

GOVERNMENT OF
WESTERN AUSTRALIA

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, Industry Regulation and Safety, 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
40/312	ULYSSES MINING PTY LTD	629982	0.81HA	36.8km S'ly of Leonora	Lat: 29° 12' S Long: 121° 21' E	MENZIES SHIRE
59/2077	YALGOO EXPLORATION PTY LTD	648882	260.24HA	21.7km N'ly of Yalgoo	Lat: 28° 9' S Long: 116° 44' E	YALGOO SHIRE

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

Notification day: 4 May 2022

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 **4 August 2022**. 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. **4 September 2022**), 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, Industry Regulation and Safety, 100 Plain Street, East Perth WA 6004, or telephone (08) 9222 3518.

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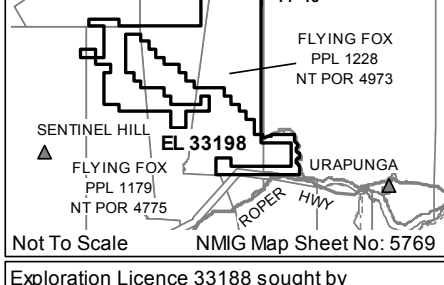
NOTICE OF PROPOSED GRANT OF EXPLORATION LICENCES

NATIVE TITLE ACT 1993 (CTH) SECTION 29

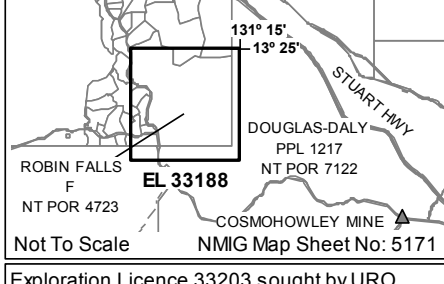
The Honourable Nicole Manison MLA, the Northern Territory Minister for Mining and Industry, C/- Department of Industry, Tourism and Trade, GPO Box 4550 DARWIN NT 0801, hereby gives notice in accordance with section 29 of the *Native Title Act 1993 (Commonwealth)* of her intent to do an act, namely to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

Applications to which this notice applies:

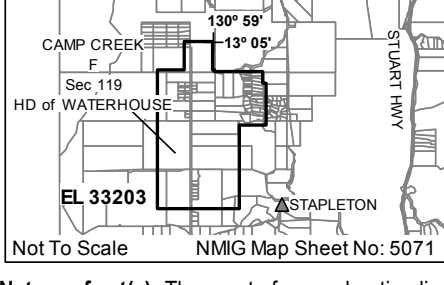
Exploration Licence 33198 sought by DALY TENEMENTS PTY LTD, ACN 658 845 786 over an area of 242 Blocks (801 km²) depicted below for a term of 6 years, within the THROSBY locality.



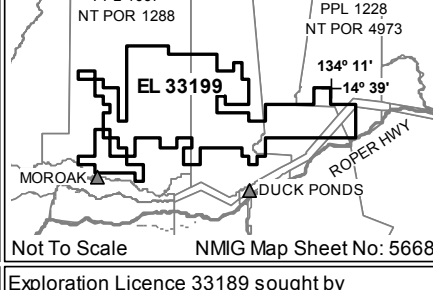
Exploration Licence 33188 sought by MANGUSTA MINERALS PTY LTD, ACN 653 950 522 over an area of 25 Blocks (84 km²) depicted below for a term of 6 years, within the BATCHELOR locality.



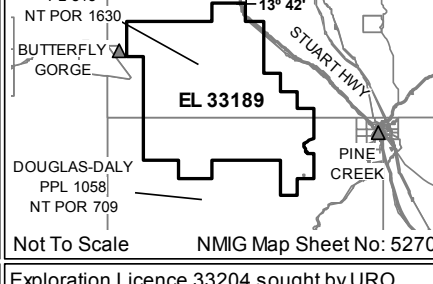
Exploration Licence 33203 sought by URO CORPORATION PTY LTD, ACN 653 927 998 over an area of 18 Blocks (60 km²) depicted below for a term of 6 years, within the REYNOLDS RIVER locality.



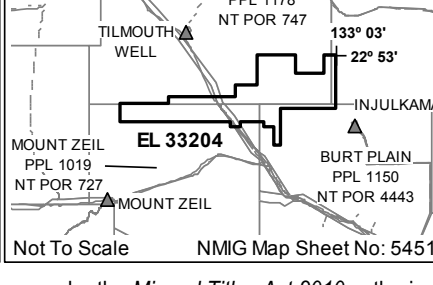
Exploration Licence 33199 sought by DALY TENEMENTS PTY LTD, ACN 658 845 786 over an area of 250 Blocks (831 km²) depicted below for a term of 6 years, within the MOROAK locality.



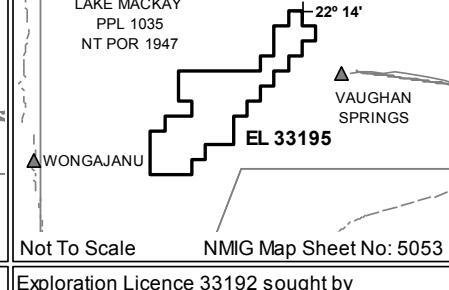
Exploration Licence 33189 sought by MANGUSTA MINERALS PTY LTD, ACN 653 950 522 over an area of 77 Blocks (256 km²) depicted below for a term of 6 years, within the PINE CREEK locality.



