

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



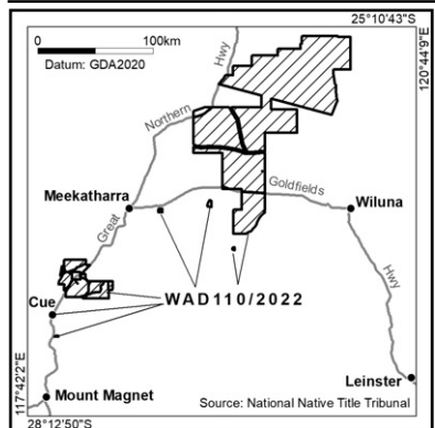
National Native Title Tribunal

Notification day: 22 February 2023

This is an application by a native title claim group which is asking the Federal Court of Australia (Federal Court) to determine that the group holds native title in the area described below.

If you want to become a party to this application, you must file a Form 5 (Notice of Intention to become a Party) with the Federal Court, **on or before 22 May 2023**. Further information regarding how to file a Form 5 is available from www.fedcourt.gov.au. After **22 May 2023**, you will need to seek leave from the Federal Court to become a party.

Under the *Native Title Act 1993* (Cth) there can be only one determination of native title for a particular area. If a person with native title rights and interests does not become a party to this application, there may be no other opportunity for the Federal Court, in making its determination, to take into account those native title rights and interests in relation to the area concerned.



Application name: Evelyn Gilla & Ors on behalf of the Yugunga-Nya People #2 and State of Western Australia

Federal Court File No: WAD110/2022

Date filed: 30 May 2022

Registration test status: The Native Title Registrar has accepted this application for registration

Description: The application area covers about 9,247 sq km and is located in the area surrounding Meekatharra

Relevant LGAs: Shires of Cue, Meekatharra and Wiluna

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



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	16/624	MCCLAREN, Kym Anthony	14BL	95km W'ly of Ora Banda	Lat: 30° 40' S: Long: 120° 8' E	COOLGARDIE SHIRE
Exploration Licence	26/259	IOCG PTY LTD	4BL	15.4km N'ly of Kambalda	Lat: 31° 4' S: Long: 121° 42' E	KALGOORLIE-BOULDER CITY
Exploration Licence	28/3238	BEAU RESOURCES PTY LTD	97BL	167.8km SE'ly of Edjudina	Lat: 30° 50' S: Long: 123° 38' E	KALGOORLIE-BOULDER CITY
Exploration Licence	45/6403-6405	FMG RESOURCES PTY LTD	503BL	208.4km NE'ly of Tefer	Lat: 20° 8' S: Long: 123° 20' E	EAST PILBARA SHIRE
Exploration Licence	51/2138	MCCLAREN, Kym Anthony	68BL	50.8km SE'ly of Peak Hill	Lat: 26° 0' S: Long: 119° 0' E	MEEKATHARRA SHIRE
Exploration Licence	63/2226	WAREE RESOURCES PTY LTD	20BL	110.5km SE'ly of Marvel Loch	Lat: 32° 17' S: Long: 120° 8' E	DUNDAS SHIRE
Exploration Licence	63/2314	LITHOS RESOURCES PTY LTD	69BL	110.5km W'ly of Norseman	Lat: 31° 57' S: Long: 120° 38' E	DUNDAS SHIRE
Exploration Licence	77/3015	NIMY PTY LTD	51BL	103.2km SE'ly of Paynes Find	Lat: 29° 49' S: Long: 118° 32' E	MOUNT MARSHALL SHIRE, YILGARN SHIRE
Exploration Licence	80/5566	IGO NEWSEARCH PTY LTD	16BL	11.3km NE'ly of Halls Creek	Lat: 18° 10' S: Long: 127° 45' E	HALLS CREEK SHIRE
Prospecting Licence	15/6393-6394	FMG RESOURCES PTY LTD	289.67HA	21km SW'ly of Coolgardie	Lat: 31° 6' S: Long: 121° 2' E	COOLGARDIE SHIRE
Prospecting Licence	15/6661	CHURCH, Sean	181.49HA	18km SW'ly of Coolgardie	Lat: 31° 5' S: Long: 121° 3' E	COOLGARDIE SHIRE
Prospecting Licence	15/6704-6705	FMG RESOURCES PTY LTD	381.44HA	17.9km S'ly of Coolgardie	Lat: 31° 6' S: Long: 121° 6' E	COOLGARDIE SHIRE
Prospecting Licence	15/6718-6719	FMG RESOURCES PTY LTD	362.04HA	11.7km S'ly of Coolgardie	Lat: 31° 3' S: Long: 121° 11' E	COOLGARDIE SHIRE
Prospecting Licence	15/6739	COMPLETE PROSPECTING PTY LTD	195.73HA	8.9km N'ly of Coolgardie	Lat: 30° 52' S: Long: 121° 11' E	COOLGARDIE SHIRE
Prospecting Licence	24/5605-5609	COMPLETE PROSPECTING PTY LTD	788.06HA	7.4km W'ly of Broad Arrow	Lat: 30° 26' S: Long: 121° 14' E	KALGOORLIE-BOULDER CITY
Prospecting Licence	24/5614	COLLARD, Brendon Mark	42.87HA	12.9km W'ly of Broad Arrow	Lat: 30° 24' S: Long: 121° 11' E	KALGOORLIE-BOULDER CITY
Prospecting Licence	26/4690	ASRA MINERALS LIMITED	9.52HA	29.3km NE'ly of Kambalda	Lat: 31° 1' S: Long: 121° 54' E	KALGOORLIE-BOULDER CITY
Prospecting Licence	51/3307	THRONE INVESTMENTS PTY LTD	200.67HA	52.9km NE'ly of Cue	Lat: 27° 1' S: Long: 118° 10' E	CUE SHIRE

