

James Hardie Research Centre, 10 Colquhoun Street, Rosehill, NSW Aboriginal Cultural Heritage Assessment – Community Consultation Stage 1



Urbis has been commissioned by James Hardie Research ('the Proponent') to conduct an Aboriginal Cultural Heritage Assessment (ACHA) for 10 Colquhoun Street, Rosehill, NSW, legally described as Lot 2 DP 1192911 ('the subject area'). The subject area is within the City of Parramatta Local Government Area (LGA) and on the traditional lands of the Burramattagal people, within the boundaries of the Deerubbin Local Aboriginal Land Council (LALC).

The ACHA will support a State Significant Development Application (SSDA) for the proposed development of the subject area. The proposed development includes construction, fit out and use of a research and development (R&D) facility, as well as associated office space, landscaping, stabilisation and benching of site and connection of necessary services.

The proponent can be contacted via:

Oje Ativie
Senior Project Manager James Hardie Research
E: oje.ativie@jameshardie.com.au

The ACHA will be conducted in accordance with the relevant guidelines under the NSW National Parks and Wildlife Act 1974, including community consultation with registered Aboriginal parties. The assessment would detail any potential Aboriginal cultural heritage resources within the subject area and provide recommendations regarding management of those resources.

The Proponent is seeking the registration of Aboriginal persons or groups who may hold cultural knowledge relevant to determining the significance of Aboriginal object(s) and/or place(s) that may be present in the subject area.

Please register your interest in writing to the contact details provided below by 5pm, 13 July 2022.

Kirsten Downey Consultant Urbis Pty Ltd
Level 8 ,123 Pitt Street
Sydney NSW 2000
E: kdowney@urbis.com.au

Please be advised that the Proponent is required to forward the names of registered Aboriginal parties to Heritage NSW and Deerubbin Local Aboriginal Land Council unless the party specifies that they do not want their details released.



Notice under Section 29 of the Native Title Act 1993 Exploration Licence Number 8965 (Act 1992)

This notice is given in accordance with the requirements of section 29 of the Native Title Act 1993 (Commonwealth).

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 8965 includes a condition to the effect that the holder must not prospect on any land or waters covered by that licence in relation to which native title exists without the prior written consent of the Deputy Premier, Minister for Regional NSW (the 'Native Title Condition').

The Deputy Premier, Minister for Regional NSW intends to give consent to prospecting on land subject to native title 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, the renewal, re grant or re-making (including partial renewals or partial transfers) or extension of the term of the licence may be valid pursuant to section 24MD(1) of the Native Title Act 1993 (Cth) without further notification, provided the requirements in section 26D(1) are satisfied.

Holder's details

Australian Consolidated Gold Holdings Pty Ltd (ACN 619 975 405) is the holder of Exploration Licence 8965 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 across the licence area. If granted, the consent may result in the aforementioned condition being removed from the licence.

Description of area that may be affected

The entire area of Exploration Licence 8965—that covers about 205 units situated approximately 31 kilometres north east of Nyngan, in the State of NSW as shown on the diagram below.

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

The Deputy Premier, Minister for Regional NSW, PO Box 344, Hunter Region Mail Centre, NSW 2310.

How further information about the act can be obtained

Further information may be obtained from: Assessments and Systems, Regional NSW on (02) 4063 6600

or resource.operations@

regional.nsw.gov.au.

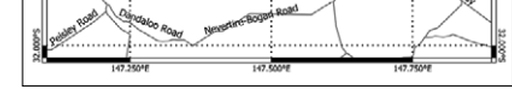
Notification Day

For the purposes of section 29(4) of the Native Title Act 1993 the notification day is 14 July 2022.

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.



NOTICE OF COMMUNITY MEETING OF THE GAWLER RANGES PEOPLE CONSULTATION UNDER THE NATIVE TITLE (PRESCRIBED BODIES CORPORATE) REGULATIONS 1999 (CTH)

The Gawler Ranges Aboriginal Corporation RNTBC ICN 7652 (**GRAC**) seeks the consent of the native title holders under section 8(1) of the *Native Title (Prescribed Bodies Corporate) Regulations 1999* (Cth) to enter into a Native Title Mining Agreement (NTMA) with Central Iron Pty Ltd.

What is the proposed NTMA for?

Central Iron Pty Ltd proposes to build a haul road of approximately 10km in length connecting Tarcoola Road to the Kultanaby rail siding, near Glendambo. The construction and operation of this haul road may also require construction of dams, borrow pits, stockpile areas, administration, communications, and maintenance facilities nearby the haul road.