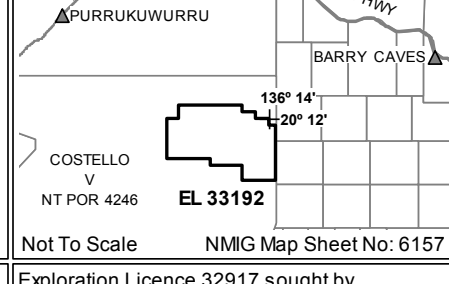
Exploration Licence 33204 sought by URO CORPORATION PTY LTD, ACN 653 927 998 over an area of 226 Blocks (715 km²) depicted below for a term of 6 years, within the NARWIETOOMA locality.



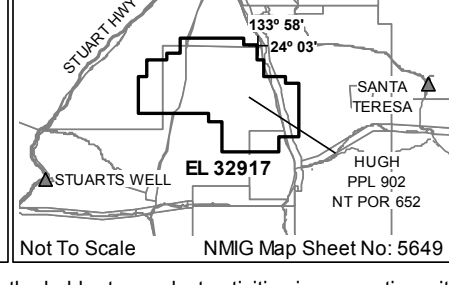
Exploration Licence 33195 sought by GSW RESOURCES PTY LTD, ACN 653 791 130 over an area of 43 Blocks (137 km²) depicted below for a term of 6 years, within the VAUGHAN locality.



Exploration Licence 33192 sought by MINEMAKERS AUSTRALIA PTY LTD, ACN 081 911 917 over an area of 151 Blocks (463 km²) depicted below for a term of 6 years, within the JOILDUNG locality.



Exploration Licence 32917 sought by YACIMENTO PTY LTD, ACN 633 215 782 over an area of 231 Blocks (724 km²) depicted below for a term of 6 years, within the PEACHY locality.



Nature of act(s): The grant of an exploration licence under the *Mineral Titles Act 2010* authorises the holder to conduct activities in connection with exploration for minerals for a term not exceeding 6 years and to seek renewal(s). The term for which it is intended to grant the mineral exploration licences referred to in this notice commences from the date of grant. Further information about the act may be obtained from the Department of Industry, Tourism and Trade, GPO Box 4550 Darwin NT 0801 or Centrepoint Building 48-50 Smith Street Darwin NT 0800, telephone (08) 8999 5322.

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

Expedited Procedure: The Northern Territory Government considers that the acts are acts attracting the expedited procedure as defined in section 237 of the *Native Title Act 1993*. The exploration licences referred to in this notice may be granted unless an objection is made by a native title party to the statement that the act is one which attracts the expedited procedure. Such an objection must be made to the National Native Title Tribunal within 4 months of the notification day.

Notification Day: 01 June 2022

**Public Notice
and Registration of Interest**
**2A Gregory Place,
Harris Park, NSW**
**Consultation for Aboriginal
Cultural Heritage Assessment**

2A Gregory Place Pty Ltd proposes to redevelop Lot 2 in DP 807801 at 2A Gregory Place in Harris Park and an Aboriginal Cultural Heritage Assessment is being prepared for the proposal. In accordance with the Aboriginal Cultural Heritage Consultation Requirements for Proponents (DECCW 2010) individuals and groups are invited to register their interest to participate in the consultation and to be involved in the development of the Aboriginal cultural heritage assessment for the project.

Contact details for the Proponent are:

Raymond Raad
E: Raymond@raad.com.au
c/-

Dominic Steele
Dominic Steele Consulting Archaeology
E: dscsa@bigpond.net.au

The registration period closes on 17 June 2022

The consultation period closes 30 June 2022



The State of Western Australia HEREBY GIVES NOTICE that the Minister for Mines and Petroleum, C/- Department of 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	28/3148	GTT METALS GROUP PTY LTD	196BL	171.8km E'ly of Edjudina	Lat: 30° 15' S; Long: 124° 3' E	KALGOORIE-BOULDER CITY
Exploration Licence	31/1317	HURRICANE PROSPECTING PTY LTD	5BL	56km W'ly of Edjudina	Lat: 29° 57' S; Long: 121° 48' E	MENZIES SHIRE
Exploration Licence	38/3641	CASTLE MINERALS LIMITED	18BL	173.2km NE'ly of Laverton	Lat: 27° 11' S; Long: 123° 5' E	LAVERTON SHIRE
Exploration Licence	38/3677	SHREE MINERALS LIMITED	1BL	5.3km NE'ly of Laverton	Lat: 28° 35' S; Long: 122° 26' E	LAVERTON SHIRE
Exploration Licence	46/1455	EXCEL MINERALS PTY LTD	16BL	43.5km NE'ly of Nullagine	Lat: 21° 38' S; Long: 120° 25' E	EAST PILBARA SHIRE
Exploration Licence	63/2205	BEAU RESOURCES PTY LTD	64BL	76.9km SE'ly of Marvel Loch	Lat: 31° 53' S; Long: 120° 8' E	COOLGARDIE SHIRE, DUNDAS SHIRE
Exploration Licence	63/2211	EASTERN LITHIUM PTY LTD	1BL	118.2km W'ly of Norseman	Lat: 32° 10' S; Long: 120° 31' E	DUNDAS SHIRE
Exploration Licence	63/2212	EASTERN LITHIUM PTY LTD	10BL	115.3km W'ly of Norseman	Lat: 32° 2' S; Long: 120° 34' E	DUNDAS SHIRE
Prospecting Licence	15/6695	ATHERTON, Simon	33.47HA	23.1km W'ly of Coolgardie	Lat: 30° 55' S; Long: 120° 55' E	COOLGARDIE SHIRE
		SNOOKS, Edward John				
		BOYES, Glenn Edmond				
Prospecting Licence	24/5568	CAVALIER RESOURCES LIMITED	52.03HA	5.2km S'ly of Broad Arrow	Lat: 30° 29' S; Long: 121° 18' E	KALGOORIE-BOULDER CITY
Prospecting Licence	24/5575	MONTGOMERY, Phillip	4.99HA	16.5km NW'ly of Ora Banda	Lat: 30° 16' S; Long: 120° 55' E	KALGOORIE-BOULDER CITY
Prospecting Licence	24/5576-S	WOOD, Melanie Amanda	9.62HA	11.1km NW'ly of Ora Banda	Lat: 30° 17' S; Long: 120° 59' E	KALGOORIE-BOULDER CITY
Prospecting Licence	26/4664	LINDSAY, Michael Andrew	9.99HA	33.9km NE'ly of Kambalda	Lat: 30° 58' S; Long: 121° 54' E	KALGOORIE-BOULDER CITY
Prospecting Licence	29/2652	VIKING MINES LIMITED	95.76HA	62.6km NW'ly of Menzies	Lat: 29° 18' S; Long: 120° 33' E	MENZIES SHIRE
Prospecting Licence	29/2674	FOX, Mark James	44.07HA	3.6km SE'ly of Menzies	Lat: 29° 42' S; Long: 121° 3' E	MENZIES SHIRE
Prospecting Licence	30/1160	RED DIRT MINING PTY LTD	75.05HA	53.9km NW'ly of Ora Banda	Lat: 30° 5' S; Long: 120° 36' E	MENZIES SHIRE
Prospecting Licence	31/2158-S	STEAD, Alexander John	9.60HA	63.3km NW'ly of Edjudina	Lat: 29° 28' S; Long: 121° 49' E	MENZIES SHIRE
Prospecting Licence	31/2159-S	STEAD, Alexander John	9.65HA	63.7km NW'ly of Edjudina	Lat: 29° 28' S; Long: 121° 49' E	MENZIES SHIRE
Prospecting Licence	37/9638	BHASIN, Neelesh	51.41HA	56.9km N'ly of Leonora	Lat: 28° 24' S; Long: 121° 7' E	LEONORA SHIRE
		CREW, Ross Frederick				
Prospecting Licence	40/1540	KIN WEST WA PTY LTD	146.29HA	27.1km S'ly of Leonora	Lat: 29° 7' S; Long: 121° 20' E	MENZIES SHIRE
Prospecting Licence	46/2058-61	TMB NULLAGINE PTY LTD	746.50HA	27.2km E'ly of Nullagine	Lat: 21° 52' S; Long: 120° 22' E	EAST PILBARA SHIRE
Prospecting Licence	46/2064-76	TMB NULLAGINE PTY LTD	2,220.12HA	14.4km E'ly of Nullagine	Lat: 21° 55' S; Long: 120° 14' E	EAST PILBARA SHIRE
Prospecting Licence	46/2077	TMB NULLAGINE PTY LTD	143.10HA	20.2km E'ly of Nullagine	Lat: 21° 52' S; Long: 120° 18' E	EAST PILBARA SHIRE
Prospecting Licence	46/2078-80	TMB NULLAGINE PTY LTD	515.35HA	23.1km E'ly of Nullagine	Lat: 21° 52' S; Long: 120° 20' E	EAST PILBARA SHIRE
Prospecting Licence	77/4605-S	MOORE, Christopher David	9.97HA	39.8km NW'ly of Southern Cross	Lat: 30° 57' S; Long: 119° 3' E	YILGARN 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: 1 June 2022

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 **1 September 2022**. 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. 1 October 2022**), 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, Industry Regulation and Safety, 100 Plain Street, East Perth WA 6004, or telephone (08) 9222 3518.

* - 1 Graticular Block = 2.8 km²

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: 8 June 2022



QI2022/004 Mitakoodi People #5 and John David Senden and Margaret June Senden and the State of Queensland ILUA

Description of the agreement area:

The agreement area covers about 2500 square metres and is located south of Coppermine Creek in Cloncurry

Relevant LGA: Cloncurry Shire Council

The agreement contains the following statements:

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

8.1 The Parties consent to: (a) the Surrender; and (b) the Grant.

8.2 The Parties agree that the Surrender is intended to extinguish any Native Title in relation to the ILUA Area at the time of the Surrender.