Nature of the act: Grant of prospecting licences which authorises the applicant to prospect for minerals for a term of 4 years from date of grant. Grant of exploration licences, which authorises the applicant to explore for minerals for a term of 5 years from the date of grant.

Notification day: 8 February 2023

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 **8 May 2023**. 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. **8 June 2023**), 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: 15 February 2023



QI2022/021 Cooloola Great Walk Ecotourism Project ILUA

Description of the agreement area:

The agreement area covers about 227.4 sq km and is located about 37 km east of Gympie and extends from Wide Bay to Lake Cootharaba

Relevant LGAs: Gympie Regional and Noosa Shire Councils

The agreement contains the following statements:

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

5. Consents

5.1 [Subject to certain conditions regarding choosing an Ecotourism Operator and granting a lease, the parties consent to the doing of all acts necessary to give effect to this agreement, to the extent they are Future Acts.]

5.6 [If a Project Lease ends because of an Early Termination Event, the parties consent, subject to certain conditions regarding the nomination of a qualified person, to the grant of an Interim Management Authority, to the extent it is a Future Act.]

5.15 The parties also consent to the validation of any Prior Act, to the extent it:

- (a) was a Future Act;
- (b) was done invalidly for the purposes of Native Title; and
- (c) can be validated in this Agreement.

"Early Termination Event", for a Project Lease, means any of the following:

- (a) the voluntary surrender of the Project Lease by the Ecotourism Operator before its term ends;
- (b) the termination of the Project Lease as the result of a breach by the Ecotourism Operator;
- (c) if the Ecotourism Operator becomes insolvent-the disclaimer of the Project Lease by a liquidator appointed for the Ecotourism Operator;
- (d) any other event that results in the Project Lease ending before its term expires, whether or not by agreement between the parties to the Project Lease.

"Ecotourism Operator":

- (a) means a person holding a Project Lease that is in force; and
- (b) includes the Original Ecotourism Operator.

"First Project Lease" means the first Project Lease granted after Registration.

"Interim Management Authority" means a lease, licence, permit or other authority granted by the State to a person to manage and operate the Project for a period not exceeding 3 years.