For this proposed project, Central Iron Pty Ltd requires a miscellaneous purposes licence, and mineral claims and mining leases for extractive minerals, over an area within the Gawler Ranges Aboriginal Determination (**Project Area**), which is set out in the map contained in this notice.

The proposed haul road is to be used to haul iron ore mined from outside the Gawler Ranges Determination Area, and to load that ore onto rail transport at the Kultanaby rail siding in the ARTC corridor, and to be hauled out of the Gawler Ranges Determination Area. No mining is proposed to occur in the Gawler Ranges Determination Area as part of this project, apart from temporary borrow pits for construction material related to the building of the haul road and associated facilities.

The proposed haul road will cross salt pans and creeks. However, the proposed road has (after consultation with GRAC) been designed to

avoid those features as far as practicable, and to minimise disruption to the flow of water across such features (including through construction of culverts).

The Project Area covers land within the Gawler Ranges Determination Area on which native title exists. Central Iron Pty Ltd therefore requires this NTMA to proceed with its proposed project.

Purpose of meeting & who should attend the meeting?

The native title holders for the Project Area are those persons who meet the definition set out in paragraph [3] of the *Gawler Range Native Title Determination McNamara on behalf of the Gawler Ranges People v State of South Australia [2011] FCA 1471 (Gawler Ranges People)*.

The purpose of the meeting is for the Gawler Ranges People to consider and, if thought appropriate, authorise the directors of GRAC to enter into the NTMA, and sign all necessary documents to give effect to the NTMA. GRAC is required to consult with the Gawler Ranges People under the *Native Title (Prescribed Bodies Corporate) Regulations 1999* (Cth) before entering into this NTMA.

All Gawler Ranges People are entitled to attend this meeting. This includes any member of GRAC (who by definition will also be a Gawler Ranges native title holder). If you have any doubts about whether you should be included in this consultation you may contact GRAC using the contact details set out at the end of this notice.

Details of Meeting:

This meeting of the Gawler Ranges People will occur as follows:

Date: 15 July 2022

Time: 10:00am (Registration from 9.30am)

Venue: Westland Hotel Motel,
Palms Function Centre
100 McDouall Stuart Avenue
Whyalla SA
(Palms Function Centre is on the
other side of Ian Street)

Tea and coffee and light refreshments will be served. Limited assistance including accommodation may be available, but only by prior arrangement with GRAC.

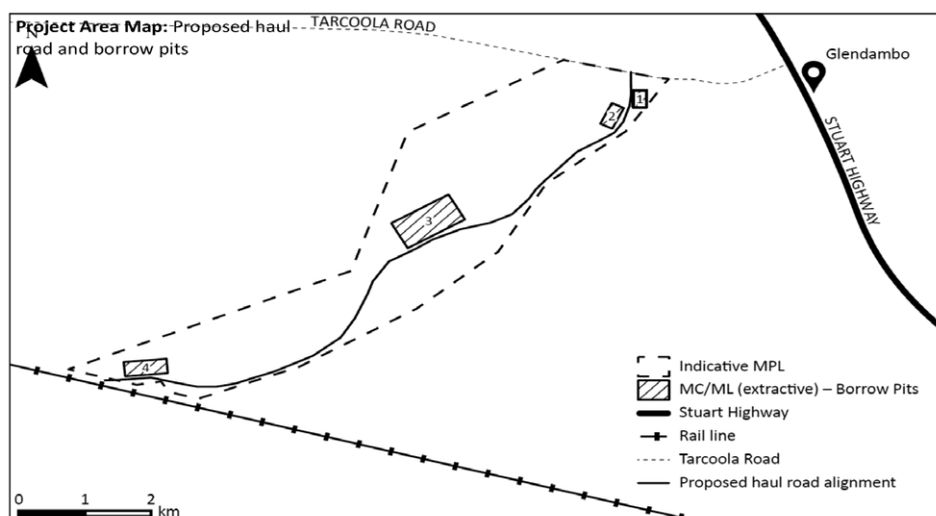
GRAC understands that this meeting is occurring while COVID-19 restrictions are still in place throughout parts of Australia, and even

without those restrictions, safety precautions are necessary for all Gawler Ranges People. Appropriate social distancing and hygiene measures will be implemented at the meeting. However, if you cannot attend this meeting, or are still uncomfortable in doing so, please contact GRAC on the details below and we will seek to ensure that your views are equally included in any decision-making process.

