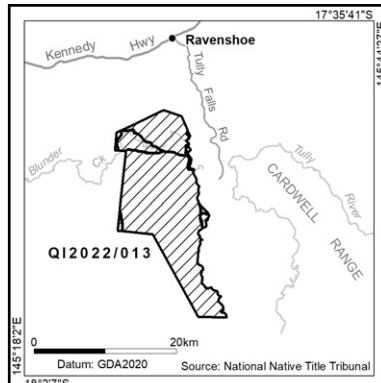


# Notice of an application to register an area agreement on the Register of Indigenous Land Use Agreements in Queensland

Notification day: 3 August 2022



## QI2022/013 Chalumbin Wind Farm Area ILUA

### Description of the agreement area:

The agreement area covers about 204 sq km and is located about 10 km south of Ravenshoe  
Relevant LGA: Tablelands Regional Council

### The agreement contains the following statements:

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

4.2 [The Parties agree that Subdivision P, Division 3, Part 2 of the Native Title Act 1993 (Cth) is not intended to apply to the Agreed Acts or the matters the subject of clauses 6.2 and 6.3].

6.1 The Parties consent to each of the following to the extent that they are Future Acts in the ILUA Area: a) the Grant of the Project Rights; and b) the doing of the Project, (collectively, the **Agreed Acts**).

6.2 [The Parties consent to the grant of any easement that is reasonably necessary to enable the operation of the Project within the ILUA Area and that is a Future Act].

6.3 [The Parties consent to the reasonable variation or amendment of a Project Right where such a variation or amendment: a) is reasonably necessary to enable the development or operation of the Project within the ILUA Area; b) will increase the aggregate megawatt of installed capacity of the Project in the ILUA Area and therefore the next operational payment; and c) is a Future Act].

Project within the ILUA Area; b) will increase the aggregate megawatt of installed capacity of the Project in the ILUA Area and therefore the next operational payment; and c) is a Future Act].

6.4 a) The Parties do not agree to any amendment of the Lease other than an amendment to add or remove the Renewable Energy Purpose.

**Carbon Abatement Interest** means the right to obtain the benefit (whether present or future) of avoided greenhouse gas emissions, greenhouse gas emissions abatement or the sequestration of carbon dioxide or other greenhouse gases in, on, or in relation to land or waters and includes rights conferred by applicable state or territory legislation, including: a) an 'applicable carbon sequestration right' as defined under the *Carbon Credits (Carbon Farming Initiative) Act 2011* (Cth); and b) a 'carbon abatement interest' and 'carbon abatement product' as those terms are defined in the *Land Act 1994* (Qld), *Land Title Act 1994* (Qld) or *Forestry Act 1959* (Qld), as context requires, but does not include the right to obtain the benefit of avoided greenhouse gas emissions from the generation of electricity from a renewable source by the Project.

**Lease** means Pastoral Holding 22/5402 at Lot 1 on Crown Plan CWL3298, which is subject of the ILUA Area.

**Project** means the development, construction, commissioning, operation, decommissioning and rehabilitation of a wind farm by CWFPL within the ILUA Area, including: a) particular wind turbine generators; b) up to two substations; c) up to two switchyards; d) one energy storage system; e) energy metering equipment; f) electrical connections; g) powerlines and one transmission line; h) wind monitoring masts; i) operation and maintenance facilities; j) overhead and underground electrical cabling; k) hardstands; l) construction compounds; m) establishing new and upgrading existing access tracks; n) temporary construction laydown areas; and o) environmental offsets, vegetation offsets or biodiversity offsets required for or under a Project Right to address impacts of the Project on the environment, vegetation or biodiversity, but does not include any Carbon Abatement Interest].

**Project Rights** means all approvals, authorisations, authorities, certificates, consents, declarations, directions, Lease variations referred to at (a) and sublease grant referred to at (b) below, licences, instruments, notices, rights, or permits that are required for the Project from any Government Agency or governmental or other competent authority, including the following specific amendment, sublease and voluntary declaration or security: [a] an amendment of the Lease to include or remove the Renewable Energy Purpose; b) a sublease of the Sublease Area, being the area that CWFPL may access, use, occupy and control, from the Leaseholder to CWFPL; and c) any voluntary declaration or other security from the Leaseholder for the purposes of paragraph o) of the definition of Project, that are required by, or to enable the Project to proceed in accordance with, applicable laws, but does not include: d) any such things required or any interests under the *Carbon Credits (Carbon Farming Initiative) Act 2011* (Cth); and e) any Carbon Abatement Interest].

**Renewable Energy Purpose** means a purpose for the production, transmission, storage and/or metering of energy from a renewable source, being a wind farm (or wind farming) under s 154(2)(b) of the *Land Act 1994* (Qld)].

### Parties to the agreement and their contact addresses:

Chalumbin Wind Farm Pty Ltd as the trustee for CWF Unit Trust ( <b>CWFPL</b> ) c/- King & Wood Mallesons Level 33, Waterfront Place 1 Eagle St, Brisbane Qld 4000	Doyle & Co Pty Ltd ( <b>Leaseholder</b> ) c/- WGC Lawyers 123 Sheridan Street Cairns QLD 4870	Angela Braun, Elizabeth Cashmere, Bradley Go Sam and Kathleen Haines on behalf of the Jirrbal #4 Native Title Applicants; and Wabubadda Aboriginal Corporation RNTBC (ICN 7117) ( <b>WAC RNTBC</b> ) c/- North Queensland Land Council 61 Anderson Street, Manunda QLD 4870
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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 3 November 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](http://www.nntt.gov.au).

# NOTICE OF AN AUTHORISATION MEETING OF THE WIDJABUL WIA-BAL NATIVE TITLE CLAIM GROUP

**When:** Friday 19 August 2022

8:00am – 9:00am – Meeting registration\*

9:00am – Meeting opened

3:30pm – Meeting closed

\*Note: Registration will be open to members anytime throughout the meeting, but members are encouraged to register between 8:00am and 9:00am.