"NCA" means the *Nature Conservation Act 1992* (Qld).

"Original Ecotourism Operator" means the person to whom the First Project Lease is granted.

"Prior Acts" means any Agreed Act done within the Agreement Area prior to Registration.

"Project" means the establishment, construction, maintenance, operation, repair and decommissioning of:

- (a) infrastructure, such as signage, associated with commercially guided walks along the Cooloola Great Walk by the Ecotourism Operator; and
- (b) associated ecologically sustainable hiker eco-accommodation facilities located at five separate locations ("Sites") within the Assessment Area in the vicinity of the Cooloola Great Walk, but limited to:

- (i) 10 cabins (each of no more than 38m² in area) and a communal facility at each of Sites D and R, and ancillary infrastructure and amenities; and
- (ii) 6 tents (each of no more than 24m² in area) and a communal facility at each of Sites B, L and K, and ancillary infrastructure and amenities.

"Project Lease" means a lease, agreement, licence, permit or other authority under section 34 or section 35 of the NCA for the Project of no more than thirty (30) years duration.

Parties to the agreement and their contact addresses:

State of Queensland (acting through the Department of Tourism, Innovation and Sport and the Department of Environment and Science)
c/- Ecotourism and Industry Engagement, Queensland Parks and Wildlife Service & Partnerships, Department of Environment and Science
PO Box 15187, City East QLD 4002

Michael Douglas, Helena Gulash, Cecilia Combo, Melissa Bond, Norman Bond, Kerry Jones and Brian Warner;
Kabi Kabi Peoples Aboriginal Corporation ICN 8996
c/- P&E Law
PO Box 841, Maroochydore QLD 4558

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 15 May 2023.** If that application is registered on the Register of Native Title Claims, the registered native title claimants must be a party to this agreement before it can be registered.

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

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

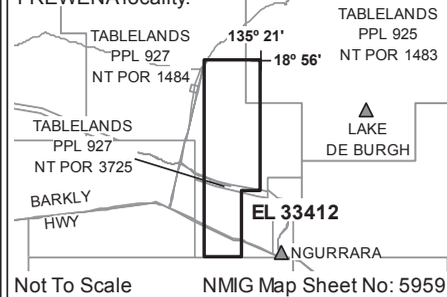
NOTICE OF PROPOSED GRANT OF EXPLORATION LICENCES

NATIVE TITLE ACT 1993 (CTH) SECTION 29

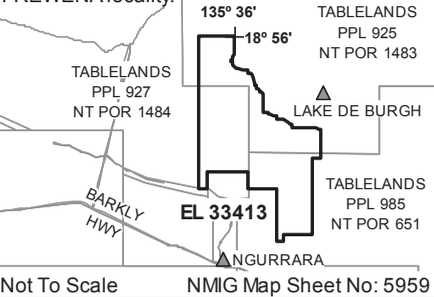
The Honourable Nicole Manison MLA, the Northern Territory Minister for Mining and Industry, C/- Department of Industry, Tourism and Trade, GPO Box 4550 DARWIN NT 0801, hereby gives notice in accordance with section 29 of the *Native Title Act 1993* (Commonwealth) of her intent to do an act, namely to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

Applications to which this notice applies:

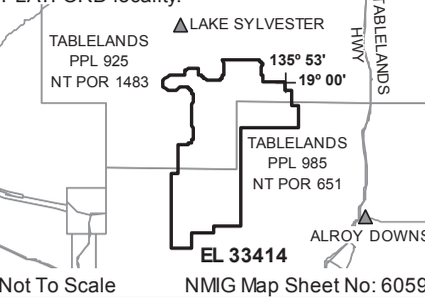
Exploration Licence 33412 sought by BAUDIN RESOURCES PTY LTD, ACN 618 455 593 over an area of 240 Blocks (779 km²) depicted below for a term of 6 years, within the FREWENA locality.



