



GOVERNMENT OF
WESTERN AUSTRALIA

NOTICE TO GRANT AMALGAMATION APPLICATIONS

NATIVE TITLE ACT 1993 (CTH) SECTION 29

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

Exploration No.	Applicant	Amalg No	Area	Locality	Centroid	Shire
29/1072	AURENNE MIT PTY LTD	680585	9.71HA	76.9km NW'ly of Menzies	Lat: 29° 8' S: Long: 120° 32' E	MENZIES SHIRE
36/1009	WESTERN AUSTRALIAN GOLD RESOURCES PTY LTD	670807	110.81HA	28.8km SW'ly of Leinster	Lat: 28° 6' S: Long: 120° 29' E	LEONORA SHIRE

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

Notification day: 9 August 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 the applications. The 3 month period closes on **9 November 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 the *Native Title Act 1993 (Cth)*. Enquiries in relation to filing a native title determination application to become a native title party should be directed to the Federal Court of Australia, 1 Victoria Avenue, Perth, WA 6000, telephone (08) 9268 7100.

Expedited procedure: The State of Western Australia considers that these acts are acts attracting the expedited procedure. Each amalgamation application may be granted unless, within the period of 4 months after the notification day (i.e. **9 December 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.

Notice of an application for determination of native title in Northern Territory



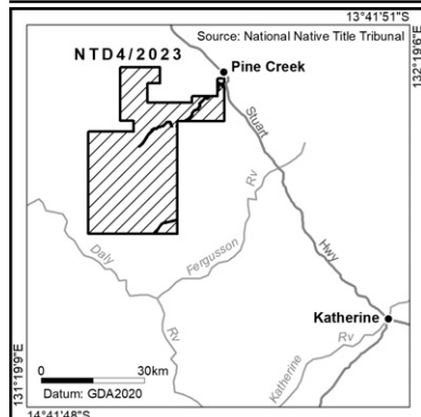
National Native Title Tribunal

Notification day: 23 August 2023

This is an application by a native title claim group which is asking the Federal Court of Australia (the 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 November 2023**. Further information regarding how to file a Form 5 is available from www.fedcourt.gov.au. After **22 November 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: Daphne Huddlestone & Ors on behalf of the Wagiman Group v Northern Territory of Australia (Jindare Pastoral Lease)

Federal Court File No: NTD4/2023

Date filed: 1 March 2023

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

Description: The application area covers about 1,050 sq km and is located over part of the Jindare Pastoral Lease (NT Portion 709) in the vicinity of Pine Creek, about 65 km north west of Katherine

Relevant LGA: Victoria Daly Regional Council

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



Notice under Section 29 of the Native Title Act 1993 Exploration Licence Number EL9512 (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 EL9512 includes a condition to the effect that the holder must not prospect on any land or waters covered by the licence in relation to which native title exists without the prior written consent of the Minister administering the Mining Act 1992 (the 'Native Title Condition').

The Minister administering the Mining Act 1992 intends to give consent to prospecting on land subject to native title in the licence 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, it will apply to any renewal, re grant or re-making (including partial renewals or partial transfers) or extension of the term of the licence, which may be valid pursuant to section 24MD(1) of the Native Title Act 1993 (Cth) without a further notification under section 29.

Holder's details

Bow Island Resources Pty Ltd (ACN 657 330 320) and JM Geo Pty Ltd (ACN 623 291 118) are the holders of Exploration Licence 9512 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 in parts of the licence area.

Description of area that may be affected

The entire area of Exploration Licence 9512 which covers about 54 units and is situated approximately 49 kilometres east of Guyra, in the State of NSW.

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

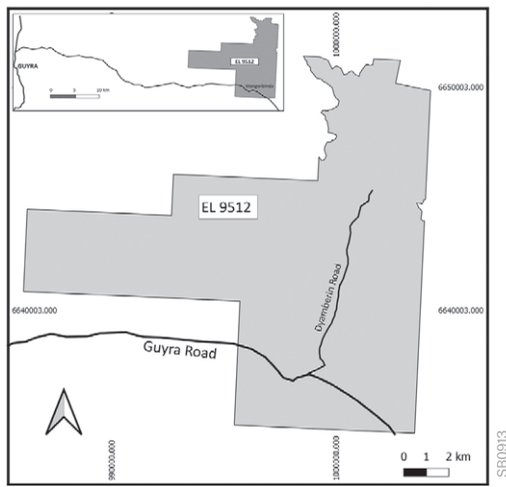
The Minister administering the Mining Act 1992, PO Box 344, Hunter Region Mail Centre, NSW 2310.

