



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	28/3324	OZAUURUM MINES PTY LTD	5BL	43.1km S'ly of Edjudina	Lat: 30° 11' S: Long: 122° 29' E	KALGOORLIE-BOULDER CITY
Exploration Licence	38/3812	M61 HOLDINGS PTY LTD	33BL	141.1km NE'ly of Laverton	Lat: 27° 32' S: Long: 123° 9' E	LAVERTON SHIRE
Mining Lease	31/501	NEXUS WALLBROOK PTY LTD	323.69HA	5.2km SW'ly of Edjudina	Lat: 29° 50' S: Long: 122° 18' 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. 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: 4 October 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 **4 January 2024**. 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. **4 February 2024**), 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.

* - 1 Graticular Block = 2.8 km²



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
38/2376	RICHMOND, William Robert	682526	167.51HA	100.7km N'ly of Laverton	Lat: 27° 43' S: Long: 122° 16' E	LAVERTON SHIRE
80/5126	HALLS CREEK RESOURCES PTY LTD	659226	187.39HA	4.7km NW'ly of Halls Creek	Lat: 18° 12' S: Long: 127° 37' E	HALLS CREEK SHIRE

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

Notification day: **4 October 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 **4 January 2024**. Any person who is, or becomes a native title party, is entitled to the negotiation and/or procedural rights provided in Part 2 Division 3 Subdivision P of the *Native Title Act 1993 (Cth)*. Enquiries in relation to filing a native title determination application to become a native title party should be directed to the Federal Court of Australia, 1 Victoria Avenue, Perth, WA 6000, telephone (08) 9268 7100.

Expedited procedure: The State of Western Australia considers that these acts are acts attracting the expedited procedure. Each amalgamation application may be granted unless, within the period of 4 months after the notification day (i.e. **4 February 2024**), 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 a non-claimant application for determination of native title in New South Wales

Notification day: 18 October 2023



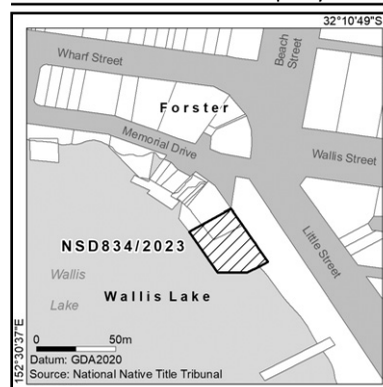
National Native Title Tribunal

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

Under the *Native Title Act 1993* (Cth), there can be only one determination of native title for an area. Unless there is a relevant native title claim, as defined in section 24FE, over the area described below on or before **17 January 2024**, 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 17 January 2024**. Further information regarding how to file a Form 5 is available from www.fedcourt.gov.au. After **17 January 2024**, you will need to seek leave from the Federal Court to become a party.



Applicant's name: Red Spot Jetty Pty Ltd ABN 47 291 881 673
Federal Court File No: NSD834/2023

Non-native title interest: The applicant is the holder of a term lease (Lease No. RX 601678) and two licences (Licence Nos. PO 145900 & RN 641314) pursuant to the *Crown Land Management Act 2016* (NSW) over Crown land and waterways covered by this application. The applicant wishes to obtain a new term lease over the application area for business purposes in relation to a café, bar, boat shed, jetty, wharf and restaurant

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

Description: The application area covers about 968 sq m over Lot 274 of DP753168 and Lot 507 of DP1118197 and is located on the bank and waters of Wallis Lake, Forster

Relevant LGA: MidCoast Council

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

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

Notification day: 18 October 2023



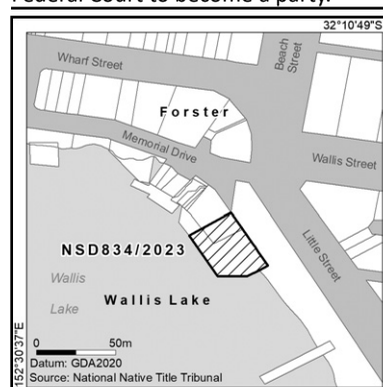
National Native Title Tribunal

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

Under the *Native Title Act 1993* (Cth), there can be only one determination of native title for an area. Unless there is a relevant native title claim, as defined in section 24FE, over the area described below on or before **17 January 2024**, 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 17 January 2024**. Further information regarding how to file a Form 5 is available from www.fedcourt.gov.au. After **17 January 2024**, you will need to seek leave from the Federal Court to become a party.