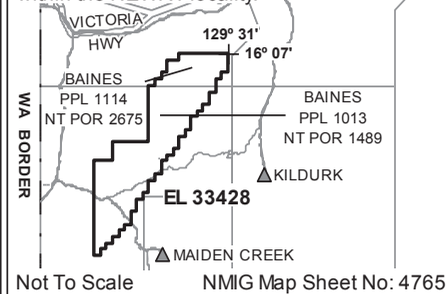
Exploration Licence 33413 sought by BAUDIN RESOURCES PTY LTD, ACN 618 455 593 over an area of 247 Blocks (787 km²) depicted below for a term of 6 years, within the FREWENA locality.



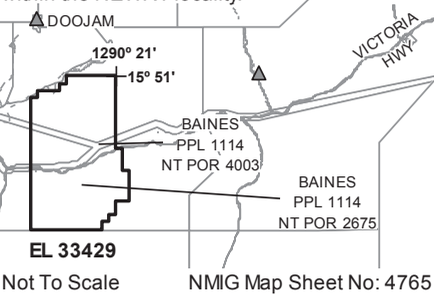
Exploration Licence 33414 sought by BAUDIN RESOURCES PTY LTD, ACN 618 455 593 over an area of 250 Blocks (795 km²) depicted below for a term of 6 years, within the PLAYFORD locality.



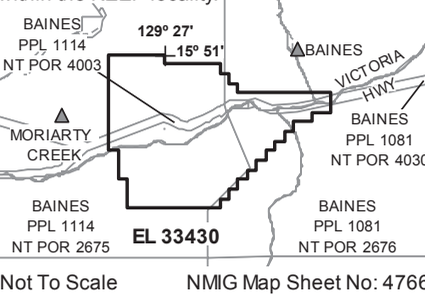
Exploration Licence 33428 sought by ROSEWOOD MINERALS PTY LTD, ACN 653 271 179 over an area of 250 Blocks (824 km²) depicted below for a term of 6 years, within the NEWRY locality.



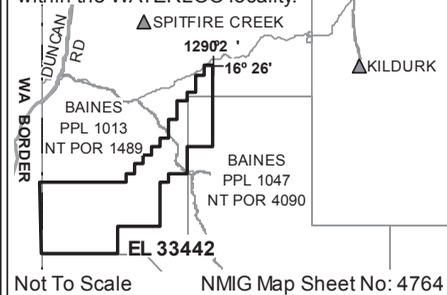
Exploration Licence 33429 sought by ROSEWOOD MINERALS PTY LTD, ACN 653 271 179 over an area of 250 Blocks (826 km²) depicted below for a term of 6 years, within the NEWRY locality.



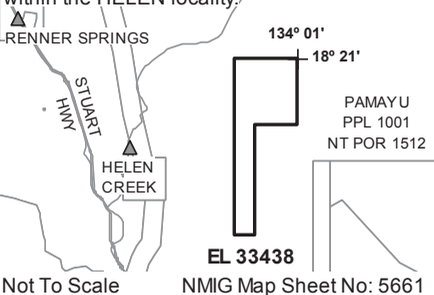
Exploration Licence 33430 sought by ROSEWOOD MINERALS PTY LTD, ACN 653 271 179 over an area of 250 Blocks (826 km²) depicted below for a term of 6 years, within the KEEP locality.



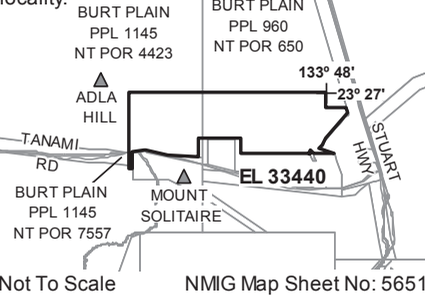
Exploration Licence 33442 sought by ROSEWOOD MINERALS PTY LTD, ACN 653 271 179 over an area of 149 Blocks (487 km²) depicted below for a term of 6 years, within the WATERLOO locality.