**Where:** In person: Lismore Heights Bowling Club, 181A High Street, Lismore Heights NSW 2480

Remote access: Contact NTSCORP Limited to attend by videoconference or telephone

**Who should attend:** The meeting is open to **all members of the native title claim group in the Widjabul Wia-bal native title determination application (NSD1213/2018) ('Widjabul Wia-bal Claim Group' and 'Widjabul Wia-bal Claim' respectively), being all the descendants of the following apical ancestors:**

1. Bob de Bobbin (also known as Bob Deruhbin), died 1912 at Lismore
2. Topsy Brown (also known as Topsy Larken), born 1849, died 1919 at Dunoon
3. Johnny Bob (also known as Bob Roberts), born circa 1820
4. William 'Billy' King, born 1878 at Lismore
5. George Williams, born 1870
6. Kitty Barry, born 1841, died 1911 at Blakebrook
7. John 'Jack' Kapeen (also known as John 'Jack' Capeen), born circa 1860

## Background

The Widjabul Wia-bal Claim was registered in August 2013.

The Widjabul Wia-bal Claim area is an area of land and waters extending north of Lillian Rock and Mount Nardi into Mebbin, Nightcap and Mount Jerusalem National Parks, east of Goonengerry and Alstonville to Montecollum and Possum Creek; south to Ruthven and Bagotville; and west of Bungabbee State Forest and Cawongla.

The Widjabul Wia-bal Claim has been listed by the Federal Court of Australia for a proposed Consent Determination of native title on 4 November 2022.

## Amending the Widjabul Wia-bal Claim Area to remove the parcels subject to an agreement under Section 47C of the Native Title Act from this application to be dealt with in a second application

The Widjabul Wia-bal Applicant (the Applicant) and the Attorney General of New South Wales (in his capacity as the State Minister under the Native Title Act 1993 (Cth)) have been able to reach agreement on the application of section 47C of the *Native Title Act 1993* (NTA) (s 47C) within the external boundary of the Widjabul Wia-bal Claim.

Under s 47C, extinguishment may be disregarded, and native title recognised by agreement. In April 2022, the Widjabul Wia-bal Claim Group authorised the Applicant to enter into the s 47C Agreement with the Attorney General of NSW and to amend the Widjabul Wia-bal native title determination application (the application) to include those areas subject to the s 47C Agreement (s 47C Agreement Area). The s 47C Agreement allows native title to be recognised over an additional 2,600 hectares of land and waters, including parts of the following areas (marked in purple and green on the map below):

- Boatharbour Nature Reserve
- Nightcap National Park
- Tuckean Nature Reserve
- Mucklewee Mountain Nature Reserve
- Goonengerry National Park
- Victoria Park Nature Reserve
- Mount Jerusalem National Park
- Tucki Tucki Nature Reserve
- Andrew Johnson Big Scrub Reserve
- Whian Whian State Conservation Area

Widjabul Wia-bal Claim would be delayed.

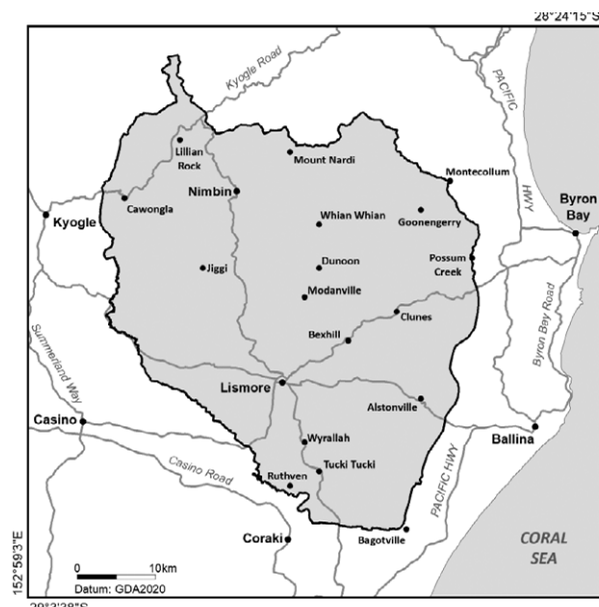
In order to avoid any delay to the proposed consent determination, the Widjabul Wia-bal Claim Area could be amended to remove the parcels subject to the s 47C Agreement and those parcels could be dealt with in a second Widjabul Wia-bal native title determination application.

At this Widjabul Wia-bal Claim Group meeting, the Widjabul Wia-bal Claim Group will be asked whether or not they wish to authorise the Applicant to amend the Widjabul Wia-bal native title determination application to exclude the parcels subject to the s 47C Agreement from the application area. Those parcels are described in **Attachment A**.

## Authorising the Widjabul Wia-bal section 87 Agreement and Consent Determination

At this Widjabul Wia-bal Claim Group meeting, the Widjabul Wia-bal Claim Group will be asked whether or not they wish to authorise the Applicant to enter into a section 87 Agreement and Consent Determination for the recognition of Widjabul Wia-bal's native title.

The area proposed to be the subject of the Consent Determination includes land and waters within the external boundary of Widjabul Wia-bal's Native Title Determination Application (Federal Court Proceedings NSD1213/2018) as shown in the map below.



The Consent Determination to be authorised is proposed to include the following description of Native Title Holders:

*Native title in relation to the Native Title Area is held by Widjabul Wia-bal who comprise all the descendants of the following apical ancestors:*

- (a) Bob de Bobbin (also known as Bob Deruhbin), died 1912 at Lismore;
- (b) Topsy Brown (also known as Topsy Larken), born 1849, died 1919 at Dunoon;
- (c) Johnny Bob (also known as Bob Roberts), born circa 1820;
- (d) William "Billy" King, born 1878 at Lismore;
- (e) George Williams, born 1870;
- (f) Kitty Barry, born 1841, died 1911 at Blakebrook; and
- (g) John "Jack" Kapeen (also known as John "Jack" Capeen), born circa 1860

*including persons adopted or incorporated into the families of those persons and who identify as, and are accepted as, Widjabul Wia-bal in accordance with Widjabul Wia-bal traditional laws and customs (and the biological descendants of those adopted or incorporated persons).*

The Widjabul Wia-bal Claim Group will be asked to make a decision in relation to authorising the section 87 Agreement and Consent Determination to include the above description of Native Title Holders.