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 titles@regional.nsw.gov.au.

Notification Day

For the purposes of section 29(4) of the Native Title Act 1993 the notification day is 24 August 2023. 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.



For all your advertising needs



email:
advertising@koorimail.com

Notice of an application for determination of native title in Victoria



National Native Title Tribunal

Notification day: 23 August 2023

This is an application by a native title claim group which is asking the Federal Court of Australia (the 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 November 2023**. Further information regarding how to file a Form 5 is available from www.fedcourt.gov.au. After **22 November 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: Denise Lovett & Ors on behalf of the Gunditjmara Area C Native Title Claim Group and State of Victoria

Federal Court File No: VID620/2022

Date filed: 19 October 2022
Registration test status: The Native Title Registrar has **not accepted** this application for registration. Although this application has not been registered, the Federal Court may still refer the application for mediation and/or make a determination in relation to it

Description: The application area covers about 2,290 sq km and is located in south west Victoria, including Warrnambool, Port Fairy and Penshurst

Relevant LGAs: Moyne Shire Council, Southern Grampians Shire Council and Warrnambool City Council

For assistance and further information about this application, call Leona Yapali-Purcival on 07 4257 5738 or visit www.ntt.gov.au.

Notice of a non-claimant application for determination of native title in New South Wales

National Native Title Tribunal

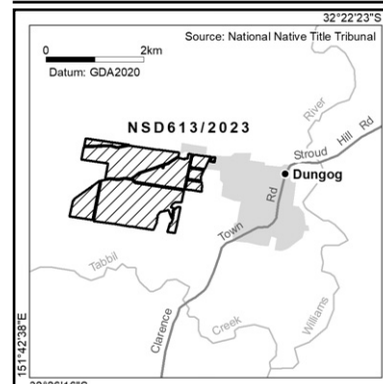
Notification day: 23 August 2023

A 'non-claimant' application has been made to the Federal Court of Australia (the 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 **22 November 2023**, 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 claimant 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 22 November 2023**. Further information regarding how to file a Form 5 is available from www.fedcourt.gov.au. After **22 November 2023**, you will need to seek leave from the Federal Court to become a party.



Applicant's name: Dungog Common Recreation Reserve Land Manager

Federal Court File No: NSD613/2023

Non-native title interest: The applicant is the Land Manager of the Dungog Common Recreation Reserve, being Reserve No. 1038088, and brings the proceedings with the consent of the Minister for Lands and Property

Order sought by Applicant: The applicant seeks section 24FA protection to enable the applicant to enter into a lease over part of the land and transfer all the land comprising the application area to the Karuah Local Aboriginal Land Council

Description: The application area comprises Reserve No. 1038088 in the vicinity of Dungog and covers about 2.7 sq km

Relevant LGA: Dungog Shire Council

For assistance and further information about this application, call Megan Harris on 07 3052 4921 or visit www.ntt.gov.au.

Lifeline
13 11 14



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
Mining Lease	29/443	DALLA-COSTA, Melville Raymond	617.00HA	10.2km SE'ly of Menzies	Lat: 29° 46' S; Long: 121° 4' E	MENZIES SHIRE
Mining Lease	38/1309	HARRIS, Chad Anthony	62.21HA	13.5km SW'ly of Laverton	Lat: 28° 42' S; Long: 122° 17' E	LAVERTON SHIRE
Mining Lease	38/1310	SEATOMMY PTY LTD	74.30HA	9.8km NW'ly of Laverton	Lat: 28° 34' S; Long: 122° 19' E	LAVERTON 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: 9 August 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 **9 November 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. The mining tenements may be granted if, by the end of the period of 4 months after the notification day (i.e. **9 December 2023**), 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.

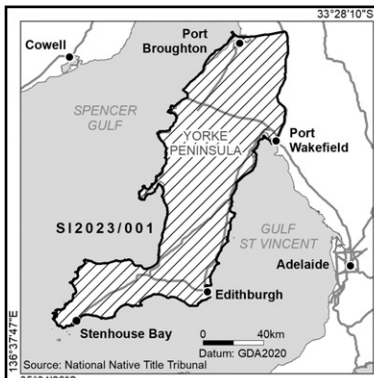
For further information about the act (including extracts of plans showing the boundaries of the applications), contact the Department of Mines, Industry Regulation and Safety, 100 Plain Street, East Perth WA 6004, or telephone (08) 9222 3518.