Exploration Licence 33438 sought by SCRIVEN EXPLORATION PTY LTD, ACN 006 264 615 over an area of 14 Blocks (46 km²) depicted below for a term of 6 years, within the HELEN locality.



Exploration Licence 33440 sought by URO CORPORATION PTY LTD, ACN 653 927 998 over an area of 61 Blocks (173 km²) depicted below for a term of 6 years, within the BURT 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: 8 February 2023

Aboriginal Cultural Heritage Assessment – Invitation to Register Interest – HN553-A

Heritage Now, on behalf of Uniting, is undertaking an Aboriginal Cultural Heritage Assessment as part of a State Significant Development Application for proposed aged care, independent living and ancillary community services at 2 Morgan Road, Belrose. Contact details for the proponent are: Fiona Logge, Development Manager, Uniting <flogge@uniting.org>. Aboriginal people who hold cultural knowledge relevant to determining the significance of Aboriginal objects and places in the area are invited to register an interest in the community consultation process. The purpose of the consultation is to inform the assessment and assist in the consideration and determination of any approvals that may be required for the development.

Please send your registration to Ngaire Richards (Heritage Now, 1/48 Kalaroo Road, Redhead NSW 2290, hello@heritagenow.com.au) by 22 February 2023.

ASK YOUR MOB,
YOUR WAY,

R U OK?

STRONGER
TOGETHER

R U OK?
A conversation could change a life.

download now
KOORI MAIL
NOW AVAILABLE

A digital subscription to **KOORI MAIL** is the perfect way to treat yourself

Available via
Apple Newsstand, iTunes,
Google Play for Android market or
www.pocketmags.com

Latest issue & Back Issues just \$1.49 each.
Subscribe for six months or one year at a reduced rate.
Download to your iPad, iPhone, Android device, Mac, PC or Kindle Fire.

pocketmags.com

Available on
Google play

Available on the
App Store



www.koormail.com

National
Native Title
Tribunal

Notification day:
22 February 2023

Notice of a compensation application in relation to an area in South Australia

An application has been made to the Federal Court of Australia (**Federal Court**) seeking a determination of compensation for the loss, impairment, diminution or extinguishment of native title rights and interests in the area described below. Once a compensation application has been made under the *Native Title Act 1993* (Cth), and if there is no determination of native title in the area covered by the application, the Federal Court must make a concurrent determination about whether or not native title exists in that particular area. If the Federal Court decides that native title has not been extinguished, it must decide who holds the native title. If native title rights and interests are found to have been affected, the Federal Court must determine whether any compensation is payable. 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 22 May 2023. Further information regarding how to file a Form 5 is available from www.fedcourt.gov.au. After 22 May 2023, you will need to seek leave from the Federal Court to become a party.