## The Agenda for the Meeting:

1. Welcome to Country and Introductions;
2. Update on process for finalisation of the Widjabul Wia-bal section 87 Agreement and Consent Determination and the proposed ILUA;
3. Confirm the process of decision-making for the purpose of authorising the making of the Widjabul Wia-bal Claim and dealing with matters arising in relation to it, including authorising amendments to the Widjabul Wia-bal Claim and authorising the Applicant to enter into the section 87 Agreement and Consent Determination;
4. To consider and make decisions about authorising the Applicant to amend the Widjabul Wia-bal native title determination to remove the parcels as described in Attachment A from the Widjabul Wia-bal Claim Area

- (a) Discuss the background to the Widjabul Wia-bal Claim and the section 47C Agreement and the process of making amendments to the application and filing a new application;
- (b) Discuss the reason for the proposed amendments to the Widjabul Wia-bal Claim, being the removal of the parcels of land and waters described in Attachment A; and
- (c) The Widjabul Wia-bal Claim Group will be asked to consider and make a decision about authorising the



Applicant to make an application to the Federal Court of Australia for an order under section 64 of the Native Title Act 1993 (Cth) that the application be amended to remove the parcels of land and waters described in Attachment A from the application and to make the amended native title determination application.

5. To consider and make decisions in relation to authorising the Applicant to enter into the proposed section 87 Agreement and Consent Determination recognising Widjabul Wia-bal's native title rights and interests; and
6. Any other business as determined by Widjabul Wia-bal.

## Attending the Meeting

We encourage you to attend this meeting as important decisions will be made with regard to the Widjabul Wia-bal Claim. We will need to provide advice and get clear instructions from the Widjabul Wia-bal Claim Group in relation to the matters on the agenda.

The 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 Widjabul Wia-bal Claim Group meeting in person, please contact NTSCORP Limited (NTSCORP) by no later than **Friday 12 August 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 Widjabul Wia-bal 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 12 August 2022**.

Please note if you do not contact NTSCORP by **Friday 12 August 2022** to confirm your request for mileage 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 Widjabul Wia-bal Claim Group meeting by videoconference or telephone. You will still be able to listen, ask questions, and participate if you attend remotely.

In order to attend the meeting by videoconference or telephone, you must:

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 email address below.

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 details are:** 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 Neville Kim - Manager Community Facilitation, or Sarah Bartrim – Solicitor, or Matilda Vaughan - Solicitor on Freecall **1800 111 844 or (02) 9310 3188**.

## Attachment A

### Parcels subject to the Section 47C Agreement to be removed from the Claim Area

The following 75 parcels are proposed to be removed from the application area in the Widjabul Wia-bal Native Title Determination Application.

For those parcels subject to the Section 47C Agreement, which do not have a Lot and Deposited Plan (DP) identifier, a Cadastral Identifier (**CAD ID**) number has been provided.

CAD ID 105203966	Lot 131 DP 755691	CAD ID 105606725
CAD ID 107019614	Lot 1 DP 125323	CAD ID 104406629
Lot 55 DP 755752	Lot 64 DP 755752	CAD ID 105436971
Lot 1 DP 806694	Lot 135 DP 755691	CAD ID 106732315
Lot 1 DP 712828	Lot 137 DP 755720	CAD ID 104039848
Lot 5 DP 821941	Lot 31 DP 755752	Lot 31 DP 755743
(Part) Lot 129 DP 755691	Lot 143 DP 755691	CAD ID 104406630
Lot 90 DP 755712	Lot 1 DP 1097962	Lot 43 DP 755693
Lot 7 DP 821941	Lot 98 DP 728194	CAD ID 107019470
Lot 132 DP 755691	Lot 147 DP 755691	CAD ID 103685824
Lot 1 DP 123317	Lot 72 DP 755739	Lot 89 DP 755693
Lot 8 DP 821941	Lot 1 DP 755752	Lot 1 DP 603080
Lot 144 DP 755691	Lot 133 DP 755691	CAD ID 106709313
Lot 91 DP 755712	Lot 89 DP 755739	CAD ID 104189557
Lot 3 DP 808304	CAD ID 100778047	Lot 121 DP 755746
(Part) Lot 126 DP 755691	Lot 134 DP 755691	CAD ID 105544375
755691	Lot 82 DP 755739	CAD ID 107200654
Lot 75 DP 755712	Lot 93 DP 755691	Lot 124 DP 755746
Lot 5 DP 249043	Lot 1 DP 1178152	CAD ID 107019477
Lot 130 DP 755691	CAD ID 105437024	Lot 1 DP 230291
CAD ID 107018948	Lot 125 DP 755691	Lot 2 DP 808419
Lot 4 DP 755752	Lot 2 DP 1178152	CAD ID 105085732
Lot 127 DP 755691	CAD ID 105567098	CAD ID 106732200
Lot 7001 DP 1063053	CAD ID 104039770	CAD ID 107197768
Lot 6 DP 821941	CAD ID 105051432	

In June 2022, the Applicant filed an amended application (the amended application) including the s 47C Agreement Area in the Claim Area.

Following the filing of the amended application, it has become apparent that procedural steps to be undertaken in relation to the amended application in accordance with the NTA would mean that the timeframe for a proposed consent determination in the

## NOTICE OF AN AUTHORISATION MEETING OF WIDJABUL WIA-BAL

**When:** Friday 19 August 2022  
 3:30pm – Meeting opened  
 5:00 pm – Meeting closed  
**Where:** In person: Lismore Heights Bowling Club, 181A High Street, Lismore Heights NSW 2480  
**Remote access:** Contact NTSCORP Limited to attend by videoconference or telephone

**Who should attend:** Widjabul Wia-bal who comprise all the descendants of the following apical ancestors:

- (a) Bob de Bobbin (also known as Bob Deruhbin), died 1912 at Lismore;
- (b) Topsy Brown (also known as Topsy Larken), born 1849, died 1919 at Dunoon;
- (c) Johnny Bob (also known as Bob Roberts), born circa 1820;
- (d) William "Billy" King, born 1878 at Lismore;
- (e) George Williams, born 1870;
- (f) Kitty Barry, born 1841, died 1911 at Blakebrook; and
- (g) John "Jack" Kapeen (also known as John "Jack" Capeen), born circa 1860

including persons adopted or incorporated into the families of those persons and who identify as, and are accepted as, Widjabul Wia-bal in accordance with Widjabul Wia-bal traditional laws and customs (and the biological descendants of those adopted or incorporated persons).

### Background

The Widjabul Wia-bal native title determination application (NSD1213/2018) (*Widjabul Wia-bal Claim*) was registered in August 2013.