Applicant's name: Red Spot Jetty Pty Ltd ABN 47 291 881 673
Federal Court File No: NSD834/2023

Non-native title interest: The applicant is the holder of a term lease (Lease No. RX 601678) and two licences (Licence Nos. PO 145900 & RN 641314) pursuant to the *Crown Land Management Act 2016* (NSW) over Crown land and waterways covered by this application. The applicant wishes to obtain a new term lease over the application area for business purposes in relation to a café, bar, boat shed, jetty, wharf and restaurant

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

Description: The application area covers about 968 sq m over Lot 274 of DP753168 and Lot 507 of DP1118197 and is located on the bank and waters of Wallis Lake, Forster

Relevant LGA: MidCoast Council

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

For all your advertising needs

email:
advertising@koorimail.com

or call
02 6622 2666



OFFICE OF THE REGISTRAR
aboriginal land rights act 1983 (NSW)

Kamay Botany Bay Aboriginal Owners Project Opening the Register of Aboriginal Owners

The Office of the Registrar, *Aboriginal Land Rights Act 1983* (ORALRA) has been undertaking an Aboriginal Owners Research Project in the Kamay Botany Bay area.

The purpose of this research project is to allow the Registrar to open the Register of Aboriginal Owners for Kamay Botany Bay National Park and Towsa Nature Reserve. The research project now has sufficient cultural, historical, and genealogical information available to support the Aboriginal Owner application and registration process, and to allow the Registrar to assess applications based on the relevant provisions of the ALRA. As such, the Registrar is now seeking applications from Aboriginal people for registration.

To support this process, the ORALRA is releasing a **draft Interim Report** to assist the application process. The draft Interim Report provides information about several key elements referred to in the Aboriginal Owner provisions of the ALRA including:

- the description of the '**cultural area**' in which Kamay Botany Bay/Towsa is situated;
- the definition of the nature of **cultural association** related to the '**cultural area**' described for Kamay Botany Bay/Towsa; and
- a listing of ancestors confirmed as **Original Aboriginal Inhabitants** (or 'OAI's) of the '**cultural area**' described for Kamay/Towsa.

The Interim Report (draft) also includes a list of further ancestors identified as potential OAI's of the '**cultural area**' described for Kamay Botany Bay/Towsa. Further genealogical and historical research is occurring to consider the inclusion of these potential OAI's (and any additional potential OAI's identified by community).

Please note: the Interim Report (draft) represents only part of the research. A full draft Community Report will be released later this year and will include a thematic historical overview focused on key aspects of the region's Aboriginal communities histories, and genealogical and historical summaries for each OAI and their immediate descendants.

Please contact the AO Team via email (mailto:aboriginalowners@oralra.nsw.gov.au) or on (02) 8575 1160 to request copies of the draft Interim Report for Kamay Botany Bay, an Aboriginal Owners Application Form and the Application Guidelines.

If you are interested in discussing your family with the lead researcher prior to submitting an Aboriginal Owner application, please contact Kate Waters directly on Kate@watersconsultancy.com.au

Regards,
The Aboriginal Owner Team
Office of the Registrar, Aboriginal Land Rights Act 1983



THE DIERI ABORIGINAL CORPORATION RNTBC

ABN 27 727 164 567 ICN 3890

6 Tassie Street
(PO Box 695) PORT AUGUSTA SA 5700
T: (08) 8641 0092
F: (08) 8641 1002
Chairperson: Susan Dodd

NOTICE OF DIERI NATIVE TITLE/COMMON LAW HOLDER AUTHORISATION MEETING

All Dieri People (described **below**) are invited to attend a Dieri Common Law/Native Title Holders meeting in relation to the Dieri No 1 (SAD6017 of 1998), Dieri No 2 (SAD163 of 2008) and Dieri No 3 (SAD133 of 2014) native title consent determinations.