8.6 [Subdivision P of Division 3 of Part 2 of the Native Title Act 1993 (Cth) is not intended to apply to the Surrender or the Grant];

Grant means the grant of an estate in fee simple by the State over the ILUA Area by the issue of a

deed of grant to John and Margaret Senden over the ILUA Area and Lot 16 on Crown Plan MPH 13978.

Surrender means the surrender to the State of any Native Title in relation to the ILUA Area.

Parties to the agreement and their contact addresses:

John and Margaret Senden c/- Michael Owens Lawyer and Consultant PO Box 1989 Aitkenvale QLD 4814	State of Queensland c/- Crown Law GPO Box 5221 Brisbane QLD 4001	Tanya Kum Sing, Pearl Connelly, Kay Douglas, Norman Douglas, Ronald Major and Edward Ah Sam on their own behalf and on behalf of the Mitakoodi People #5 80 Seymour Street, Cloncurry QLD 4824
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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 8 September 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 TO GRANT MINING TENEMENTS

NATIVE TITLE ACT 1993 (CTH) SECTION 29

Notice of an Authorisation Meeting of the Gomeroi People Native Title Claim Group (NSD 37/2019)

When:	Monday 27 June 2022	Tuesday 28 June 2022	Wednesday 29 June 2022	Thursday 30 June 2022	Friday 1 July 2022
9.00am to 1:00pm –	8:00am to 9:00am –	8:00am to 9:00am –	8:00am to 9:00am –	8:00am to 9:00am –	8:00am to 9:00am –
<u>Meeting registration*</u>	<u>Meeting registration*</u>	<u>Meeting registration*</u>	<u>Meeting registration*</u>	<u>Meeting registration*</u>	<u>Meeting registration*</u>
(with lunch from 12:00pm-1:00pm)	9:00am – Meeting opened				
1:00pm – Meeting opened	5:00pm – Meeting closed	12:00pm – Meeting closed			

*Note: To attend in person, registration will be open to members anytime throughout the meeting, but members are encouraged to register on the Monday between 9.00 am and 1.00 pm or on Tuesday, Wednesday, Thursday or Friday between 8.00am and 9.00am to allow adequate time for all business to be addressed. To attend by videoconference/telephone you **must** register by Thursday 23 June 2022.

Where: **In person:** Tamworth Regional Entertainment and Conference Centre
Greg Norman Drive, Hillvue, Tamworth, NSW 2340

Remote access: Contact NTSCORP to attend by videoconference or telephone (by 23 June 2022 at the latest)

Who should attend: The meeting is open to **all members of the native title claim group in the Gomeroi People native title determination application (NSD37/2019) ('Gomeroi Claim Group', 'the Claim Group' and 'Gomeroi Claim' respectively)**, being all the descendants of the following apical ancestors:

1. Thomas Pitt (who was born in 1838);
2. Billy Barlow (who was born in Tycannah in 1835);
3. Peter James Cutmore (who was born in Tycannah in 1849);
4. James Swan (who was born in Combadello in 1825);
5. Harriett Wyndham (who was born in Mungie Bundie in 1863);
6. William Levy (who was born in Terry Hie Hie in 1867);
7. Sally Nerang (who was born in Terry Hie Hie circa 1840);
8. Eliza Barlow (who was born in Terry Hie Hie circa 1860);
9. Kitty Dangar (who was born in Walgett in 1837);
10. William Clark (who was born in Collarenebri in 1845);
11. Murray Ippai (who was born in Collarenebri);
12. Mary Ann Ippai (who was born on the Barwon River);
13. Edward Morgan (who was born in Dungalear in 1855);
14. Nancy Morgan (who was born in Dungalear in 1861);
15. Robert Nicholls (who was born in Collarenebri in 1842);
16. Frank Mundy (who was born in Collymungle in 1872);
17. Lena Combo (who was born in Mogil Mogil in 1876);
18. Jack Thunderbolt (who was born in Walgett in 1847);
19. Betsy Yates (also known as Polly Yates and Polly Burras) (who was born on the Barwon River circa 1860);
20. Jenny (who was born in Walgett circa 1840);
21. Dick Silk (who was born in Walgett);
22. Fred Parker (who was born in Gingie in 1864);
23. Murray Rook (who was born in Collarenebri in 1865);
24. Ethel Tinker (who was born in Mercadool circa 1878);
25. Emily McPherson (who was born in Collarenebri in 1892);
26. Billy Whitford (who was born in 1828);
27. King Robert Cobbler (who was born in Mogil Mogil in 1855);
28. Billy Wightman (who was born in Kunopia in 1813);
29. John McGrady (who was born in Moree in 1853);
30. William Dennison (who was born in Kunopia in 1843);
31. Charlie Dennison (who was born circa 1846-1866);
32. Alice Dennison (who was born in Moree circa 1863 -1873);
33. Lucy Long (who was born in Boomi circa 1850);
34. Minnie Lance (who was born in Boomi circa 1868);
35. Harry Denham;
36. Charles Cubby (who was born on the Boomi River);
37. Sarah Wilson (also known as Sarah Murphy and Sarah Witman) (who was born in Kunopia in 1868);
38. Reuben Bartman (who was born in Boomi in 1876);
39. Billy Dunn (who was born in Mungindi);
40. William Edwards (who was born in Thallon);
41. Queen Susan (who was born in Welltown);
42. Phoebe Munday-Williams (who was born in Mungindi in 1864);
43. George Bennett (who was born in Mungindi in 1873);
44. Amelia Bell (also known as Amelia Brown) (who was born in Bingara in 1862);
45. William Snow (who was born in Tamworth or Moonbi in 1855);
46. Francis Snow (who was born in Tamworth in 1858);
47. Matilda Wyndham (who was born in Bingara in 1842);
48. Thomas Duke (who was born in Bingara in 1847);
49. Teasie Griffen (also known as Jessie Griffen and Ellen Griffen) (who was born in Barraba in 1859);
50. Mary Anne Hammond (who was born in Tamworth in 1836);
51. Elizabeth Guest (also known as Eliza Gillan) (who was born in Liverpool Plains in 1840);
52. Jane Maloney (who was born in Walhallow in 1838);
53. Mary Ann Healy (who was born in Murrurundi in 1829);
54. Thomas Taylor (who was born in Coolah in 1836);
55. Elizabeth Loder (also known as Elizabeth Bates) (who was born in Murrurundi in 1843);
56. Sarah Gatehouse (who was born in Aberdeen in 1835);
57. William Duncomb (who was born in Muswellbrook circa 1830);
58. John Morris Tighe (who was born in 1852);
59. Susan Bishop-Young (also known as Susan Dangar) (who was born in Warialda);
60. Sarah Murphy (who was born in 1846);
61. Thomas French (who was born in Scone in 1825);
62. John Thomas Bates (who was born on the Mooki River in 1840);
63. Alexander Nean (who was born in Liverpool Plains in 1843);
64. David Johnson (who was born in Cassillis circa 1838-1844);
65. Mary Orr (also known as Nellie Orr) (who was born in Garrawilla in 1853);
66. Julia Campbell (who was born on the Castlereagh River circa 1833-1834);
67. Annie Jendis (who was born in Burbagate in 1845);
68. Harriet Munro (who was born in Gunnedah in 1867);
69. Alice Eliza Natty (who was born on the Namoi River near Boggabri in 1857);
70. James Tighe (who was born in Coonabarabran in 1842);
71. William Tighe (who was born in Toorawandil in 1844);
72. Patrick Tighe (who was born in Coonabarabran in 1852);
73. Jane Tighe (who was born in 1864);
74. Mary Jane Griffin (also known as 'Old Ibdah');
75. Susan Slater (who was born in Coonabarabran in 1839);
76. Thomas Leslie (who was born in Kirban circa 1850-1854);
77. James Leslie (who was born in Armatree in 1853);
78. Ellen Fuller (who was born in Rockgidgief in 1854);
79. Sarah Hughes (who was born in Coonabarabran circa 1834-1859);
80. James Cole (who was born in 1845);
81. Mary Ann Hall (who was born on the Castlereagh River in 1840);
82. Samuel Bruce Smith (who was born in Tambar Springs circa 1860 -1863);
83. Elizabeth Ann Smith (who was born in Mullaley in 1866);
84. William Green (also known as William Edwards) (who was born in Kings Plains near Inverell in 1853);
85. Angus Landsborough (who was born in Newstead in 1867);
86. Patrick Landsborough (who was born in Newstead in 1872);
87. Alec Brown (who was born in Bundarra in 1873);
88. Margaret King (who was born in Gummin Gummin near Gulargambone circa 1854-1858);
89. William James King (who was born in Coonabarabran circa 1851-1853);



Agenda for the meeting

1. Welcome and Acknowledgement of Country;
2. Update on developments in relation to the Gomeroi People's native title determination application, including an update on the Santos Future Act Determination Hearing and the Jonathan Downes future act determination;

3. Confirm the process of decision-making for the purposes of authorising the making of the native title determination application and dealing with matters arising in relation to it, including authorising a New Applicant, authorising amendments to the Gomeroi Claim and making decisions about the PTr Resources and Bundarra Resources Land Access Agreement and s31 Agreement;

4. Recovery of money from Whitehaven Agreement

The Gomeroi Claim Group will be asked to consider resolutions and make decisions about whether or not they wish to instruct the Applicant to commence legal action to recover any monies, assets and other financial benefits which may have been received on behalf of the Gomeroi Claim Group by some members of the former Applicant, and/or their solicitors at the time (Sam Hegney Solicitors) in relation to the Agreement entered into by certain members of the former Applicant and entities owned or part-owned by Whitehaven Coal Ltd in relation to the Maules Creek Mine.

5. Authorisation of new Applicant

(a) Discussion and making decisions on whether the Gomeroi Claim Group wishes to reauthorise the 17 remaining members of the current Applicant to be the Applicant; or nominate and confirm 2 people to replace Barry French and Leslie Duncan and reauthorise the 17 remaining members of the current Applicant as well as the 2 additional people to be the Applicant; or nominate any new composition of Gomeroi Claim Group members to be authorised as the Applicant.

(b) The Gomeroi Claim Group will consider resolutions and make decisions to authorise a new Applicant. The Gomeroi Claim Group will be asked to authorise the new Applicant to make an application to the Federal Court for an order under section 66B of the *Native Title Act 1993* (Cth) that the new Applicant replace the current Applicant.