DMIRS 16979

**Notice of an application to register an area agreement on
the Register of Indigenous Land Use Agreements in
South Australia
Notification day: 16 August 2023**



**National
Native Title
Tribunal**



SI2023/001 Narungga Nation Determination ILUA

Description of the agreement area:

The agreement area covers about 9,119 sq km extending over the Yorke Peninsula and adjoining coastal waters

Relevant LGAs: Port Pirie and Wakefield Regional Councils, and Barunga West, Copper Coast and Yorke Peninsula Councils

The agreement contains the following statements:

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

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

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

13.3 [The Parties agree that the Non-extinguishment Principle applies to the HNA Vesting. The Non-extinguishment Principle is by this agreement modified such that the Parties agree that, except where any subsequent act has otherwise extinguished their Native Title, Native Title continues to exist and can continue to be exercised and enjoyed in relation to the Adjacent Land and Subjacent Land but that the rights and interests exercised by the State pursuant to the vesting will take priority in the event of a conflict with the exercise of the Native Title].

13.4 Clauses 13.2 and 13.3 do not apply to the land within the Agreement Area that is referred to in Schedule 5 of the Determination, being land where Native Title has been extinguished.

13.5 [In the event that the HNA Vesting is not an intermediate period act, the Parties agree that it is a valid act to which the Non-extinguishment Principle applies].

14.1 [Where the State gives at least 30 days prior written notice to the Corporation, identifying the respective land, the Parties consent to the issue of a Certificate of Title pursuant to section 115A of the Real Property Act 1886 in relation to any Adjacent or Subjacent Land within the Agreement Area].

14.4. The parties agree that the Non-extinguishment Principle applies to the land over which the Certificate of Title is issued in the same manner as the Non-extinguishment Principle applies to the vesting referred to in 13.3.

19.1 [Part 5, which deals with future acts consented to under the agreement, does not apply to and no consent is given under Part 5 to an act which is: (a) a future act: (i) done pursuant to the Mining Act 1971 (SA), Opal Mining Act 1995 (SA), Petroleum Act 1940 (SA) and Petroleum and Geothermal Energy Act 2000 (SA); or (ii) that otherwise creates a right to mine; or varies a right to mine to extend the area to which it relates; (b) the compulsory acquisition of native title; (c) except as provided for in clause 14, an act that is or results in the grant or vesting in fee simple of an interest in Native Title Land, being the land or waters over which native title is determined to exist; or (d) except for as provided in clauses 26 or 27, the grant (other than a renewal, extension, re-grant or re-making) of a lease or licence which grants a right of exclusive possession; (e) subject to clause 14, any act which grants a right of exclusive possession].

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

20.3 [The Parties agree that Subdivision P of Part 2 Division 3 of the Native Title Act 1993 (Cth) (NTA) is not intended to apply to the acts or activities consented to under this Part 5].

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

24.1 [The Corporation and the Narungga People surrender to the State all of their Native Title in four parcels in the Hundred of Wallaroo].

24.2 The surrender of Native Title pursuant to clause 24.1 will take place on the Registration Date and wholly extinguishes the surrendered Native Title.

25.1 [Subject to compliance with a notification, information and transfer process, the State agrees to grant the Port Hughes Land to the Corporation].

25.2 The Corporation agrees to the State granting estates in fee simple over any of the Port Hughes Land and surrender to the State all of their native title rights and interests in that land.

25.3 The surrender of the native title rights and interests in relation to any of the Port Hughes Land will take place on the date of issue of the Certificate of Title over that allotment.

25.4 The surrender of native title pursuant to this clause wholly extinguishes the surrendered native title rights and interests.

26.1 [The Parties agree that the State may continue to renew any of 36 listed annual licences in Black Point (or any replacement licence), providing no licence extends beyond 30 June 2037 or, in the case of a licensee who has an entitlement to convert the annual licence, the death of the last licensee for the parcel concerned].

26.2 [The Parties also agree that where a licensee has an entitlement to convert an annual licence to a lease or life tenancy, that may be done in accordance with the entitlement, providing that no lease extends beyond 30 June 2037, and that no life tenancy extends beyond the death of the last licensee for the parcel concerned].