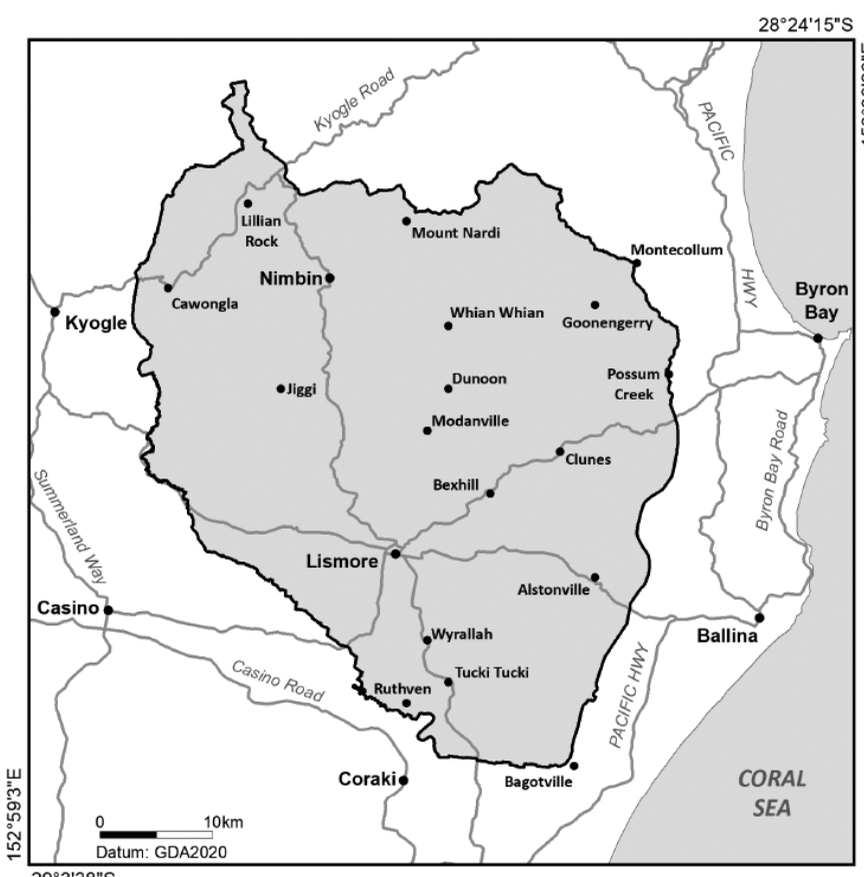
The Widjabul Wia-bal Claim area is an area of land and waters extending north of Lillian Rock and Mount Nardi into Mebbin, Nightcap and Mount Jerusalem National Parks, east of Goonengerry and Alstonville to Montecollum and Possum Creek; south to Ruthven and Bagotville; and west of Bungabbee State Forest and Cawongla.

The Widjabul Wia-bal Claim has been listed by the Federal Court of Australia for a proposed Consent Determination of native title on 4 November 2022.

### Authorising the Widjabul Wia-bal section 87 Agreement and Consent Determination

At this Widjabul Wia-bal meeting, Widjabul Wia-bal as described above will be asked whether or not they wish to authorise the Applicant in the Widjabul Wia-bal Claim to enter into a section 87 Agreement and Consent Determination for the recognition of Widjabul Wia-bal's native title.

The area proposed to be the subject of the Consent Determination includes land and waters within the external boundary of Widjabul Wia-bal's Native Title Determination Application (Federal Court Proceedings NSD1213/2018) as shown in the map below.



The Consent Determination to be authorised is proposed to include the following description of Native Title Holders:

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*including persons adopted or incorporated into the families of those persons and who identify as, and are accepted as, Widjabul Wia-bal in accordance with Widjabul Wia-bal traditional laws and customs (and the biological descendants of those adopted or incorporated persons).*

### The Agenda for the Meeting:

1. Welcome to Country and Introductions;
2. Confirm the process of decision-making for the purpose of authorising the Applicant in the Widjabul Wia-bal Claim to enter into the section 87 Agreement and Consent Determination;
3. To consider and make decisions in relation to authorising the Applicant in the Widjabul Wia-bal Claim to enter into the proposed section 87 Agreement and Consent Determination recognising Widjabul Wia-bal's native title rights and interests; and
4. Any other business as determined by Widjabul Wia-bal.

### Attending the Meeting

We encourage you to attend this meeting as important decisions will be made with regard to Widjabul Wia-bal's native title rights and interests. We will need to provide advice and get clear instructions from Widjabul Wia-bal in relation to the matters on the agenda.

The 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 Widjabul Wia-bal meeting in person, please contact NTSCORP Limited (NTSCORP) by no later than **Friday 12 August 2022**, so that all relevant arrangements can be made. Afternoon tea will be provided at the venue.

For those attending the Widjabul Wia-bal 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 12 August 2022.**

Please note if you do not contact NTSCORP by **Friday 12 August 2022** to confirm your request for mileage 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

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Email: CFC@ntscorp.com.au

Should you have any queries or simply require further information, please do not hesitate to contact Neville Kim - Manager Community Facilitation, or Sarah Bartrim – Solicitor, or Matilda Vaughan - Solicitor on Freecall **1800 111 844** or **(02) 9310 3188**.

For all your advertising needs



email:  
 advertising@koorimail.com

## 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	26/861	NORTHERN STAR (KLV) PTY LTD NORTHERN STAR (SARACEN KALGOORLIE) PTY LTD	82.88HA	22km SE'ly of Kalgoorlie	Lat: 30° 54' S Long: 121° 36' E	KALGOORLIE-BOULDER CITY
Mining Lease	38/1303	SMITH, Bradley Adam	45.94HA	15.5km SW'ly of Laverton	Lat: 28° 40' S Long: 122° 15' E	LAVERTON SHIRE
Mining Lease	38/1305	REGIS RESOURCES LIMITED	432.88HA	111.8km N'ly of Laverton	Lat: 27° 37' S Long: 122° 14' E	LAVERTON SHIRE
Mining Lease	39/1147	ARDEA EXPLORATION PTY LTD	4542.84HA	66.6km SE'ly of Leonora	Lat: 29° 15' S Long: 121° 52' E	LEONORA SHIRE, MENZIES SHIRE
Mining Lease	40/354	IRIS METALS LIMITED	112.36HA	46.3km S'ly of Leonora	Lat: 29° 17' S Long: 121° 28' E	MENZIES SHIRE
Mining Lease	40/355	IRIS METALS LIMITED	119.03HA	46.1km S'ly of Leonora	Lat: 29° 17' S Long: 121° 27' 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:** 27 July 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 **27 October 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. **27 November 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.