(c) The Gomeroi Claim Group will consider resolutions and make decisions about placing conditions on the powers of the Applicant including in relation to the Applicant's ability to enter into commercial and other agreements which may affect the Gomeroi Claim Group's native title rights and interests.

(d) The Gomeroi Claim Group will be asked to consider and make decisions about whether to give instructions to the Applicant about the processes it must undertake in making its decisions. For example, whether or not the Applicant can make decisions by majority, and whether the Applicant can nominate certain members of the Applicant to sign documents on behalf of the Applicant.

6. Authorisation of Amendments to the Gomeroi Claim

The Gomeroi Claim Group will consider resolutions and make decisions about amending the Gomeroi Claim, in compliance with section 251BA of the *Native Title Act 1993* (Cth), to reflect any conditions the Gomeroi Claim Group place on the powers of the Applicant and the process the Applicant must undertake in making its decisions and any other amendments necessary to reflect the new Applicant authorised by the Gomeroi Claim Group, and to ensure that the Gomeroi Claim is capable of being registered by the National Native Title Tribunal.

7. PTr Resources and Bundarra Resources - Land Access Agreement and section 31 Agreement

(a) Discussion and background on the negotiations between the Applicant and PTr Resources Pty Ltd and Bundarra Resources Pty Ltd (**PTr/Bundarra**) in relation to 4 exploration licences (ELs 8574, 8692, 8394 and 8800) generally in the areas of Atholwood/Ashford, Bingara and Hanging Rock (east of Nundle);

(b) Discussion and information regarding the draft Land Access Agreement which has been negotiated between PTr/Bundarra and the Applicant and a draft section 31 agreement between PTr/Bundarra, the Applicant and the Minister for Regional NSW. Following this discussion, the Gomeroi Claim Group will consider and make decisions whether or not they wish to authorise the Applicant to enter into and execute the Land Access Agreement and the section 31 agreement;

(c) If a resolution is passed authorising the Applicant to enter into and execute the Land Access Agreement with PTr/Bundarra and the section 31 agreement with PTr/Bundarra and the Minister for Regional NSW, the Gomeroi Claim Group will be asked to consider resolutions and make decisions regarding how benefits under the Land Access Agreement will be received.

8. Coonamble LALC non-claimant application

On 22 September 2021, Coonamble Local Aboriginal Land Council filed an application (**non-claimant application**) in the Federal Court of Australia seeking a determination that native title does not exist in two parcels of land (Lot 1 and Lot 2 in DP 1036815) (**Parcels**). The Parcels are located within the external boundary of the Gomeroi Claim.

At this meeting the Gomeroi Claim Group will be asked to consider and make decisions in relation to what steps the persons comprising the Gomeroi Applicant should take in relation to the non-claimant application, including whether they should:

(a) oppose the non-claimant application; or
(b) accept that native title has been extinguished on the Parcels and not oppose the Federal Court of Australia proceeding to make a determination on that basis; and/or
(c) amend the Gomeroi People native title determination application to remove Lot 1 and Lot 2 in DP 1036815 from the application; and/or
(d) take any other steps as instructed by the Gomeroi Claim Group.

9. Interlocutory Application by Coonamble LALC, Gilgandra LALC, Lightning Ridge LALC, Red Chief LALC, Tamworth LALC, Toomelah LALC, Wee Waa LALC, Glen Innes LALC and Moombahlene LALC

On 7 March 2022 the following Local Aboriginal Land Councils (**LALCs**) filed an Interlocutory Application in the Federal Court of Australia seeking orders that they be joined as respondent parties to the Gomeroi Claim and requiring that they file notices in relation to actively participating and receiving documents filed in the proceedings (**LALCs Interlocutory Application**):

- i. Coonamble LALC;
- ii. Gilgandra LALC;
- iii. Lightning Ridge LALC;
- iv. Red Chief LALC;
- v. Tamworth LALC;
- vi. Toomelah LALC;
- vii. Wee Waa LALC;
- viii. Glen Innes LALC; and
- ix. Moombahlene LALC.

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Geographical Names Act 1966

The Geographical Names Board is seeking public comment on a proposal from Bayside Council to name the following:

Gujaga Park for a reserve bounded by Bay and West Botany Streets in the suburb of Rockdale.

Pemulwuy Park for a reserve bounded by Marsh Street, Eve Street Wetlands and Cooks River in the suburb of Arncliffe.

The proposals can be viewed and submissions lodged on the Geographical Names Board website at gnb.nsw.gov.au from 15 June to 15 July 2022. Alternatively, written submissions may be mailed to the Secretary, Geographical Names Board, 346 Panorama Avenue, Bathurst, NSW 2795.

In accordance with Section 9 of the Geographical Names Act 1966, all submissions lodged may be subject to a Government Information (Public Access) application and may be viewed by a third party to assist the Board in considering this proposal.