MEETING DETAILS

Date: Saturday, 28th October 2023

Time: 10:00am (Sign-ins commencing at 8:30am)

Venue: Standpipe Golf Motor Inn

Location: 3-5 Daw Street, PORT AUGUSTA SA 5700

PLEASE NOTE: MAXIMUM CAPACITY FOR THIS VENUE IS 150 PEOPLE; THEREFORE, WE ASK THAT NO CHILDREN AND NO NON-DIERI SPOUSES ATTEND THIS MEETING

PLEASE NOTE: Maximum venue capacity for this venue is 150 people; therefore, we ask that NO CHILDREN and NO NON-DIERI SPOUSES attend this meeting.

PURPOSE OF THE MEETING

The purpose of the meeting is to:

1. To inform Dieri Common Law/Native Title Holders of Part 9B Minerals Exploration Agreements that are being negotiated in relation to Dieri native title lands.
2. To authorise The Dieri Aboriginal Corporation RNTBC to enter into a Part 9B Native Title Agreement for Exploration with Heathgate Resources Pty Ltd; and
3. To authorise The Dieri Aboriginal Corporation RNTBC to enter into a Part 9B Native Title Agreement for Exploration with Curie Resources Pty Ltd.

WHO SHOULD ATTEND THE MEETING?

Under the relevant traditional laws and customs of the Dieri people, the Native Title Holders (Common Law Holders) are those living Aboriginal people who:

1. Are the descendants of the following apical ancestors:-
 - a. Ruby Merrick and Tim Matalinha (also known as Tim Merrick) who are the parents of the sibling set - Martin, Gottlieb, Rebecca, Selma (or Thelma);
 - b. Kuriputhanha (known as 'Queen Annie') mother of Karla-warru (also known as Annie);
 - c. Mary Dixon (born at Killalpaninna) mother of the sibling set - Dear Dear (known as 'Tear'), Jack Garret, George Mungerannie, Joe Shaw, and Henry;
 - d. Bertha mother of the sibling set - Johannes and Susanna;
 - e. Walter Kennedy husband of Selma (also known as Thelma) nee Merrick;
 - f. Florrie wife of Martin Merrick;
 - g. Clara Stewart (nee Murray), the mother of Eddie Stewart, and;
 - h. The man Pinngipania (born at Lake Hope) and the woman Kulibani (born at Kalamaria) who are the parents of Sam Tintibab (or Dindibana Ginmilina); and
2. Identify as Dieri; and
3. Are recognised by the other Native Title Holders under the relevant Dieri traditional laws and customs as holding native title rights and interests in the determination areas of the Dieri No 1, 2 and 3 native title determinations.

CONTACT DETAILS

Please contact The Dieri Aboriginal Corporation RNTBC Office on (08) 8641 0092 for further information about the meeting.

ASSISTANCE TO ATTEND THE MEETING

Some limited travel assistance is available for travel and accommodation to attend this meeting. Please contact the The Dieri Aboriginal Corporation RNTBC Office by email: reception@dieri.org.au

AUTHORISED BY: Susan Dodd **CHAIRPERSON**
THE DIERI ABORIGINAL CORPORATION RNTBC

NOTICE OF AN AUTHORISATION MEETING FOR A NATIVE TITLE DETERMINATION APPLICATION

When: Saturday 11 November 2023
9:30am – 10:00am – Meeting registration*
10:00am – Meeting opened
12:30pm – Meeting closed

*Note: Registration will be open to attendees anytime throughout the meeting, but attendees are encouraged to register between 9:30am and 10:00am.