# NOTICE OF AN AUTHORISATION MEETING FOR AN INDIGENOUS LAND USE AGREEMENT

When: Saturday 20 August 2022

8:00am – 9:00am – Meeting registration\*

9:00am – Meeting opened

5:00pm – Meeting closed

Sunday 21 August 2022

8:00am – 9:00am – Meeting registration\*

9:00am – Meeting opened

5:00pm – Meeting closed

\*Note: Registration will be open anytime throughout the meeting, but attendees are encouraged to register between 8:00am – 9:00am each day of the meeting.

Where: In person: Lismore Heights Bowling Club  
181A High Street, Lismore Heights NSW 2480

Remote access: Contact NTSCORP Limited to attend by videoconference or telephone



NTSCORP Limited, the native title service provider for NSW, is convening a meeting to authorise the making of an Indigenous Land Use Agreement in accordance with the *Native Title Act 1993* (Cth) in relation to land and waters covering approximately 1,620 sq km; extending north of Lillian Rock and Mount Nardi into Mebbin, Nightcap and Mount Jerusalem National Parks, east of Goonengerry and Alstonville to Montecollum and Possum Creek; south to Ruthven and Bagotville; and west of Bungabbee State Forest and Cawongla, on the far north coast of NSW as shown in black outline on the map below:

Mount Jerusalem National Parks, east of Goonengerry and Alstonville to Montecollum and Possum Creek; south to Ruthven and Bagotville; and west of Bungabbee State Forest and Cawongla, on the far north coast of NSW as shown in black outline on the map below:

## The Agenda for the Meeting:

1. Welcome to Country and Introductions;
2. To provide an overview of the Indigenous Land Use Agreement and the Indigenous Land Use Agreement Negotiations;
3. To confirm the process of decision-making for the purpose of authorising the making of the Indigenous Land Use Agreement;
4. To consider and make decisions in relation to the authorisation of the Indigenous Land Use Agreement;
5. To decide on the artwork to be used for the front cover of the Indigenous Land Use Agreement, and the invitations and t-shirts for the consent determination; and
6. Any other business.

## Attending the Meeting

The 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 authorisation meeting in person, please contact NTSCORP Limited (NTSCORP) by no later than **Friday 12 August 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 authorisation 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 12 August 2022**.

Please note if you do not contact NTSCORP by **Friday 12 August 2022** to confirm your request for mileage 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 authorisation meeting by videoconference or telephone. You will still be able to listen, ask questions, and participate if you attend remotely.

In order to attend the meeting by videoconference or telephone, you must:

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 email address below.

**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 details are:

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 Neville Kim - Manager Community Facilitation, or Sarah Bartrim – Solicitor, or Matilda Vaughan - Solicitor on Freecall **1800 111 844** or (02) 9310 3188.