Application	Determination	Description of Area	Relevant LGAs
SAD61/2022 Antakirinja Matu-Yankunytjatjara Aboriginal Corporation RNTBC Compensation Application (Filed on 20 October 2022)	Lennon on behalf of the Antakirinja Matu-Yankunytjatjara Native Title Claim Group v The State of South Australia [2011] FCA 474 (Determined on 11 May 2011)	Application area covers about 60,138 sq km, located in the vicinity of Coober Pedy	Pastoral Unincorporated Area and the District Council of Coober Pedy
Details of the affecting act(s) [Current titles are referred to below, duplicates have been removed. Details of extinguishing or compensable acts, former titles, lease names, locations, mining interest holders, terms, and dates of commencement, issue, regrant, extinguishment, deposit, cancellation, contraction or gazette are described in the application]			
1. Compensation is claimed for the following acts (Compensable Acts) in paragraphs 2 to 8 in this Schedule, all of which were done by the State of South Australia, on the basis that: (a) the acts referred to in paragraphs 2, 4, 5, 6 and 7 have wholly extinguished the native title rights and interest in the parts of the Claim Area to which they relate; and (b) the acts referred to in paragraphs 3 and 8 (including the exercise of rights under or pursuant to the acts) have affected the enjoyment and exercise of the native title rights and interests in the parts of the Claim Area to which they relate.			
2. Grant of the following fee simple titles pursuant to the <i>Crown Lands Act 1929</i> (SA) and <i>Crown Land Management Act 2009</i> (SA), and/or the construction of public works or dedication of roads: CT6225/273; CT5526/278; CT5526/284; CT5434/58; CT5434/57; CT5331/490; CT5463/389; CT5433/995; CT5426/103; CT5223/647; CT5434/52; CT5428/384; CT6089/68; CT5387/980; CT5298/846; CT5439/123; CT5437/875; CT5741/536; CT5516/963; CT5434/49; CT5523/194; CT5834/25; CT5834/26; CT5331/706; CT5526/287; CT5206/26; CT5829/298; CT5429/532; CT5456/458; CT5456/893; CT5435/813; CT5434/48; CT5981/887; CT5425/189; CT5434/47; CT5431/64; CT5433/983; CT5434/11; CT5459/468; CT5515/923; CT5467/960; CT5441/852; CT5141/995; CT5188/250; CT5428/799; CT5433/966; CT5432/631; CT5434/75; CT5687/138; CT5432/968; CT5432/526; CT5579/354; CT5485/99; CT5674/734; CT5478/98; CT5832/650; CT5928/874; CT5306/290; CT5952/945; CT5231/294; CT5363/746; CT5455/212; CT5430/747; CT5479/814; CT5464/52; CT5476/296; CT5272/127; CT5333/909; CT5782/489; CT5206/447; CT5169/674; CT5941/319; CT5493/148; CT5391/707; CT5708/70; CT5321/851; CT5463/865; CT5206/538; CT5246/938; CT5434/61; CT5395/463; CT5782/491; CT5327/262; CT5439/698; CT5393/97; CT5394/331; CT5492/482; CT5273/340; CT5528/404; CT5497/266; CT5512/217; CT5494/937; CT5782/567; CT5285/349; CT5782/487; CT5782/488; CT5423/453; CT5503/639; CT5836/537; CT5493/447; CT5285/848; CT5497/204; CT5389/543; CT5490/588; CT5782/490; CT5321/213; CT6138/505; CT5178/347; CT5391/388; CT5490/248; CT5314/945; CT5398/901; CT5432/526; CT6155/41; CT5496/758; CT5484/680; CT5670/915; CT5424/725; CT5450/408; CT5782/484; CT5431/685; CT5430/748; CT5836/538; CT5864/260; CT6163/214; CT5433/292; CT5528/526; CT5484/