27.1 The Parties consent to the grant (including the renewal, extension or re-grant) by the State of leases over Native Title Land under the Crown Land Management Act 2009 (SA) or any other Act where: (a) the lease (including any renewal, extension or re-grant) is granted for a total term of not more than 10 years; (b) the lessee is the State or a Council or the lessee is an entity providing community health services or not-for-profit community services; and (c) the lessee is not permitted to use the leased land solely or primarily for commercial or business purposes unless such activities are undertaken on a not-for-profit basis.

27.2 The Parties consent to the grant of a lease to the Corporation for any purpose and for any term.

28.1 [Subject to compliance with notification processes and procedural rights afforded, the Parties consent to the doing by the State of, or to any approval given by the State for the doing of, all future acts except those referred to in clause 19.1 after the registration date].

[**Adjacent Land and Subjacent Land** have the meaning given to it in the Harbors and Navigation Act 1993 (SA) (HNA)];

[**Determination** means the Determination of the Federal Court made on 14 March 2023 in favour of the Narungga People in the matter of Buckskin and Others v The State of South Australia and Others (SAD 62/2013)];

HNA Vesting means the vesting effected by section 15 of the HNA;

[**Native Title** means the native title rights and interests recognised in the Determination].

Parties to the agreement and their contact addresses:

Attorney-General for the State of South Australia
c/- Crown Solicitor's Office of South Australia
GPO Box 464
Adelaide SA 5001

Narungga Nation Aboriginal Corporation ICN 3863 (**Corporation**);
Naomi Hicks, Kaylene Lawrence, John Buckskin on behalf of the Narungga People;
c/- South Australian Native Title Services Ltd
Level 4, 345 King William Street,
Adelaide SA 5000

Objections to the registration of an ILUA where the application for registration has been certified:

This application for registration of an indigenous land use agreement (ILUA) has been certified by the South Australian Native Title Services Ltd, the representative body for the area. Any person claiming to hold native title to any part of the area covered by the ILUA may object in writing within the notice period to the registration of this agreement if they think that the application to register the ILUA has not been properly certified. If you wish to object to the registration of this agreement (and you hold or claim to hold native title in any part of the area covered by the agreement) you may only object for one reason: in your view, the application to register the ILUA has not been properly certified, as stated in section 203BE(5)(a), (b) and (c) of the *Native Title Act 1993* (Cth). You must make this objection in writing and send it to the **Native Title Registrar, National Native Title Tribunal, PO Box 2528, St Georges Terrace Post Shop, Perth WA 6831** by **16 November 2023**. Generally, procedural fairness will require that the material you provide is given to certain other persons or organisations for comment. It may also be taken into account in the registration of other ILUAs and claimant applications and thus be provided to relevant persons or organisations for comment.

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

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

Heritage Act 1977

Notice of intention to consider listing on the State Heritage Register

The Heritage Council of NSW maintains the State Heritage Register which is a list of places of particular importance to the people of NSW, including Aboriginal and other heritage.

The Heritage Council is currently considering whether or not to recommend the listing of the following place on the State Heritage Register in acknowledgment of its heritage significance.

Nan Tien Temple, 180 Berkeley Road, Berkeley

Written submissions on this listing are invited from any interested person by 5 September 2023. Enquiries to Dr Louise Prowse on (02) 9873 8525.

The Heritage Council is interested in receiving information in writing, by email, telephone or in person from the Aboriginal community or Aboriginal organisations on the potential Aboriginal significance of this place.

Further details on the nominated place can be viewed at: environment.nsw.gov.au/topics/heritage/request-a-heritage-listing/nominate-an-item-for-listing-on-the-state-heritage-register/comment-on-nominations

Direct submissions to:
Heritage Council of NSW
Locked Bag 5020
Parramatta NSW 2124
heritagemailbox@environment.nsw.gov.au
(02) 9873 8500


An Australian Government Initiative

Where carers can get support.

carergateway.gov.au
1800 422 737
Monday-Friday 8am-5pm
Emergency respite available 24/7