Please email or call to register your interest in attending the meeting, or to obtain a copy of any relevant document:

Email: GRACcontact@gmail.com

Phone: 0459 110 779



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
Exploration Licence	09/2601	PVW LEONORA PTY LTD	31BL	130.5km N'ly of Mullewa	Lat: 27° 21' S; Long: 115° 34' E	MURCHISON SHIRE
Exploration Licence	15/1902	ACME RESOURCES PTY LTD	6BL	21km W'ly of Kambalda	Lat: 31° 9' S; Long: 121° 27' E	COOLGARDIE SHIRE
Exploration Licence	15/1903	ACME RESOURCES PTY LTD	68BL	35.2km S'ly of Coolgardie	Lat: 31° 15' S; Long: 121° 17' E	COOLGARDIE SHIRE
Exploration Licence	29/1183	ATLAS IRON PTY LTD	54BL	87.4km NW'ly of Menzies	Lat: 29° 17' S; Long: 120° 15' E	MENZIES SHIRE
Exploration Licence	29/1181 & 29/1184	ATLAS IRON PTY LTD	91BL	107.6km NW'ly of Menzies	Lat: 29° 1' S; Long: 120° 13' E	MENZIES SHIRE
Exploration Licence	38/3736	FMG RESOURCES PTY LTD	37BL	131.2km NE'ly of Leinster	Lat: 27° 14' S; Long: 121° 47' E	LAVERTON SHIRE, WILUNA SHIRE
Exploration Licence	38/3737	FMG RESOURCES PTY LTD	51BL	140.9km NE'ly of Leinster	Lat: 27° 8' S; Long: 121° 49' E	LAVERTON SHIRE, WILUNA SHIRE
Exploration Licence	39/2206	FMG RESOURCES PTY LTD	34BL	54.7km S'ly of Laverton	Lat: 29° 5' S; Long: 122° 35' E	LAVERTON SHIRE, MENZIES SHIRE
Exploration Licence	39/2262	LEGACY IRON ORE LTD	5BL	38.6km N'ly of Edjudina	Lat: 29° 29' S; Long: 122° 30' E	MENZIES SHIRE
Exploration Licence	46/1415	SAHUL EXPLORATION PTY LTD	9BL	30.4km NW'ly of Nullagine	Lat: 21° 40' S; Long: 119° 56' E	EAST PILBARA SHIRE
Exploration Licence	46/1430	SANDER, Thomas Peter	4BL	40.9km NE'ly of Nullagine	Lat: 21° 42' S; Long: 120° 27' E	EAST PILBARA SHIRE
Exploration Licence	47/4592	NEW AGE EXPLORATION LIMITED	2BL	37.1km SE'ly of Whim Creek	Lat: 21° 8' S; Long: 118° 0' E	KARRATHA CITY, PORT HEDLAND TOWN
Exploration Licence	70/6115	XTRANAS METALS PTY LTD	70BL	93.7km N'ly of Mukinbudin	Lat: 30° 7' S; Long: 117° 50' E	MOUNT MARSHALL SHIRE
Prospecting Licence	15/6685	FAIRPLAY GOLD PTY LTD	189.85HA	16.6km SW'ly of Coolgardie	Lat: 31° 2' S; Long: 121° 1' E	COOLGARDIE SHIRE
Prospecting Licence	15/6688-9	FAIRPLAY GOLD PTY LTD	378.79HA	14.5km SW'ly of Coolgardie	Lat: 31° 0' S; Long: 121° 1' E	COOLGARDIE SHIRE
Prospecting Licence	25/2736-S	FLUCK, Travis John	9.95HA	34.6km NE'ly of Kambalda	Lat: 30° 55' S; Long: 121° 50' E	KALGOORLIE-BOULDER CITY
Prospecting Licence	37/9606-7	KEILTY, Stephen Conway	366.70HA	40.2km E'ly of Leonora	Lat: 28° 48' S; Long: 121° 44' E	LEONORA SHIRE
Prospecting Licence	38/4544	LEGEND RESOURCES PTY LTD	8.67HA	95.2km N'ly of Laverton	Lat: 27° 45' S; Long: 122° 20' E	LAVERTON SHIRE
Prospecting Licence	38/4558	BLUEBROOK NOMINEES PTY LTD	168.39HA	29.1km SE'ly of Laverton	Lat: 28° 45' S; Long: 122° 39' E	LAVERTON SHIRE
Prospecting Licence	39/6322-6344	CHAPMAN, Morgan Leslie	3971.92HA	52.5km E'ly of Leonora	Lat: 29° 0' S; Long: 121° 51' 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 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: 29 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 **29 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. 29 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