586; CT6025/880; CT5875/848; CT5875/849; CT5515/640; CT5194/816; CT5182/896; CT6065/251; CT5782/483; CT5270/708; CT5413/810; CT5245/496; CT5499/951; CT5455/962; CT5505/400; CT5512/216; CT5609/132; CT5313/303; CT5782/496; CT5427/133; CT5952/945; CT5459/469; CT5273/230; CT5535/35; CT5524/998; CT5782/494; CT5782/495; CT5390/362; CT5425/244; CT6057/220; CT5989/149; CT5389/651; CT5524/621; CT5453/543; CT5434/577; CT5431/278; CT5333/233; CT5347/191; CT5782/486; CT5481/931; CT5782/485; CT5957/894; CT5439/493; CT5482/29; CT5434/62; CT5328/21; CT5273/569; CT5430/497; CT5398/811; CT5387/248; CT5417/739; CT5446/579; CT5445/668; CT5524/985; CT5524/986; CT5293/212; CT6002/780; CT5490/62; CT5302/298; CT5293/385; CT5198/77; CT5206/931; CT6005/739; CT5783/780; CT5783/781; CT5225/202; CT5483/242; CT5453/244; CT5437/292; CT5997/858; CT5833/165; CT6047/809; CT6005/820; CT5423/406; CT5347/843; CT5388/36; CT5783/779; CT5348/829; CT5834/759; CT5433/424; CT5483/241; CT5425/189; CT5394/329; CT5136/39; CT5297/353; CT5783/785; CT5783/786; CT5783/784; CT5783/787; CT5209/763; CT5439/560; CT5989/246; CT5453/189; CT5516/962; CT5497/265; CT5414/377; CT5289/159; CT5257/368; CT5783/783; CT5256/939; CT5236/132; CT5472/914; CT5487/642; CT5363/362; CT5190/906; CT5316/982; CT5246/473; CT5426/468; CT5512/48; CT5783/788; CT5437/933; CT5388/35; CT5388/64; CT5387/979; CT5517/445; CT5477/510; CT5322/296; CT5504/863; CT5515/610; CT5191/662; CT5900/386; CT5432/777; CT5316/237; CT5329/774; CT5388/63; CT5421/339; CT5295/77; CT6043/951; CT6010/420; CT5294/383; CT5432/491; CT5398/902; CT5852/420; CT5525/628; CT5316/324; CT5430/493; CT6146/912; CT5427/877; CT5484/631; CT6043/952; CT6043/953; CT6043/954; CT5427/13; CT5430/410; CT5394/329; CT5315/27; CT5460/959; CT5456/459; CT5512/63; CT5526/289; CT5218/428; CT5485/703; CT5430/804; CT5302/821; CT5316/864; CT5784/675; CT5197/903; CT5393/76; CT5431/684; CT5459/739; CT5916/599; CT5458/98; CT5430/119; CT5430/120; CT5434/51; CT5832/649; CT5428/858; CT5084/46; CT5428/758; CT5430/988; CT5410/203; CT5249/323; CT5866/189; CT5426/26; CT5338/963; CT5170/766; CT5178/24; CT5674/729; CT5437/228; CT5388/46; CT5423/419; CT5423/470; CT5526/279; CT5833/604; CT5322/444; CT5398/32; CT5459/132; CT5526/217; CT5377/158; CT5674/730; CT5674/731; CT5398/192; CT5332/764; CT5246/938; CT5316/305; CT5430/498; CT5432/636; CT5493/720; CT5834/918; CT5424/338; CT5453/214; CT6000/697; CT5382/722; CT6162/652; CT5398/257; CT5332/485; CT5270/873; CT5975/403; CT5432/640; CT5433/35; CT5239/407; CT5348/620; CT5465/764; CT5493/967; CT5463/794; CT5354/15; CT5401361; CT5489/317; CT5581/962; CT5383/682; CT5198/283; CT5228/357; CT5785/3; CT5424/287; CT5214/658; CT5271/837; CT5424/615; CT5833/349; CT5211/509; CT5193/562; CT5427/876; CT5464/167; CT5245/857; CT5462/849; CT5493/431; CT5306/186; CT5393/961; CT5425/91; CT5388/48; CT5206/843; CT5429/533; CT5431/683; CT5432/989; CT6047/998; CT5457/798; CT5321/549; CT5416/660; CT5246/885; CT5229/884; CT5419/544; CT5262/126; CT5447/102; CT5246/786; CT5202/612; CT5429/328; CT5485/74; CT5487/47; CT5510/856; CT5455/12; CT5244/441; CT5426/489; CT5428/92; CT5425/638; CT5832/651; CT5434/360; CT5435/703; CT5964/604; CT5470/783; CT5473