Thomas Grinter
A/Chair

BLZ SL0185

For more information:
visit gnb.nsw.gov.au
346 Panorama Ave
BATHURST NSW 2795

Invitation for Registrations of Interest – Aboriginal Cultural Heritage Assessment – Bellambi Heights Renewable Project, Beryl NSW

Vena Energy Australia is proposing to develop a solar farm, with associated battery storage and infrastructure, across two parcels of land at 696 Castlereagh Highway and 79 Puggoon Road, Beryl NSW (Lot 101 and 102, DP 1203462). Road improvements may also be required by Transport for NSW and Mid-Western Regional Council including a section of the Castlereagh Highway at the existing intersection with Puggoon Road, as well as upgrades to Puggoon Road (portions of Lot 21 DP 1014993 and Lot 137 DP 750762).

Contact details for the project is: Andrew Brownlow, andrew.brownlow@venaenergy.com

EMM Consulting Pty Ltd has been engaged to undertake an Aboriginal Cultural Heritage Assessment to inform the project.

Registrations are invited from Aboriginal individuals and organisations who hold cultural knowledge relevant to determining the significance of Aboriginal objects and/or places in the area, and who wish to be involved in the consultation process undertaken as part of the assessment.

The purpose of consultation is to assist the proponent in: 1) assessing the Aboriginal heritage values of the area; 2) to assist NSW Government in the assessment of Aboriginal heritage reports prepared for this project; and 3) to support any future applications or approvals for the project sought under Environmental Planning and Assessment Act 1979 and/or National Parks and Wildlife Act 1974.

Registrations of interest should be provided by no later than **close of business 15 June 2022** to Georgia Burnett, EMM Consulting Pty Ltd, 20 Chandos Street, St Leonards, NSW 2065; T: 02 9493 9500; E: gburnett@emmconsulting.com.au

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At this meeting the Gomeroi Claim Group will be asked to consider and make decisions in relation to what steps the persons comprising the Gomeroi Applicant should take in relation to the LALCs Interlocutory Application, including whether they should:

- (a) consent to the orders sought in the LALCs Interlocutory Application; or
- (b) oppose the orders sought in the LALCs Interlocutory Application and proceed to a contested hearing; or
- (c) neither consent nor oppose the orders sought in the LALCs Interlocutory Application; and
- (d) take any other steps as instructed by the Gomeroi Claim Group.

10. Cultural Heritage and Sites Monitoring Processes

At this meeting the Gomeroi Claim Group will be asked to consider and make decisions in relation to what steps the persons comprising the Gomeroi Applicant should take in relation to the appointment of Gomeroi persons to undertake cultural heritage and sites monitoring work.

11. Other business

Any other matters, as determined by members of the Gomeroi Claim Group.

Attending the Meeting

To reduce the risks of COVID-19, the Gomeroi Claim Group meeting will be held in-person, and there will also be the option to participate remotely by telephone or videoconference.

Attending in person

If you wish to attend the Gomeroi Claim Group meeting in person, please contact NTSCORP by no later than **Friday 17 June 2022**, so that all relevant arrangements can be made.

Morning tea, lunch and afternoon tea will be provided at the venue.

For those attending the Gomeroi Claim Group meeting in person, mileage assistance and accommodation may be available in accordance with NTSCORP's meeting assistance policies, as reasonably adjusted to account for COVID-19 related variations. If you require accommodation you will need to provide NTSCORP with a completed meeting registration form, or telephone NTSCORP with confirmed details, by no later than **Friday 17 June 2022**.

Please note if you do not contact NTSCORP by **Friday 17 June 2022** to confirm your request for mileage

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

Notification day: 8 June 2022



National Native Title Tribunal



S12022/003 Nukunu (Area 2) Settlement ILUA

Description of the agreement area:

The agreement covers about 923 sq km and is located 25 km southwest of Hawker, east of Port Augusta and extends into the waters of the Spencer Gulf

Relevant LGAs: Pastoral Unincorporated Area, Port Augusta City Council, District Council of Mount Remarkable and Flinders Ranges Council

The agreement contains the following statements:

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

13.1 The Parties agree that, to the extent that the vesting of Adjacent Land and Subjacent Land in the Minister under section 15(1)(a) of the HNA ('the Vesting') is a valid, Category A intermediate period act, the effect of the Vesting is, pursuant to section 36B of the *Native Title (South Australia) Act 1994 (SA)*, to extinguish all Native Title in the land concerned.

13.2 [The Parties agree to change the effects that are provided for by section 36B of the *Native Title (South Australia) Act 1994 (SA)* in relation to the Vesting].

13.3 Subject to clause 13.4, the Parties agree that the Non-extinguishment Principle applies to the Vesting.

13.4 Clauses 13.2 and 13.3 do not apply to the land within the Agreement Area that is referred to in Schedule 5 of the Determination, being land where Native Title has been extinguished by an act or acts other than the Vesting.

13.5. In the event that the Vesting is not an intermediate period act, the Parties agree that it is a valid act to which the Non-extinguishment Principle applies (including to the extent if any that it was invalid, pursuant to clause 17 of this Agreement).

17.1 [To the extent the following acts or classes of acts which have been done before the registration date are invalid future acts because of the Native Title Act 1993 (Cth) (NTA), the Parties agree to their validity: (a) the construction or establishment of public works; (b) the dedication or reservation of any land; (c) the proclamation of land as a reserve pursuant to the National Parks and Wildlife Act 1972 (SA); (d) the creation of any public road].