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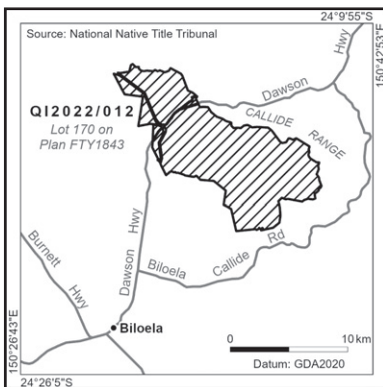
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Notice of an application to register an area agreement on the Register of Indigenous Land Use Agreements in Queensland
Notification day: 6 July 2022



National Native Title Tribunal



QI2022/012 Callide Timber Reserve ILUA

Description of the agreement area:

The agreement area covers about 96 sq km located over Lot 170 on Crown Plan FTY1843, about 13 km north east of Biloela

Relevant LGA: Banana Shire Council

The agreement contains the following statements:

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

7.1 (a) GNP and GNP Holdings consent to:

- (i) the Surrender;
- (ii) the revocation of all or part of the Timber Reserve;
- (iii) the Grant;
- (iv) the continuation of the Easements over the Conversion Tenure, including to the parties obtaining any consents required for continuation of the Easements; and
- (v) [any other future acts the State considers necessary to be done prior to the Grant to: (A) finalise its interests in the Timber Reserve (including the issue of permits for final harvesting of timber);

(B) ensure that existing occupation rights over the ILUA Area continue in existence after the Grant; or (C) enable the Grant itself, including grants or other approvals or authorities or the making of agreements].

7.3 (b) [Part 2, Division 3, Subdivision P of the Native Title Act 1993 (Cth) is not intended to apply to the Grant].

8 (a) [To the extent the Grant, or any other future acts the State considers necessary to be done prior to the Grant, cannot proceed unless the Surrender has occurred, then]:

(i) [provided this agreement is registered, the Surrender will occur immediately before the Grant (or before the grant of any necessary future acts)]; and

(ii) the State will notify GNP of the Surrender within 10 Business Days after the day the Surrender is taken to have occurred, and will provide a copy of the notification to Batchfire.

(b) The parties agree that the Surrender will extinguish any Native Title Rights and Interests that exist in relation to the ILUA Area.

[**Conversion Tenure** means the land in relation to which freehold tenure is proposed to be granted by the State to GNP Holdings under the Land Act 1994 (Qld) (which is ultimately to allow Batchfire to secure environmental offsets under the Environment Protection and Biodiversity Conservation Act 1999 (Cth) within the Timber Reserve for the project)].

Easements includes:

(a) [each of the registered public utility easements burdening the ILUA Area, including easements over leases of the Timber Reserve on the Execution Date, being the last day the agreement is executed];

(b) any easement burdening the ILUA Area that is formalised (whether by registration or other process) before the revocation of the Timber Reserve, to provide for public utilities and other infrastructure on the ILUA Area on the Execution Date; and

(c) any easement burdening the ILUA Area that the State considers is necessary to facilitate the construction, maintenance, operation or use of a public utility or essential infrastructure and that is formalised (whether by registration or other process) before the Grant.

Grant means the grant of the Conversion Tenure by the State to GNP Holdings.

Surrender means the surrender of Native Title Rights and Interests over the ILUA Area, pursuant to the process set out in clause 8.

[**Timber Reserve** means that area declared a timber reserve pursuant to the Forestry Act 1959 (Qld) described as Lot 170 on Crown Plan FTY1843, Title Reference 47552001].

Parties to the agreement and their contact addresses:

Batchfire Callide Pty Ltd and Batchfire Callide No 2 Pty Ltd (Batchfire) c/- McCullough Robertson Lawyers GPO Box 1855 Brisbane QLD 4001	State of Queensland (State) c/- Native Title and Resources, Crown Law 50 Ann Street Brisbane QLD 4000	Lynette Gail Blucher, Lynette Ann Anderson, Lillian May Harrison, Rodney John Jarro, Margaret Jennifer Kemp and Kevina Fay Suey on their own behalf and on behalf of the Gaangalu Nation People (QUD33/2019) (GNP); and Gaangalu Nation People (GNP) Holdings Pty Ltd as trustee of the Gaangalu Nation People (GNP) Trust (GNP Holdings) c/- Una Prentice Chambers, Level 5B, 420 George 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 6 October 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.

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NOTICE OF COMMUNITY MEETING OF THE GAWLER RANGES PEOPLE CONSULTATION UNDER THE NATIVE TITLE (PRESCRIBED BODIES CORPORATE) REGULATIONS 1999 (CTH)

The Gawler Ranges Aboriginal Corporation RNTBC ICN 7652 (GRAC) seeks the consent of the native title holders under section 8(1) of the *Native Title (Prescribed Bodies Corporate) Regulations 1999* (Cth) to enter into a Native Title Mining Agreement (NTMA) with Alliance (Eyre) Pty Ltd (**the Company**).

