5466</p>	<p>Extractive Mineral Lease 33032 sought by TERRITORY SANDS PTY LTD, ACN 632 797 972 over an area of 100 Hectares depicted below for a term of 10 years, within the WESTERN CREEK locality.</p> <p>EML 33032</p> <p>Not To Scale NMIG Map Sheet No: 5466</p>	<p>Extractive Mineral Lease 33033 sought by TERRITORY SANDS PTY LTD, ACN 632 797 972 over an area of 100 Hectares depicted below for a term of 10 years, within the LARRIMAH locality.</p> <p>EML 33033</p> <p>Not To Scale NMIG Map Sheet No: 5566</p>	<p>Extractive Mineral Lease 33034 sought by TERRITORY SANDS PTY LTD, ACN 632 797 972 over an area of 100 Hectares depicted below for a term of 10 years, within the LARRIMAH locality.</p> <p>EML 33034</p> <p>Not To Scale NMIG Map Sheet No: 5566</p>
<p>Extractive Mineral Lease 33035 sought by TERRITORY SANDS PTY LTD, ACN 632 797 972 over an area of 100 Hectares depicted below for a term of 10 years, within the LARRIMAH locality.</p> <p>EML 33035</p> <p>Not To Scale NMIG Map Sheet No: 5566</p>	<p>Extractive Mineral Lease 33036 sought by TERRITORY SANDS PTY LTD, ACN 632 797 972 over an area of 100 Hectares depicted below for a term of 10 years, within the LARRIMAH locality.</p> <p>EML 33036</p> <p>Not To Scale NMIG Map Sheet No: 5566</p>	<p>Extractive Mineral Lease 33037 sought by TERRITORY SANDS PTY LTD, ACN 632 797 972 over an area of 100 Hectares depicted below for a term of 10 years, within the LARRIMAH locality.</p> <p>EML 33037</p> <p>Not To Scale NMIG Map Sheet No: 5566</p>	<p>Extractive Mineral Lease 33038 sought by TERRITORY SANDS PTY LTD, ACN 632 797 972 over an area of 97 Hectares depicted below for a term of 10 years, within the LARRIMAH locality.</p> <p>EML 33038</p> <p>Not To Scale NMIG Map Sheet No: 5566</p>
<p>Extractive Mineral Lease 33039 sought by TERRITORY SANDS PTY LTD, ACN 632 797 972 over an area of 77 Hectares depicted below for a term of 10 years, within the LARRIMAH locality.</p> <p>EML 33039</p> <p>Not To Scale NMIG Map Sheet No: 5566</p>	<p>Extractive Mineral Lease 33040 sought by TERRITORY SANDS PTY LTD, ACN 632 797 972 over an area of 92 Hectares depicted below for a term of 10 years, within the LARRIMAH locality.</p> <p>EML 33040</p> <p>Not To Scale NMIG Map Sheet No: 5566</p>	<p>Extractive Mineral Lease 33041 sought by TERRITORY SANDS PTY LTD, ACN 632 797 972 over an area of 98 Hectares depicted below for a term of 10 years, within the LARRIMAH locality.</p> <p>EML 33041</p> <p>Not To Scale NMIG Map Sheet No: 5566</p>	<p>Nature of act(s): The grant of an extractive mineral lease under the <i>Mineral Titles Act 2010</i> authorises the holder to extract or remove (whether by quarrying or other means) from, on or below the natural surface of the land, extractive mineral(s) for a term not exceeding 10 years and to seek renewal(s). The term for which it is intended to grant the extractive mineral lease/s referred to in this notice commences from the date of grant. Further information about the act may be obtained from the Department of Industry, Tourism and Trade, GPO Box 4550, Darwin NT 0801 or Centrepoint Building 48-50 Smith Street Darwin NT 0800, telephone (08) 8999 5322.</p>

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

Notification Day: 20 April 2022