17.3. In relation to those Future Acts referred to in clauses 17.1(a), 17.1(b) and 17.1(c) the Non-extinguishment Principle applies.

17.4. [The benefits and compensation provided for under this agreement by the State are in full and final satisfaction of any compensation entitlement of the Nukunu People for any invalid future acts validated pursuant to this clause and for the surrender of native title pursuant to this clause].

18.1 [Part 5, which deals with future acts consented to under the agreement, does not apply to and no consent is given under Part 5 to an act which is:

(a) a future act: (i) done pursuant to the Mining Act 1971 (SA), Opal Mining Act 1995 (SA), Petroleum Act 1940 (SA) and Petroleum and Geothermal Energy Act 2000 (SA); or (ii) that otherwise creates a right to mine (other than for the sole purpose of the construction of an infrastructure facility associated with mining); or varies a right to mine to extend the area to which it relates;

(c) except as provided for in clause 23, an act that is or results in the grant or vesting in fee simple of an interest in Native Title Land, being the land or waters over which native title is determined to exist; or

(d) the grant (other than a renewal, extension, re-grant or re-making) of a lease under any Act which grants a right of exclusive possession].

19.1 [The Parties consent to the State doing the acts or activities referred to in Part 5 after the registration date].

19.3 The Parties agree that Subdivision P of Part 2 Division 3 of the NTA (which deals with the Right to Negotiate) is not intended to apply to the acts or activities consented to under this Part 5.

22 Subject to compliance with the other requirements of the *Crown Land Management Act 2009 (SA)*, the Parties consent to Future Acts that are the grant of an easement under section 28 of that Act.

23.1 Where the State gives at least 30 days prior written notice to the Corporation, the Parties consent to the issue of a Certificate of Title pursuant to section 115A of the *Real Property Act 1886* in relation to any Adjacent or Subjacent Land within the Agreement Area, to the extent (if any) that it is a Future Act.

23.3 Where the State's notice indicates that surrender of Native Title is sought, the Corporation and the Nukunu People surrender to the State their Native Title in the land over which the Certificate of Title is issued.

23.4 The surrender of Native Title pursuant to this clause will take place on the date of issue of the Certificate of Title and wholly extinguishes the surrendered Native Title.

24.1 [Subject to compliance with notification processes and procedural rights afforded, the Parties consent to the doing by the State of, or to any approval given by the State for the doing of, all future acts except those referred to in clause 18.1 after the registration date].

Adjacent Land and Subjacent Land have the meaning given to it in the HNA];

Determination means the Determination of the Federal Court made on 3 February 2022 in favour of the Nukunu People in proceedings SAD215/2021 Lindsay John Thomas & Ors on behalf of the Nukunu (Area 2) Native Title Claim and the State & Ors;

HNA means the Harbors and Navigation Act 1993 (SA).

Parties to the agreement and their contact addresses:

Attorney-General for the State of South Australia (State) c/- Crown Solicitor's Office GPO Box 464 Adelaide SA 5001	Nukunu Wapma Thura (Aboriginal Corporation) ICN 9044 (Corporation) c/- South Australian Native Title Services Ltd Level 4, 345 King William Street Adelaide SA 5000	Lindsay Thomas, Helen Webb and Ian Webb on behalf of the Nukunu People c/- Tim Wooley Post Box 10009, Gouger Street Post Office Adelaide SA 5000
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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 8 September 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 Huia McGrath on 08 6317 5442 or visit www.nntt.gov.au.

and accommodation assistance, NTSCORP cannot guarantee we will be able to assist with travel and accommodation arrangements — although you would still be more than welcome to attend the meeting.

Attending remotely

You may also choose to attend the Gomeroi Claim Group meeting by videoconference or telephone. You will still be able to listen, ask questions, and vote on resolutions if you attend remotely.

In order to attend the Gomeroi Claim Group meeting by videoconference or telephone, members must:

1. REGISTER - Call or email NTSCORP to register your attendance

Please contact NTSCORP as soon as possible by calling the below number, or sending an email to the address below. Registration to attend remotely will close at **5pm on Thursday 23 June 2022**. If you have not registered with NTSCORP by this time, you will not be able to attend the meeting remotely — although you would still be more than welcome to attend the meeting in-person.

2. MEETING ACCESS - Once you have registered, we will send out details of how to attend the meeting by videoconference or telephone. For those attending the meeting remotely, assistance for telephone or data credit may be available in accordance with NTSCORP's meeting assistance policies. Please contact NTSCORP to discuss.

NTSCORP's contact details: Freecall 1800 111 844 or (02) 9310 3188
Post: P.O. Box 2105,
Strawberry Hills, NSW 2012
Email: CFC@ntscorp.com.au

Should you have any queries or simply require further information, please do not hesitate to contact NTSCORP Limited.





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, 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	15/1892	HIGGINS, Russell John	9.90HA	90.4km NE'ly of Southern Cross	Lat: 30° 52' S Long: 120° 10' E	COOLGARDIE 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: 1 June 2022

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 **1 September 2022**. 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. 1 October 2022**), 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, Industry Regulation and Safety, 100 Plain Street, East Perth, WA 6004, or telephone (08) 9222 3518.