What is the proposed NTMA for?

Alliance (Eyre) Pty Ltd is the proponent for the development of the Alliance Wilcherry Project. The Company seeks to establish the Weednanna open pit and underground gold and iron ore mine within the land labelled "Authority Land" in the Map in this notice.

The Company also holds exploration licences over the land labelled "Expansion Area" in the Map in this notice. Although no mining is currently planned in the Expansion Area, the Company may, in the future, seek to undertake further mining projects in this area.

Together, the Authority Land and the Expansion Area are referred to as the "Agreement Area". The Agreement Area lies wholly within the Gawler Range Native Title Determination Area and covers land on which native title exists. Alliance (Eyre) Pty Ltd therefore requires an NTMA in order to proceed with its current proposed mining project and any future mining projects in the Agreement Area.

The proposed NTMA which has been negotiated between GRAC and the Company seeks to authorise and permit mining operations for the recovery and sale of all minerals recovered by the

Company from the Agreement Area, except for any radioactive minerals. The Company has agreed to provide commercial terms to GRAC and has agreed to take measures (including heritage surveys) to identify and protect any Aboriginal heritage in the vicinity of any mining project and related infrastructure.

Purpose of meeting & who should attend the meeting?

The native title holders for the Agreement Area are those persons who meet the definition set out in paragraph [3] of the Gawler Range Native Title Determination McNamara on behalf of the *Gawler Ranges People v State of South Australia [2011] FCA 1471* (Gawler Ranges People).

The purpose of the meeting is for the Gawler Ranges People to consider and, if thought appropriate, authorise the directors of GRAC to enter into the NTMA, and sign all necessary documents to give effect to the NTMA. GRAC is required to consult with the Gawler Ranges People under the *Native Title (Prescribed Bodies Corporate) Regulations 1999* (Cth) before entering into this NTMA.

All Gawler Ranges People are entitled to attend this meeting. This includes any member of GRAC (who by definition will also be a Gawler Ranges native title holder). If you have any doubts about whether you should be included in this consultation you may contact GRAC using the contact details set out at the end of this notice.

Details of Meeting:

This meeting of the Gawler Ranges People will occur as follows:

Date: 15 July 2022

Time: 1:00pm

(Registration from 12.30pm)

Venue: Westland Hotel Motel, Palms Function Centre
100 McDouall Stuart Avenue
Whyalla SA
(Palms Function Centre is on the other side of Ian Street)

Tea and coffee and light refreshments will be served. Limited assistance including accommodation may be available, but only by prior arrangement with GRAC.

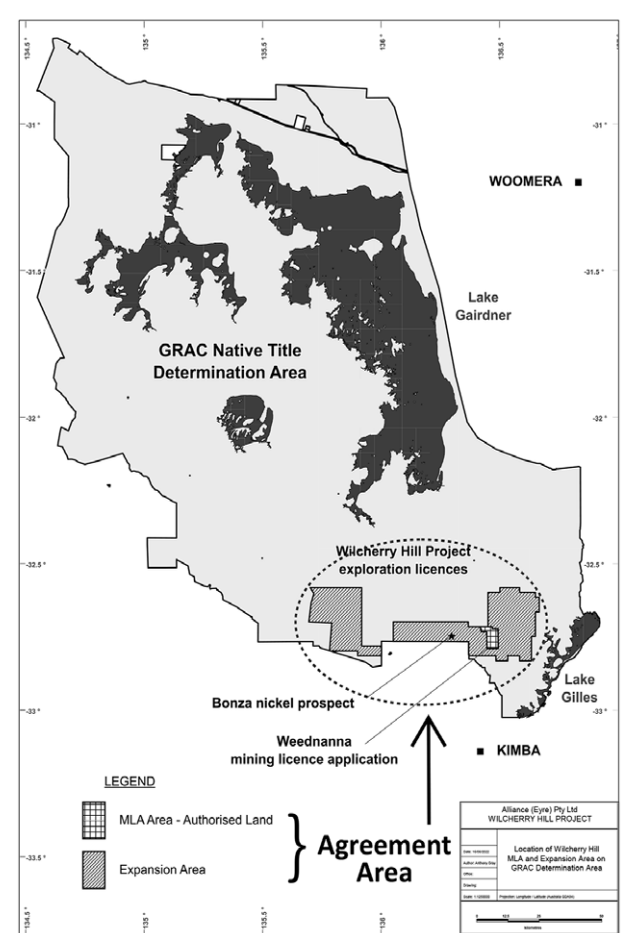
GRAC understands that this meeting is occurring while COVID-19 restrictions are still in place throughout parts of Australia, and even without those restrictions, safety precautions are necessary for all Gawler Ranges People.