GOVERNMENT OF  
WESTERN AUSTRALIA

# NOTICE TO GRANT MINING TENEMENTS

## NATIVE TITLE ACT 1993 (CTH) SECTION 29

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

Tenement Type	No.	Applicant	Area*	Locality	Centroid	Shire
Exploration Licence	08/3354	NORTH WEST SOLAR SALT PTY LTD	35BL	27.8km E'ly of Onslow	Lat: 21° 37' S ; Long: 115° 22' E	ASHBURTON SHIRE
Exploration Licence	15/1896	ABEH PTY LTD	1BL	14.1km NW'ly of Coolgardie	Lat: 30° 50' S ; Long: 121° 5' E	COOLGARDIE SHIRE
Exploration Licence	15/1898	BELRES PTY LTD	48BL	48.6km SW'ly of Kambalda	Lat: 31° 35' S ; Long: 121° 25' E	COOLGARDIE SHIRE
Exploration Licence	15/1906	STRINDBERG, Maxwell Peter	1BL	30km SW'ly of Kambalda	Lat: 31° 22' S ; Long: 121° 25' E	COOLGARDIE SHIRE
Exploration Licence	15/1913	WESTAUS MINING PTY LTD	8BL	26.9km E'ly of Kambalda	Lat: 31° 11' S ; Long: 121° 57' E	COOLGARDIE SHIRE, KALGOORLIE-BOULDER CITY
Exploration Licence	16/529	TELLUS HOLDINGS LTD	70BL	88.6km W'ly of Ora Banda	Lat: 30° 27' S ; Long: 120° 8' E	COOLGARDIE SHIRE
Exploration Licence	20/1008	WICKS, Anthony Marston	1BL	46km NE'ly of Cue	Lat: 27° 3' S ; Long: 118° 5' E	CUE SHIRE
Exploration Licence	27/666	JINDALEE RESOURCES LIMITED	23BL	49.8km E'ly of Broad Arrow	Lat: 30° 17' S ; Long: 121° 48' E	KALGOORLIE-BOULDER CITY
Exploration Licence	27/669	BLACK CAT (KAL EAST) PTY LTD	23BL	49.8km E'ly of Broad Arrow	Lat: 30° 17' S ; Long: 121° 48' E	KALGOORLIE-BOULDER CITY
Exploration Licence	28/3231	BEAU RESOURCES PTY LTD	58BL	167.5km SE'ly of Edjudina	Lat: 30° 46' S ; Long: 123° 41' E	KALGOORLIE-BOULDER CITY
Exploration Licence	29/1186-7	COBALT PROSPECTING PTY LTD	125BL	52.8km SW'ly of Leonora	Lat: 29° 11' S ; Long: 120° 55' E	MENZIES SHIRE
Exploration Licence	29/1189-90	COBALT PROSPECTING PTY LTD	118BL	30.3km W'ly of Menzies	Lat: 29° 35' S ; Long: 120° 44' E	MENZIES SHIRE
Exploration Licence	31/1316	JINDALEE RESOURCES LIMITED	70BL	57.1km NE'ly of Broad Arrow	Lat: 30° 8' S ; Long: 121° 48' E	KALGOORLIE-BOULDER CITY, MENZIES SHIRE
Exploration Licence	38/3649	DACIAN GOLD LIMITED	4BL	31.4km SW'ly of Laverton	Lat: 28° 52' S ; Long: 122° 15' E	LAVERTON SHIRE
Exploration Licence	38/3738	RICHMOND, William Robert	27BL	138.8km N'ly of Laverton	Lat: 27° 22' S ; Long: 122° 20' E	LAVERTON SHIRE
Exploration Licence	45/6069	HAOMA MINING NL	6BL	24.3km S'ly of Marble Bar	Lat: 21° 23' S ; Long: 119° 42' E	EAST PILBARA SHIRE
Exploration Licence	51/2090	IMPERATOR RESOURCES PTY LTD	24BL	87.8km SE'ly of Meekatharra	Lat: 27° 2' S ; Long: 119° 13' E	MEEKATHARRA SHIRE, WILUNA SHIRE
Exploration Licence	52/3994	GOLDZONE INVESTMENTS PTY LTD	1BL	78.8km E'ly of Peak Hill	Lat: 25° 36' S ; Long: 119° 30' E	MEEKATHARRA SHIRE
Exploration Licence	59/2688	YALGOO EXPLORATION PTY LTD	25BL	21.3km W'ly of Yalgo	Lat: 28° 16' S ; Long: 116° 28' E	YALGOO SHIRE
Exploration Licence	59/2702	SANTY GOLD PTY LTD	24BL	69.2km NE'ly of Mullewa	Lat: 27° 59' S ; Long: 115° 50' E	GREATER GERALDTON CITY, MURCHISON SHIRE
Exploration Licence	59/2703	SANTY GOLD PTY LTD	45BL	54.1km NE'ly of Mullewa	Lat: 28° 6' S ; Long: 115° 47' E	GREATER GERALDTON CITY, MURCHISON SHIRE
Exploration Licence	59/2708	ELECTRIFICATION METALS PTY LTD	114BL	72.9km E'ly of Paynes Find	Lat: 29° 24' S ; Long: 118° 25' E	MENZIES SHIRE, SANDSTONE SHIRE
Exploration Licence	63/2229	FLYNN GOLD LIMITED	1BL	115.2km W'ly of Norseman	Lat: 32° 8' S ; Long: 120° 33' E	DUNDAS SHIRE
Exploration Licence	77/2888	FORRESTANIA RESOURCES LIMITED	69BL	88.8km E'ly of Hyden	Lat: 32° 33' S ; Long: 119° 50' E	KONDININ SHIRE
Exploration Licence	77/2931	MINING EQUITIES PTY LTD	36BL	126.8km S'ly of Sandstone	Lat: 29° 7' S ; Long: 119° 5' E	SANDSTONE SHIRE
Exploration Licence	80/5768	ROCK MINERALS PTY LTD	7BL	103.9km S'ly of Wyndham	Lat: 16° 25' S ; Long: 128° 1' E	WYNDHAM-EAST KIMBERLEY SHIRE
Prospecting Licence	16/3394-5-S	WATTS, Cliff Charles	15.78HA	31.2km W'ly of Ora Banda	Lat: 30° 28' S ; Long: 120° 45' E	COOLGARDIE SHIRE
Prospecting Licence	25/2672	METAL HAWK LIMITED	94.58HA	32.9km E'ly of Kalgoorlie	Lat: 30° 49' S ; Long: 121° 48' E	KALGOORLIE-BOULDER CITY
Prospecting Licence	26/4672	STRINDBERG, Maxwell Peter	74.04HA	17.2km N'ly of Kambalda	Lat: 31° 3' S ; Long: 121° 43' E	KALGOORLIE-BOULDER CITY
Prospecting Licence	29/2675	GOONGARRIE OPERATIONAL AND MINING PTY LTD	9.94HA	36.1km N'ly of Ora Banda	Lat: 30° 3' S ; Long: 121° 10' E	MENZIES SHIRE
Prospecting Licence	29/2676	GOONGARRIE OPERATIONAL AND MINING PTY LTD	9.88HA	38.6km N'ly of Ora Banda	Lat: 30° 2' S ; Long: 121° 10' E	MENZIES SHIRE
Prospecting Licence	37/9527	CREW, Ross Frederick	113.28HA	21.7km E'ly of Leonora	Lat: 28° 56' S ; Long: 121° 32' E	LEONORA SHIRE
Prospecting Licence	37/9528	CREW, Ross Frederick	107.49HA	22.9km E'ly of Leonora	Lat: 28° 56' S ; Long: 121° 33' E	LEONORA SHIRE
Prospecting Licence	38/4554-6	SHREE MINERALS LIMITED	567.20HA	43.7km S'ly of Laverton	Lat: 29° 1' S ; Long: 122° 22' E	LAVERTON SHIRE
Prospecting Licence	38/4557	WALDER, Jasmine Rhonda Judith	9.65HA	10.2km S'ly of Laverton	Lat: 28° 42' S ; Long: 122° 24' E	LAVERTON SHIRE
Prospecting Licence	39/6346	DOBBIE, Kristina Marijke	182.13HA	51.3km E'ly of Leonora	Lat: 28° 56' S ; Long: 121° 51' E	LEONORA SHIRE
Prospecting Licence	45/3170-1	BUTLER, Ian Joseph	17.11HA	35.3km SW'ly of Marble Bar	Lat: 21° 27' S ; Long: 119° 36' E	EAST PILBARA SHIRE
Prospecting Licence	46/2091-2	CODRUS MINERALS LIMITED	261.04HA	5.2km NE'ly of Nullagine	Lat: 21° 51' S ; Long: 120° 8' E	EAST PILBARA SHIRE
Prospecting Licence	46/2093	CODRUS MINERALS LIMITED	1.04HA	5.1km NE'ly of Nullagine	Lat: 21° 51' S ; Long: 120° 9' E	EAST PILBARA SHIRE
Prospecting Licence	46/2094	CODRUS MINERALS LIMITED	53.41HA	4.3km NE'ly of Nullagine	Lat: 21° 52' S ; Long: 120° 8' E	EAST PILBARA SHIRE
Prospecting Licence	46/2095	CODRUS MINERALS LIMITED	145.88HA	11.3km NE'ly of Nullagine	Lat: 21° 51' S ; Long: 120° 12' E	EAST PILBARA SHIRE
Prospecting Licence	46/2101	WOELK, Adam	83.98HA	40.1km E'ly of Nullagine	Lat: 21° 50' S ; Long: 120° 29' E	EAST PILBARA SHIRE
Prospecting Licence	46/2102-3	WOELK, Adam	383.18HA	22km E'ly of Nullagine	Lat: 21° 50' S ; Long: 120° 19' E	EAST PILBARA SHIRE
Prospecting Licence	77/4608	ZOCARO, Tonino Pasquale Joseph	8.15HA	147.8km W'ly of Menzies	Lat: 29° 24' S ; Long: 119° 32' E	MENZIES SHIRE
		VAN KUYL, Anthony Frederick				
Prospecting Licence	77/4609	ZOCARO, Tonino Pasquale Joseph	27.36HA	140.9km W'ly of Menzies	Lat: 29° 30' S ; Long: 119° 35' E	MENZIES SHIRE
		VAN KUYL, Anthony Frederick				
Prospecting Licence	77/4610	ZOCARO, Tonino Pasquale Joseph	12.10HA	146.3km W'ly of Menzies	Lat: 29° 19' S ; Long: 119° 35' E	MENZIES SHIRE
		VAN KUYL, Anthony Frederick				