**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.

Available on
Google play

Available on the
App Store



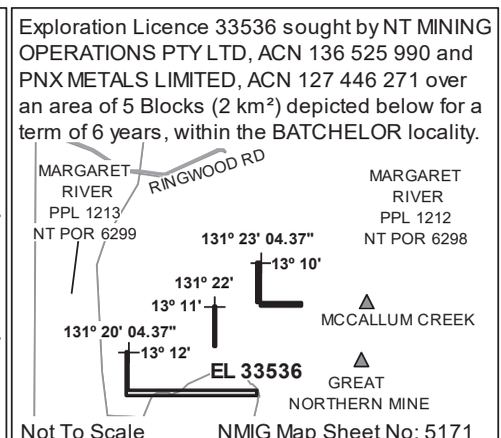
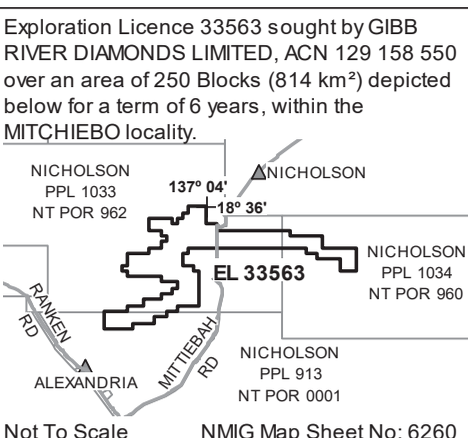
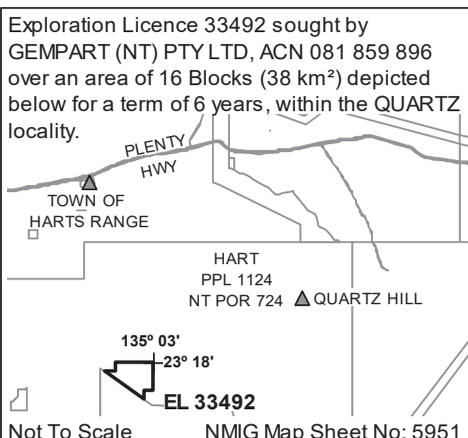
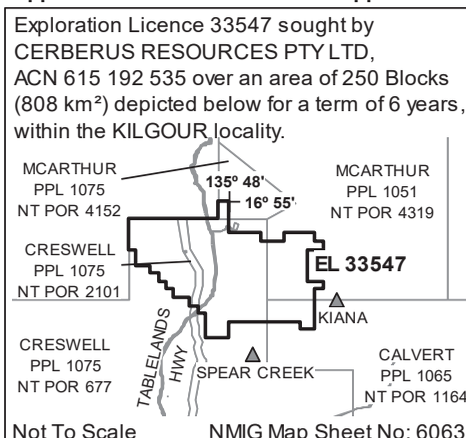
www.koormail.com

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:



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: 9 August 2023



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	08/3616	DREADNOUGHT EXPLORATION PTY LTD	63BL	74.3km NE'ly of Mt Augustus	Lat: 23° 57' S: Long: 117° 32' E	UPPER GASCOYNE SHIRE
Exploration Licence	15/1782	MLG OZ LIMITED	7BL	23.2km NW'ly of Coolgardie	Lat: 30° 47' S: Long: 121° 0' E	COOLGARDIE SHIRE
Exploration Licence	15/1828	EASTERN COOLGARDIE GOLDFIELDS PTY LTD	2BL	20.6km S'ly of Coolgardie	Lat: 31° 7' S: Long: 121° 5' E	COOLGARDIE SHIRE
Exploration Licence	25/627	WILTSHIRE, Peter Andrew	1BL	41.3km E'ly of Kambalda	Lat: 31° 4' S: Long: 122° 4' E	KALGOORLIE-BOULDER CITY
Exploration Licence	38/3830	FOCUS MINERALS (LAVERTON) PTY LIMITED	1BL	12.1km SW'ly of Laverton	Lat: 28° 40' S: Long: 122° 17' E	LAVERTON SHIRE
Exploration Licence	38/3832	FOCUS MINERALS (LAVERTON) PTY LIMITED	4BL	8.9km W'ly of Laverton	Lat: 28° 38' S: Long: 122° 18' E	LAVERTON SHIRE
Exploration Licence	38/3845	SALDARIS, Jim	2BL	22.1km SE'ly of Laverton	Lat: 28° 46' S: Long: 122° 33' E	LAVERTON SHIRE
Exploration Licence	39/2328	KIMBERLEY EXP PTY LTD	1BL	63.4km S'ly of Laverton	Lat: 29° 11' S: Long: 122° 28' E	LAVERTON SHIRE, MENZIES SHIRE
Exploration Licence	39/2382	HOLDINGS TENEMENTS PTY LTD	9BL	64.9km S'ly of Laverton	Lat: 29° 10' S: Long: 122° 37' E	LAVERTON SHIRE, MENZIES SHIRE
Exploration Licence	57/1295	MCAULAY, Darren Michael	16BL	21.2km S'ly of Sandstone	Lat: 28° 10' S: Long: 119° 22' E	SANDSTONE SHIRE
Exploration Licence	59/2818	CGM (WEST YILGARN) PTY LTD	58BL	42.8km W'ly of Yalgoo	Lat: 28° 21' S: Long: 116° 14' E	GREATER GERALDTON CITY, YALGOO SHIRE
Exploration Licence	70/6465	BOSTON RESOURCES PTY LTD	19BL	30.3km E'ly of Dalwallinu	Lat: 30° 17' S: Long: 116° 58' E	DALWALLINU SHIRE
Exploration Licence	77/2918	SIPA EXPLORATION NL	37BL	39.5km SW'ly of Marvel Loch	Lat: 31° 42' S: Long: 119° 10' E	YILGARN SHIRE
Exploration Licence	77/3047	WESTERN AREAS LIMITED	2BL	85.4km E'ly of Hyden	Lat: 32° 16' S: Long: 119° 47' E	KONDININ SHIRE
Exploration Licence	77/3115	TAYLOR, Graeme Francis	7BL	74.8km NE'ly of Mukinbudin	Lat: 30° 38' S: Long: 118° 55' E	YILGARN SHIRE
Exploration Licence	80/5907	BK RESOURCES PTY LTD	10BL	87.5km S'ly of Kununurra	Lat: 16° 30' S: Long: 128° 26' E	WYNDHAM-EAST KIMBERLEY SHIRE
Prospecting Licence	15/6677	FAIRPLAY GOLD PTY LTD	47.60HA	20.1km W'ly of Coolgardie	Lat: 30° 59' S: Long: 120° 57' E	COOLGARDIE SHIRE
Prospecting Licence	15/6809	ZOCARO, Tonino Pasquale Joseph	4.68HA	17.7km SW'ly of Kalgoorlie	Lat: 30° 53' S: Long: 121° 22' E	COOLGARDIE SHIRE
Prospecting Licence	15/6816	ALTIA RESOURCES PTY LTD	82.95HA	21.9km SW'ly of Coolgardie	Lat: 31° 6' S: Long: 121° 0' E	COOLGARDIE SHIRE
Prospecting Licence	16/3420	BEACON MINING PTY LTD	115.19HA	39.1km SW'ly of Ora Banda	Lat: 30° 29' S: Long: 120° 40' E	COOLGARDIE SHIRE
Prospecting Licence	16/3421	BEACON MINING PTY LTD	126.04HA	38km SW'ly of Ora Banda	Lat: 30° 29' S: Long: 120° 41' E	COOLGARDIE SHIRE
Prospecting Licence	16/3425	COOK, Matthew John	153.55HA	18km S'ly of Ora Banda	Lat: 30° 31' S: Long: 121° 4' E	COOLGARDIE SHIRE
Prospecting Licence	16/3428	FORTUNA RESOURCES PTY LTD	2.51HA	30.7km N'ly of Coolgardie	Lat: 30° 41' S: Long: 121° 4' E	COOLGARDIE SHIRE
Prospecting Licence	24/5664	GOLDTIMERS PROSPECTING PTY LTD	101.23HA	14.3km SE'ly of Ora Banda	Lat: 30° 27' S: Long: 121° 10' E	KALGOORLIE-BOULDER CITY
Prospecting Licence	31/2174-S	ADDINK, Johannes Peter	9.65HA	5.6km SE'ly of Edjudina	Lat: 29° 51' S: Long: 122° 23' E	MENZIES SHIRE
Prospecting Licence	37/9707	NODEN, Philip Keith	183.46HA	39.9km E'ly of Leonora	Lat: 28° 54' S: Long: 121° 44' E	LEONORA SHIRE
Prospecting Licence	39/6412-S	PILKINGTON, Lisa Jane	8.86HA	61.9km SW'ly of Laverton	Lat: 29° 8' S: Long: 122° 8' 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: 9 August 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 **9 November 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. **9 December 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

DMIRS 16978