Appropriate social distancing and hygiene measures will be implemented at the meeting. However, if you cannot attend this meeting, or are still uncomfortable in doing so, please contact GRAC on the details below and we will seek to ensure that your views are equally included in any decision-making process.

Please email or call to register your interest in attending the meeting, or to obtain a copy of any relevant document:

Email: GRACcontact@gmail.com

Phone: 0459 110 779



Aboriginal Cultural Heritage Assessment – Invitation to Register an Interest

Artefact Heritage is undertaking an Aboriginal Cultural Heritage Assessment Report (ACHAR) for proposed extension of the HammondCare Wahroonga facility. The proposed development is located 2-12 Neringah Avenue South, Wahroonga, NSW 2076 (Lot 1 in DP960051, Lot 1 in DP1199937 and Lot 52 in DP2666) located in the Ku-ring-gai Local Government Area and lies within the boundaries of the Metropolitan Local Aboriginal Land Council.

The contact details for the proposal are:

Alex Lisney
Project Manager
HammondCare
alisney@hammond.com.au

The proposal will be lodged for consideration as a State Significant Development under the Environmental Planning and Assessment Act 1979. We are inviting registrations of interest in the project from Aboriginal groups and individuals who hold cultural knowledge relevant to determining the significance of Aboriginal objects and places in the locality. The purpose of this community consultation is to assist the Director-General of the Department of Planning and Environment in the determination of the project with consideration for Aboriginal cultural heritage values. The ACHAR will be prepared in accordance with the *Guide to investigating, assessing and reporting on Aboriginal Cultural Heritage in NSW (OEH 2011)* and the *Code of Practice for Archaeological Investigation of Aboriginal Objects in NSW (OEH 2010)*.

Please register your interest in the project by 13 July 2022 by contacting:

Elizabeth Bonshek
Artefact Heritage, Suite 56, Jones Bay Wharf,
26-32 Pirrama Road
Pyrmont NSW 2009 or
Elizabeth.Bonshek@artefact.net.au

Please be advised that the details of all parties who register will be forwarded to Heritage NSW and the Local Aboriginal Land Council unless specified otherwise.



NOTICE TO GRANT MINING TENEMENTS

NATIVE TITLE ACT 1993 (CTH) SECTION 29

Tenement Type	No.	Applicant	Area	Locality	Centroid	Shire
Mining Lease	15/1895	MINCOR RESOURCES NL	0.40HA	33.9km S'ly of Kambalda	Lat: 31° 29' S Long: 121° 33' E	COOLGARDIE SHIRE
Mining Lease	40/353	KYM MINING PTY LTD	161.11HA	47.6km S'ly of Leonora	Lat: 29° 17' S Long: 121° 28' E	MENZIES 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: 29 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 **29 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. 29 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.

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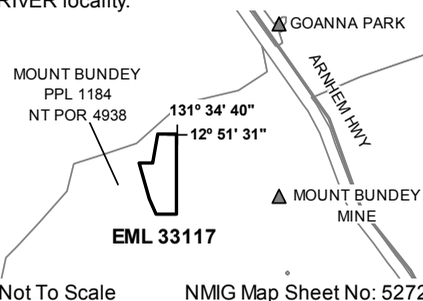
NOTICE OF PROPOSED GRANT OF AN EXTRACTIVE MINERAL LEASE

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:

Extractive Mineral Lease 33117 sought by MOUSELLIS & SONS PTY. LTD., ACN 009 654 791 over an area of 29 Hectares depicted below for a term of 10 years, within the MARY RIVER locality.



Nature of act(s): The grant of an extractive mineral lease under the *Mineral Titles Act 2010* 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 5213.

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: 29 June 2022

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



National
Native Title
Tribunal

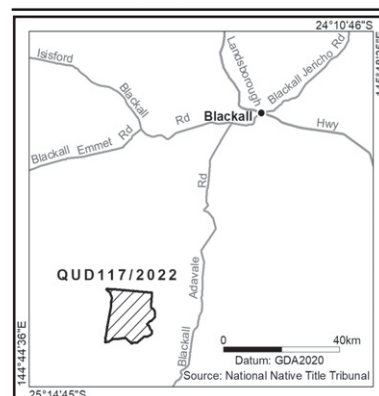
Notification day: 13 July 2022

A 'non-claimant' application has been made to the Federal Court of Australia (Federal Court) seeking a determination that native title does not exist in the area described below. The Applicant has a non-native title interest in the area, which is set out in their application and summarised below.