**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 of exploration licences, which authorises the applicant to explore for minerals for a term of 5 years from the date of grant.

**Notification day: 27 July 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 **27 October 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. 27 November 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 km<sup>2</sup>

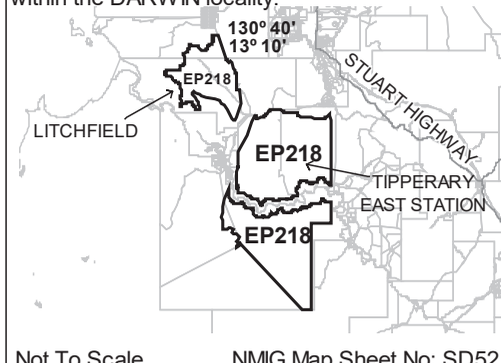
# NOTICE OF PROPOSED GRANT OF EXPLORATION PERMITS (PETROLEUM)

## NATIVE TITLE ACT 1993 (CTH) SECTION 29

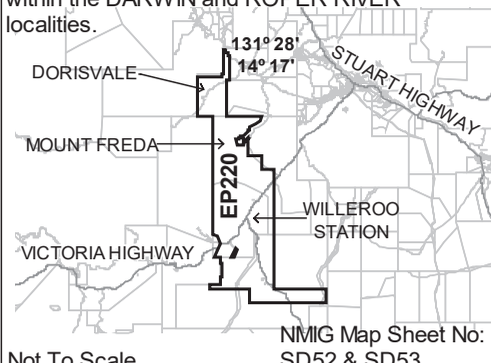
The Honourable Nicole Manison MLA, the Northern Territory Minister for Mining and Industry, c/- Department of Industry, Tourism and Trade, GPO Box 4550 DARWIN, NT 0801, hereby gives notice in accordance with section 29 of the *Native Title Act 1993* (Cth) that applications have been made for, and the Minister intends to grant, Exploration Permits (Petroleum) ("Permit") under Division 2 of Part II of the *Petroleum Act 1984* (NT) as follows.

### Applications to which this notice applies:

Exploration Permit 218 sought by ARAFURA OIL PTY LTD, ACN 147 521 051 over an area of 62 Blocks depicted below for a term of 5 years, within the DARWIN locality.



Exploration Permit 220 sought by ARAFURA OIL PTY LTD, ACN 147 521 051 over an area of 75 Blocks depicted below for a term of 5 years, within the DARWIN and ROPER RIVER localities.



**Nature of act(s):** The grant of a permit under the *Petroleum Act 1984*, gives the person to whom it is granted the exclusive right, for a term of up to 5 years, to explore for petroleum and to carry on such operations and execute such works as are necessary for that purpose in the area covered by the Permit including (but not limited to) use of machinery and equipment for carrying out works, removal of material for testing, use of water resources for domestic use and to seek renewals. A permit may be renewed no more than twice. If petroleum is discovered in the permit area, production licences and/or retention licences may subsequently be granted. Further information about the *Petroleum Act 1984* may be obtained from the Department of Industry, Tourism and Trade, GPO Box 4550, Darwin NT 0801, or Centrepoint Building 40-50 Smith St Mall, Darwin NT 0800.

**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, Div. 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, Adelaide SA 5001, telephone (08) 8306 1230.

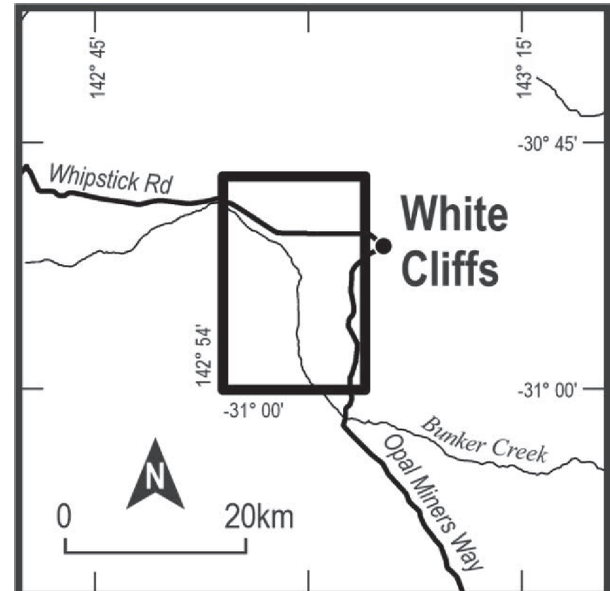
**Notification Day:** For the purposes of section 29(4) of the NTA, the notification day is 27 July 2022.

## Exploration Licence Application

Notice is given in accordance with Section 13A of the *Mining Act 1992* and Clause 15 of the *Mining Regulation 2016* that Exploration Licence Application 6491 (Act 1992) for Group 1 Metallic Minerals has been lodged with the Department of Regional NSW by Lasseter Gold Pty Ltd, ACN 139 612 427, over an area of about 130 Units or 383 square kilometres which is located approximately 2 kilometres west of the township of White Cliffs, as shown on the diagram below.