Where: Lismore Workers Sports Club, 202 Oliver Ave,
Goonellabah NSW 2480
and via Zoom videoconference and telephone



Who should attend: The meeting is open to all Widjabul Wia-bal persons, comprising 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; and
7. 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),

and

any other Aboriginal person who asserts native title rights and interests in the area of the proposed native title determination application.

Background

During the course of the former Widjabul Wia-bal Native Title Determination Application filed on 24 June 2013 (**First Widjabul Wia-bal Claim**), as part of the settlement, the Widjabul Wia-bal authorised the Applicant to enter into an agreement to the operation of section 47C of the *Native Title Act 1993 (Cth)* (**Section 47C Agreement**) and amend the First Widjabul Wia-bal Claim to include the areas subject to such agreement.

However, in order to progress the First Widjabul Wia-bal Claim and avoid unnecessary delay to its consent determination caused by additional notification requirements, Widjabul Wia-bal decided and authorised the Applicant to remove the parcels subject to the Section 47C Agreement. The parcels were removed on the understanding that a further native title determination application would be filed over the area removed from the First Widjabul Wia-bal Claim.

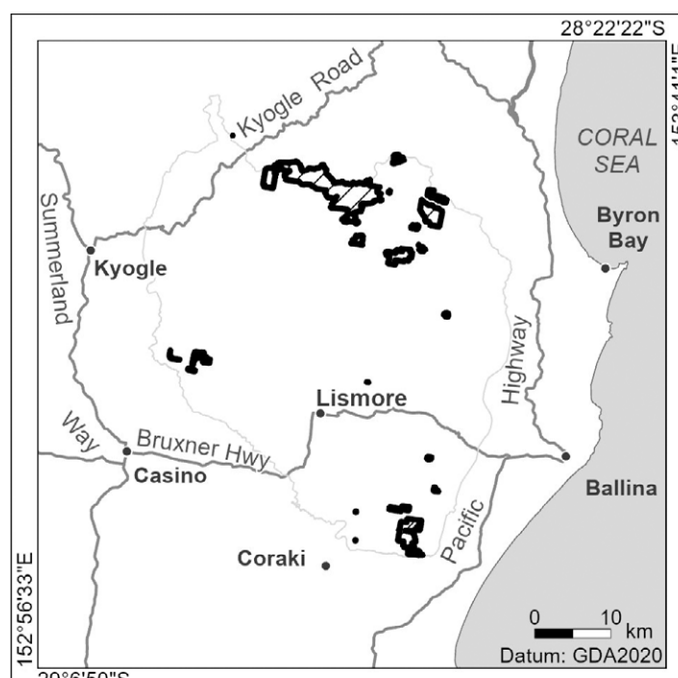
Reasons for the Authorisation Meeting

At this **Authorisation Meeting**, attendees will be asked whether or not they wish to authorise a new native title determination application over the areas previously removed and proposed to be subject to a revised Section 47C Agreement.

The parcels subject to the Section 47C Agreement are within the area bounded by: Bagotville, Tuckean Nature Reserve and Tucki Tucki to the south; Bungabbee State Forest and Cawongla to the west; part of Mebbin State Forest, Lillian Rock, and a large part of Nightcap National Park to the north; and Montecollum, Possum Creek, and Alstonville to the east.

In order for s 47C to apply, the land concerned must be a park area that is held by a Commonwealth or State agency, for the purpose of preserving the natural environment of the area (e.g., a National Park or Nature Reserve). The proposed Section 47C Agreement with the State would allow Native Title to be recognised over an additional 2,600 hectares of land and waters, including parts of the following areas:

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



The above map provides an overview of the parcels subject to the Section 47C Agreement and the area proposed to be subject to the Native Title Determination Application (shown in bold black marking). The specific parcels proposed to be included are also listed at **Attachment A**.