Under the *Native Title Act 1993 (Cth)*, there can be only one determination of native title for an area. Unless there is a relevant native title claim, as defined in section 24FE, over the area described below on or before **12 October 2022**, the area may be subject to protection under section 24FA and **acts may be done which extinguish or otherwise affect native title**.

A person who claims to hold native title rights and interests in this area may wish to file a native title claim application or become a party to this non-claimant application. These may be the only opportunities to have those rights and interests taken into account in the Federal Court's determination. Any other person may also wish to become a party.

If you want to become a party to this application, you must file a Form 5 (Notice of Intention to become a Party) with the Federal Court, **on or before 12 October 2022**. Further information regarding how to file a Form 5 is available from www.fedcourt.gov.au. After **12 October 2022**, you will need to seek leave from the Federal Court to become a party.



Applicant's name: South Terrick Pty Ltd (ACN 628 486 868) as trustee for the South Terrick Trust
Federal Court File No: QUD117/2022

Non-native title interest: The Applicant is the registered lessee of the pastoral lease over the application area, as detailed on Title Reference 40057938. The Applicant has applied to convert the lease to a freehold grant

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

Description: The application area covers about 218 sq km over Lot 5102 on Crown Plan PH591, and is located about 70 km south west of Blackall
Relevant LGA: Blackall Tambo Regional Council

For assistance and further information about this application, call Lorna Pedroni on 08 6317 5314 or visit www.nntt.gov.au.

The State of Victoria wishes to notify any interested person that it is currently considering the following minerals licence applications.

APPLICATION DETAILS	LOCALITY	APPLICATION DETAILS	LOCALITY
TENEMENT NUMBER: ELO07241 APPLICANT: Minerva Resources Pty Ltd LOCATION: 2.1km southeast of Jamieson NEAREST ROADS: Mansfield-Woods Point Road TERM: 5 years AREA: 484.5km ² Centre MGA Co-ord 443161E 5848669N Z55 Centre 100k map 8123		TENEMENT NUMBER: ELO07620 APPLICANT: Eastern Victoria Gold Exploration Pty Ltd LOCATION: 7.8km west of Alexandra NEAREST ROAD: Goulburn Valley Highway TERM: 5 years AREA: 59.0km ² Centre MGA Co-ord 373416E 5882224N Z55 Centre 100k map 8023	
TENEMENT NUMBER: ELO07447 APPLICANT: Minerva Resources Pty Ltd LOCATION: 14.2km southeast of Jamieson NEAREST ROADS: Jamieson-Licola Road TERM: 5 years AREA: 26.0km ² Centre MGA Co-ord 438261E 5865395N Z55 Centre 100k map 8123		TENEMENT NUMBER: ELO07792 APPLICANT: Fosterville Gold Mine Pty Ltd LOCATION: 0.8km northwest of Rochester NEAREST ROAD: Northern Highway TERM: 5 years AREA: 511.8km ² Centre MGA Co-ord 288008E 5982267N Z55 Centre 100k map 7825	
TENEMENT NUMBER: ELO07382 APPLICANT: Syndicate Minerals Pty Ltd LOCATION: 1.5km north of Heathcote, 1.5km south of Heathcote NEAREST ROADS: Northern Highway TERM: 5 years AREA: 7.9km ² Centre MGA Co-ord 294767E 5911812N Z55 Centre 100k map 7824		TENEMENT NUMBER: ELO07793 APPLICANT: Fosterville Gold Mine Pty Ltd LOCATION: 5.6km west of Rochester NEAREST ROAD: Northern Highway TERM: 5 years AREA: 327.2km ² Centre MGA Co-ord 277581E 5964393N Z55 Centre 100k map 7825	
TENEMENT NUMBER: ELO07412 APPLICANT: Syndicate Minerals Pty Ltd LOCATION: 8.8km northwest of Marysville NEAREST ROAD: Maroondah Highway TERM: 5 years AREA: 354.1km ² Centre MGA Co-ord 374710E 5863136N Z55 Centre 100k map 8023		TENEMENT NUMBER: ELO07794 APPLICANT: Fosterville Gold Mine Pty Ltd LOCATION: 7.0km south of Elmore NEAREST ROAD: Northern Highway TERM: 5 years AREA: 334.3km ² Centre MGA Co-ord 284886E 5936622N Z55 Centre 100k map 7824	
TENEMENT NUMBER: ELO07561 APPLICANT: Syndicate Minerals Pty Ltd LOCATION: 6.2km southeast of Heathcote NEAREST ROAD: Midland Highway TERM: 5 years AREA: 3.0km ² Centre MGA Co-ord 298430E 5905506N Z55 Centre 100k map 7824		TENEMENT NUMBER: ELO07795 APPLICANT: Southern Star Exploration Pty Ltd LOCATION: 12.8km east of Bendigo NEAREST ROAD: Midland Highway, McIvor Highway TERM: 5 years AREA: 334.3km ² Centre MGA Co-ord 275391E 5932013N Z55 Centre 100k map 7724	
TENEMENT NUMBER: ELO07481 APPLICANT: Torrens Gold Exploration Pty Ltd LOCATION: 8.9km east of Heathcote NEAREST ROAD: Northern Highway TERM: 5 years AREA: 394.0km ² Centre MGA Co-ord 316743E 5911155N Z55 Centre 100k map 7824		TENEMENT NUMBER: RL007485 APPLICANT: Mandalay Resources Costerfield Operations Pty Ltd LOCATION: 3.2km east of Heathcote NEAREST ROAD: Northern Highway TERM: 10 years AREA: 31.7km ² Centre MGA Co-ord 301128E 5915367N Z55 Centre 100k map 7824	