Information regarding this application can be obtained from Brett Rava, 0419 927 217.

Information about landholder's rights is available on the department's website: <http://www.resourcesandenergy.nsw.gov.au/landholders-and-community/landholders-rights>

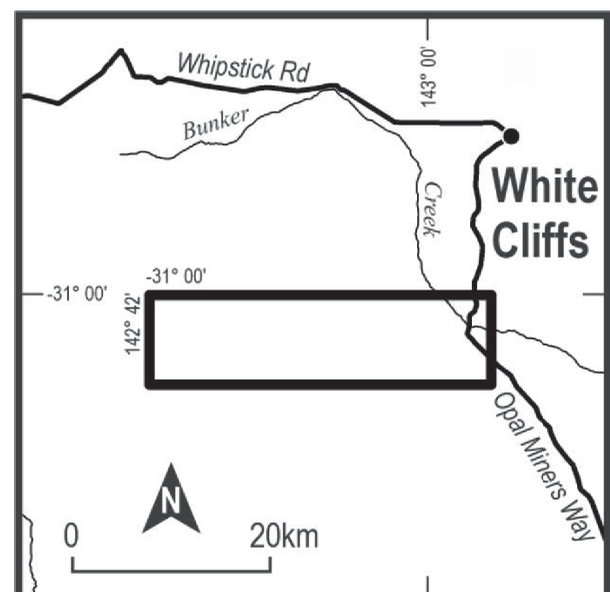


## Exploration Licence Application

Notice is given in accordance with Section 13A of the *Mining Act 1992* and Clause 15 of the *Mining Regulation 2016* that Exploration Licence Application 6492 (Act 1992) for Group 1 Metallic Minerals has been lodged with the Department of Regional NSW by Lasseter Gold Pty Ltd, ACN 139 612 427, over an area of about 110 Units or 324 square kilometres which is located approximately 17 kilometres south of the township of White Cliffs, as shown on the diagram below.

Information regarding this application can be obtained from Brett Rava, 0419 927 217.

Information about landholder's rights is available on the department's website: <http://www.resourcesandenergy.nsw.gov.au/landholders-and-community/landholders-rights>

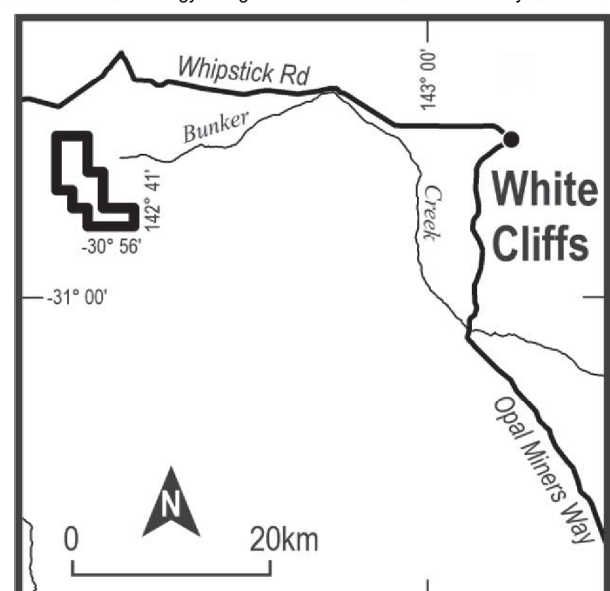


## Exploration Licence Application

Notice is given in accordance with Section 13A of the *Mining Act 1992* and Clause 15 of the *Mining Regulation 2016* that Exploration Licence Application 6493 (Act 1992) for Group 1 Metallic Minerals has been lodged with the Department of Regional NSW by Lasseter Gold Pty Ltd, ACN 139 612 427, over an area of about 12 Units or 35 square kilometres which is located approximately 42 kilometres west of the township of White Cliffs, as shown on the diagram below.

Information regarding this application can be obtained from Brett Rava, 0419 927 217.

Information about landholder's rights is available on the department's website: <http://www.resourcesandenergy.nsw.gov.au/landholders-and-community/landholders-rights>



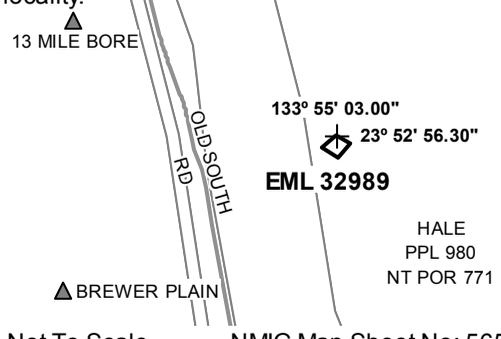
# NOTICE OF PROPOSED GRANT OF AN EXTRACTIVE MINERAL LEASE

## NATIVE TITLE ACT 1993 (CTH) SECTION 29

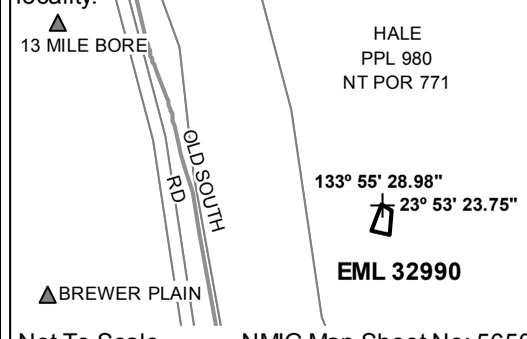
The Honourable Nicole Manison MLA, the Northern Territory Minister for Mining and Industry, C/- Department of Industry, Tourism and Trade, GPO Box 4550 DARWIN NT 0801, hereby gives notice in accordance with section 29 of the *Native Title Act 1993* (Commonwealth) of her intent to do an act(s) namely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

### The application to which this notice applies:

Extractive Mineral Lease 32989 sought by P.F. & C.J. BROWN PTY. LTD., ACN 009 652 868 over an area of 6 Hectares depicted below for a term of 10 years, within the ALICE SPRINGS locality.



Extractive Mineral Lease 32990 sought by P.F. & C.J. BROWN PTY. LTD., ACN 009 652 868 over an area of 6 Hectares depicted below for a term of 10 years, within the ALICE SPRINGS 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:** 27 July 2022