At this Authorisation Meeting, attendees will be asked whether or not they wish to authorise the proposed native title determination application over the parcels subject to the Section 47C Agreement, as described in **Attachment A**.

The Agenda for the Meeting:

1. Welcome to Country and Introductions:
 - (a) Discuss the background to the Widjabul Wia-bal Determination and the process of amendments to the area subject to the Widjabul Wia-bal Determination.
 - (b) Discuss the background to the native title determination application process.
2. Discuss and confirm the process of decision making for the purpose of authorising a person or persons to make the native title determination application and deal with matters arising in relation to it;
3. Consider and authorise a native title determination application over the area described in this notice;
4. Identity of the native title claim group on whose behalf the native title determination application will be made;
5. Native title application area;
6. Native title rights and interests;
7. Authorise one or more members of the native title claim group to make the native title determination application, and to deal with matters arising in relation to it;

- (a) The native title claim group will consider resolutions and make decisions to authorise an Applicant to make the native title determination application and deal with matters arising in relation to it.
- (b) The native title claim group will be asked to consider resolutions and make decisions about placing conditions on the powers of the Applicant including in relation to the Applicant's ability to enter into commercial and other agreements which may affect native title rights and interests.
- (c) The native title claim group will be asked to consider and make decisions about the processes the Applicant must undertake in making its decisions. For example, whether or not the Applicant can make decisions by majority, and whether the Applicant can execute documents by majority.

8. Consider resolutions and make decisions in relation to whether to authorise the Applicant to enter into an agreement to the operation of s 47C of the *Native Title Act 1993 (Cth)* on behalf of the native title claim group.

9. Any other business.

Attending the Meeting

The Authorisation 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 by no later than **Friday 27 October 2023**, 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 27 October 2023**.

Please note if you do not contact NTSCORP by **Friday 27 October 2023** 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 in decision making if you attend remotely.

In order to attend the Authorisation Meeting by videoconference or telephone, attendees must:

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

Please contact NTSCORP as soon as possible by calling the below number, or sending an email to the address below. Registration to attend remotely will close at **5pm on Monday 30 October 2023**. If you have not registered with NTSCORP by this time, you will not be able to attend the meeting remotely — although you would still be more than welcome to attend the meeting in-person.

2. MEETING ACCESS

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

NTSCORP's contact details:

Freecall 1800 111 844 or (02) 9310 3188

Post: P.O. Box 2105, Strawberry Hills, NSW 2012

Email: CFC@ntscorp.com.au

Attachment A

Proposed area subject to Native Title Determination Application

The following parcels are proposed to form the native title claim area in the Native Title Determination Application.

For those parcels which do not have a Lot and Deposited Plan (DP) identifier, a CAD ID number has been provided.

CAD ID 105203966	Lot 1 DP 125323	CAD ID 105606725
CAD ID 107019614	Lot 64 DP 755752	CAD ID 104406629
Lot 55 DP 755752	Lot 135 DP 755691	CAD ID 105436971
Lot 1 DP 806694	Lot 137 DP 755720	CAD ID 106732315
Lot 1 DP 712828	Lot 31 DP 755752	CAD ID 104039848
Lot 5 DP 821941	Lot 143 DP 755691	Lot 31 DP 755743
(Part) Lot 129 DP 755691[1]	Lot 1 DP 1097962	CAD ID 104406630
Lot 90 DP 755712	Lot 98 DP 728194	Lot 43 DP 755693
Lot 7 DP 821941	Lot 147 DP 755691	CAD ID 107019470
Lot 132 DP 755691	Lot 72 DP 755739	CAD ID 103685824
Lot 1 DP 123317	Lot 1 DP 755752	Lot 89 DP 755693
Lot 8 DP 821941	Lot 133 DP 755691	Lot 1 DP 603080
Lot 144 DP 755691	Lot 89 DP 755739	CAD ID 106709313
Lot 91 DP 755712	CAD ID 100778047	(Part) Lot 198 DP 1204312[4]
Lot 3 DP 808304	Lot 134 DP 755691	Lot 121 DP 755746
(Part) Lot 126 DP 755691[2]	Lot 82 DP 755739	CAD ID 100261001
Lot 75 DP 755712	CAD ID 100002506	CAD ID 107200654
Lot 5 DP 249043	Lot 93 DP 755691	Lot 124 DP 755746
Lot 130 DP 755691	Lot 1 DP 1178152	(Part) CAD ID 100002475[5]
CAD ID 107018948	CAD ID 105437024	Lot 1 DP 230291
Lot 4 DP 755752	Lot 125 DP 755691	Lot 2 DP 808419
Lot 127 DP 755691	(Part) Lot 2 DP 1178152[3]	CAD ID 171230422
Lot 7001 DP 1063053	CAD ID 105567098	CAD ID 100261324
Lot 6 DP 821941	CAD ID 104039770	CAD ID 104134636
Lot 131 DP 755691	CAD ID 105051432	(Part) CAD ID 1041399926 [6]