Becoming a native title party

Persons have until **29 September 2022** to take steps to become native title parties in relation to these licence applications. The notification date under Section 30 of the *Native Title Act 1993* is **29 June 2022**. Further information about becoming a native title party is available from the National Native Title Tribunal, Melbourne Registry, on 03 8638 6700 or by visiting www.nntt.gov.au.

For more information, visit earthresources.vic.gov.au/nativetitle, contact the Native Title Project Officer, on 0436 436 732 or email nativetitle.err@ecodev.vic.gov.au.

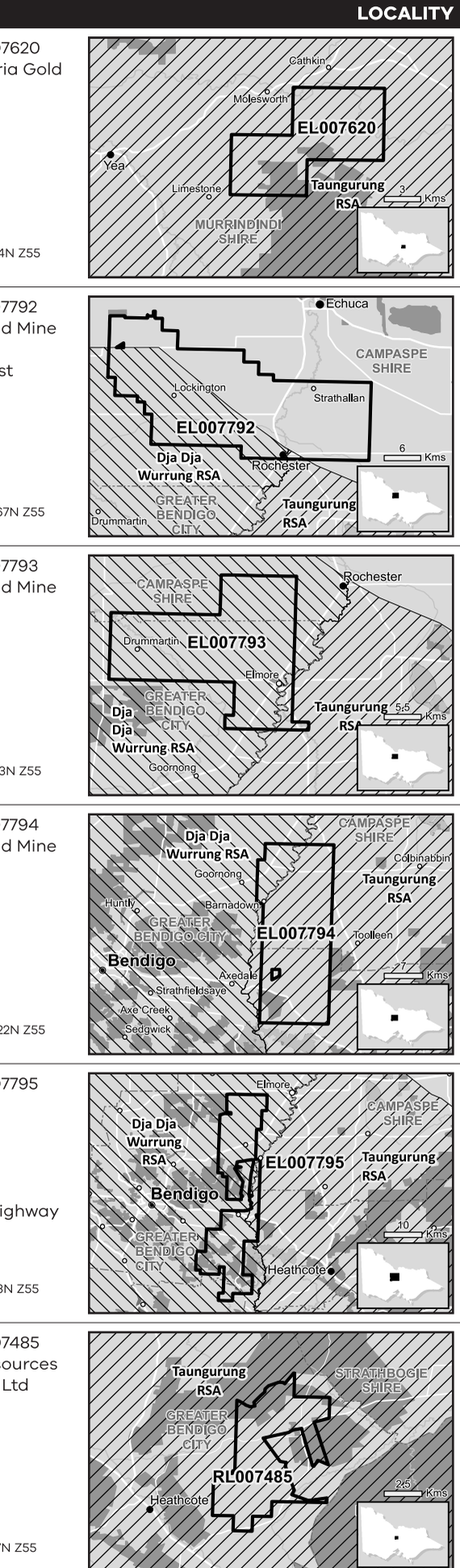
This notice is given by the Department of Jobs, Precincts and Regions on behalf of the Minister for Resources in accordance with Section 29 (3) of the Commonwealth *Native Title Act 1993*. The Department can be contacted at GPO Box 4509, Melbourne, VIC 3001.

Exploration Licences (EL)

If these licences are granted, the licensees will be permitted to explore for minerals on the specified land for the term of the licence, and to apply for two renewals of up to five years.

Retention Licences (RL)

If these licences are granted, the licensees will be permitted to explore for minerals on the specified land, or reserve the land for future mining or exploration for the term of the licence, and to apply for one renewal of up to ten years.



Jobs,
Precincts
and Regions