/779; CT5504/918; CT5141/478; CT5197/23; CT5369/511; CT5148/382; CT5357/820; CT5431/682; CT5857/948; CT5432/638; CT5432/988; CT5492/195; CT5503/594; CT5493/803; CT5397/911; CT5192/558; CT5389/135; CT5422/992; CT5580/850; CT5432/623; CT5434/99; CT5338/415; CT5432/990; CT5280/628; CT5493/685; CT5171/267; CT5268/13; CT5414/202; CT5219/242; CT5105/503; CT5423/522; CT5432/778; CT5432/632; CT5433/125; CT5258/176; CT5430/362; CT5450/545; CT5288/34; CT5487/640; CT6134/386; CT5979/465; CT5942/917; CT5426/859; CT5432/471; CT5432/637; CT5225/244; CT5226/507; CT5434/743; CT5475/938; CT5300/277; CT5214/371; CT6001/211; CT5105/95; CT5424/931; CT5425/14; CT5432/639; CT5910/395; CT6171/247; CT5220/551; CT6015/406; CT5360/593; CT5470/609; CT5398/31; CT5155/134; CT5234/470; CT5217/180; CT5283/204; CT5432/657; CT5432/659; CT5276/622; CT5239/768; CT5388/816; CT5504/463; CT5431/136; CT5226/468; CT5191/576; CL6121/148; CL6189/897; CT5642/674; CT5414/728; CT5342/614; CT5370/183; CT5432/894; CT5394/620; CT5585/159; CT5431/410; CT5508/917; CT5402/692; CT5441/387; CT5495/479; CT5425/671; CT5279/126; CT5428/942; CT5428/21; CT5455/439; CT6040/702; CT5388/40; CT5388/45; CT5494/938; CT5484/771; CT5473/689; CT5500/984; CT6042/728; CT5417/115; CT5417/114; CT5084/127; CT5416/416; CT5432/660; CT5430/441; CT5674/733; CT5493/69; CT5391/217; CT5512/43; CT5195/903; CT5084/125; CT5084/126; CT5421/314; CT5128/209; CT5517/44; CT5465/227; CT5475/958; CT5191/662; CT5943/270; CT5431/277; CT5496/757; CT5310/26; CT5424/669; CT5426/55; CT5426/23; CT5388/792; CT5308/279; CT5531/280; CT5489/140; CT5493/141; CT5463/861; CT5509/230; CT5496/222; CT5463/861; CT5358/101; CT5509/230; CT5496/222; CT5433/27; CT5433/973; CT5833/603; CT5205/67; CT5429/19; CT5425/15; CT5424/677; CT5295/779; CT5234/51; CT5525/618; CT5485/72; CT5512/215; CT5432/461; CT5434/286; CT5328/732; CT5505/573; CT5433/763; CT5175/811; CT5383/48/; CT5175/811; CT5525/618; CT5485/72; CT5512/215; CT5432/461; CT5434/286; CT5328/732; CT5505/573; CT5433/763; CT5175/811; CT5383/310; CT5833/171; CT5482/849; CT5496/1; CT5965/46; CT5493/140; CT5426/149; CT5448/877; CT5370/182; CT5066/450; CT5066/451; CT5066/452; CT5354/536; CT5436/927; CT5276/408; CT5328/508; CT5486/156; CT5493/139; CT5324/541; CT5954/212; CT5373/591; CT5095/686; CT5095/687; CT5365/635; CT6005/896; CT5397/804; CT5492/678; CT5469/108; CT5463/864; CT5492/775; CT5492/954; CT5460/703; CT5870/288; CT5428/102; CT5387/256; CT5179/65; CT5528/405; CT5436/928; CT5487/465; CT5213/182; CT5493/426; CT5237/514; CT5482/360; CT5508/872; CT5339/137; CT5388/34; CT5393/941; CT5893/250; CT5902/157; CT6002/340; CT5312/597; CT5430/430; CT5489/2; CT5275/662; CT5429/412; CT5486/872; CT5251/709; CT6078/771; CT5426/38; CT5187/746; CT5490/134; CT5432/776; CT5484/612; CT5460/160; CT5459/82; CT5459/230; CT5358/921; CT5187/354; CT5426/146; CT5146/315; CT5146/316; CT5155/221; CT5493/115; CT5525/702; CT5496/759; CT5490/448; CT5473/589; CT5424/34; CT5244/647; CT5934/56; CT5487/205; CT5423/468; CT5487/643; CT5302/743; CT5450/64; CT5488/735; CT5449/975; CT5899/912; CT5495/361; CT5569/327; CT5496/233; CT5183/591; CT5832/657; CT5431/687; CT5428/927; CT5426/898; CT5428/928; CT5428/92			