[1] The area subject to the application is that part of lot 129 in deposited plan 755691 subject to the part of former portion 80 in Crown Plan 3999-1759, which is situated within lot 129 in deposited plan 755691.

[2] The area subject to the application is that part of lot 126 in deposited plan 755691 the subject of Stibbards Creek within lot 126 in deposited plan 755691.

[3] The area subject to the application is that part that falls within the external boundary defined at Schedule Three Part 1 of Native Title Determination NSD1213/2018 Widjabul Wia-Bal (NCD2022/001) as determined by the Federal Court of Australia on 19 December 2022.

[4] The area subject to the application is that part of lot 198 in deposited plan 1204312 (Mucklewee Mountain Nature Reserve) that is subject to former CADID 104189557.

[5] The area subject to the application is that part of CADID 100002475 subject to former CADID ID 10701947, being that part that falls within the extent of Goonengerry National Park.

[6] The area subject to the application is that part of CADID 104139992 subject to former CADID ID 107197768, being that part that falls within the extent of Goonengerry National Park.

For the avoidance of doubt the application excludes:

All land and waters the subject of NSD1213/2018 Widjabul Wia-Bal (NCD2022/001) as determined by the Federal Court of Australia on 19 December 2022.

NOTICE OF AN AUTHORISATION MEETING FOR A NATIVE TITLE DETERMINATION APPLICATION

When: Saturday 11 November 2023

9:30am – 10:00am – Meeting registration*
1:30pm – Meeting opened
4:30pm – Meeting closed

*Note: Registration will be open to attendees anytime throughout the meeting, but attendees are encouraged to register between 9:30am and 10:00am.

Where: Lismore Workers Sports Club, 202 Oliver Ave,
Goonellabah NSW 2480
and via Zoom videoconference and telephone



Who should attend: The meeting is open to all Widjabul Wia-bal persons, comprising 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.

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),

and

any other Aboriginal person who asserts native title rights and interests in the area the proposed native title determination application.

Background

On 14 and 15 December 2021, during the course of the former Widjabul Wia-bal Native Title Determination Application (**First Widjabul Wia-bal Claim**), the Widjabul Wia-bal claim group authorised the Applicant to amend the claim area to remove parcels subject to the crown roads dispute.

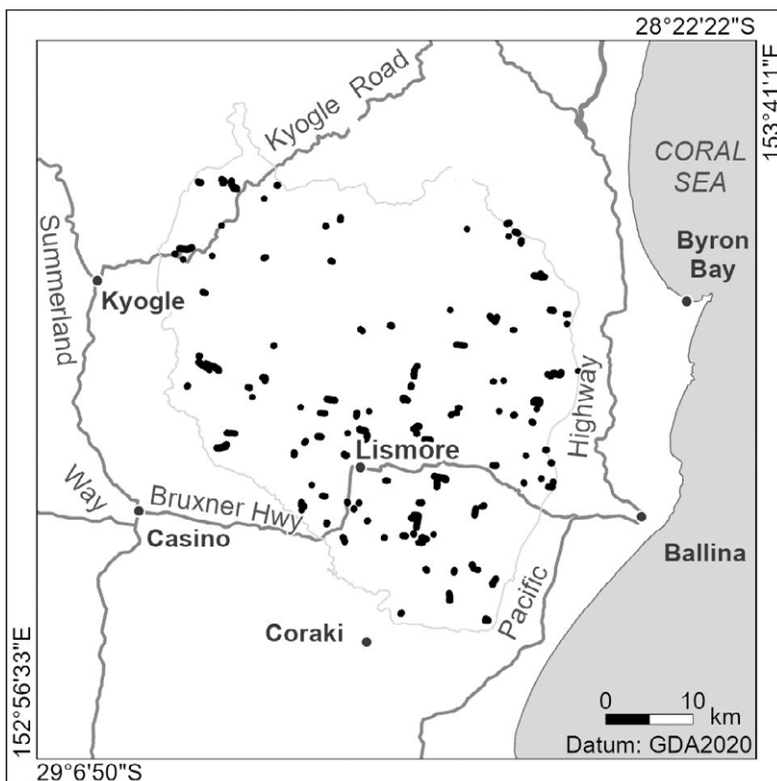
The crown roads dispute includes all those parcels where the Applicant and the State were unable to reach agreement on the extinguishing effect of a number of types of crown roads within the claim area. In order to progress the First Widjabul Wia-bal Claim and avoid unnecessary delay, Widjabul Wia-bal authorised the Applicant to remove the parcels subject to a crown roads dispute from the claim area. The parcels subject to a crown roads dispute are proposed to be subject to a new native title determination application, which is the subject of this **Authorisation Meeting**.

The parcels subject to the crown roads dispute are within the area bounded by: Bagotville, Tuckean Nature Reserve and Tucki Tucki to the south; Bungabbee State Forest and Cawongla to the west; part of Mebbin State Forest, Lillian Rock, and a large part of Nightcap National Park to the north; and Montecollum, Possum Creek, and Alstonville to the east.

Reasons for the Authorisation Meeting

At this Authorisation Meeting, the attendees will be asked whether or not they wish to authorise the proposed native title determination application over the parcels subject to a crown roads dispute, as described in **Attachment A**.

The below map provides an overview of the parcels subject to the crown roads dispute and the proposed Native Title Determination Application (shown in bold black marking). The specific parcels proposed to be included are also listed at **Attachment A**.



The Agenda for the Meeting:

1. Welcome to Country and Introductions;
 - (a) Discuss the background to the Widjabul Wia-bal Determination and the process of amendments to the area subject to the Widjabul Wia-bal Determination.
 - (b) Discuss the background to the native title determination application process.
2. Discuss and confirm the process of decision making for the purpose of authorising a person or persons to make the native title determination application and deal with matters arising in relation to it;
3. Consider and authorise a native title determination application over the area described in this notice;
4. Identity of the native title claim group on whose behalf the native title determination application will be made;
5. Native title application area;
6. Native title rights and interests;
7. Authorise one or more members of the native title claim group to make the native title determination application, and to deal with matters arising in relation to it;
 - (a) The native title claim group will consider resolutions and make decisions to authorise an Applicant to make the native title determination application and deal with matters arising in relation to it.
 - (b) The native title claim group will be asked to consider resolutions and make decisions about placing conditions on the powers of the Applicant including in relation to the Applicant's ability to enter into commercial and other agreements which may affect native title rights and interests.
 - (c) The native title claim group will be asked to consider and make decisions about the processes the Applicant must undertake in making its decisions. For example, whether or not the Applicant can make decisions by majority, and whether the Applicant can execute documents by majority.
8. Any other business.

Attending the Meeting

The Authorisation 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 by no later than **Friday 27 October 2023**, 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 27 October 2023**.

Please note if you do not contact NTSCORP by **Friday 27 October 2023** 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 meeting by videoconference or telephone. You will still be able to listen, ask questions, and participate in decision making if you attend remotely.

In order to attend the Authorisation Meeting by videoconference or telephone, attendees must:

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

Please contact NTSCORP as soon as possible by calling the below number, or sending an email to the address below. Registration to attend remotely will close at 5pm on **Monday 30 October 2023**. If you have not registered with NTSCORP by this time, you will not be able to attend the meeting remotely — although you would still be more than welcome to attend the meeting in-person.

2. MEETING ACCESS

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

NTSCORP's contact details: Freecall 1800 111 844 or (02) 9310 3188

Post: P.O. Box 2105, Strawberry Hills, NSW 2012

Email: CFC@ntscorp.com.au

Attachment A Proposed area subject to the Native Title Determination Application

The following 179 road parcels are proposed to form the native title claim area in the Native Title Determination Application.

For those parcels subject to a crown roads dispute, which do not have a Lot and Deposited Plan (DP) identifier, a CAD ID number has been provided.

Lot 8 DP 242199	Lot 2 DP 1187922	Lot 3 DP 242199	CAD ID 107069415
Lot 23 DP 256783	Lot 1 DP 1173124	(Part) Lot 1 DP	CAD ID 105425682
Lot 21 DP 256783	Lot 148 DP 755729	1186968*	CAD ID 105017116
Lot 25 DP 256783	(Part) Lot 1 DP	Lot 2 DP 250076	CAD ID 105437000
Lot 22 DP 256783	1222873*	Lot 3 DP 1189425	CAD ID 105431354
Lot 245 DP 728122	Lot 1 DP 820667	Lot 21 DP 1162349	Lot 9 DP 1217479
Lot 24 DP 256783	Lot 2 DP 1196290	Lot 10 DP 1150046	CAD ID 105451603
Lot 3 DP 721329	Lot 1 DP 1187042	Lot 9 DP 253466	CAD ID 105601031
Lot 1 DP 250076	Lot 1 DP 1196045	Lot 1 DP 1192318	CAD ID 107065884
Lot 163 DP 41231	CAD ID 106690380	Lot 1 DP 1194679	CAD ID 107065885
Lot 1 DP 135355	CAD ID 105215418	Lot 1 DP 1193591	Lot 28 DP 1206551
Lot 14 DP 242199	CAD ID 105312610	(Part) Lot 91 DP	CAD ID 105509847
Lot 6 DP 241962	(Part) Lot 1 DP	1259117*	(Part) CAD ID
Lot 6 DP 247851	1232637*	Lot 1 DP 1188115	105238379*
Lot 5 DP 245679	CAD ID 105062850	Lot 4 DP 1187922	(Part) CAD ID
Lot 10 DP 253467	CAD ID 105702606	(Part) Lot 1 DP	105255503*
Lot 7 DP 245679	CAD ID 105601109	1269662*	CAD ID 105074456
Lot 4 DP 242254	CAD ID 105157666	(Part) Lot 2 DP	CAD ID 105402825
Lot 3 DP 47033	Lot 4 DP 1178608	1269662*	CAD ID 105595421
Lot 2 DP 241962	Lot 1 DP 1181584	Lot 1 DP 1187129	CAD ID 105631982
Lot 1 DP 250481	Lot 3 DP 1191390	Lot 3 DP 43788	CAD ID 105606668
Lot 392 DP 728547	Lot 1 DP 1176285	Lot 7300 DP 1143525	CAD ID 105601026
Lot 10 DP 253466	Lot 9 DP 242199	Lot 1 DP 1191180	CAD ID 105402719
Lot 1 DP 1187922	Lot 11 DP 253467	Lot 1 DP 1192319	CAD ID 105612399
Lot 2 DP 43788	Lot 16 DP 45978	Lot 2 DP 1187129	CAD ID 105702599
Lot 1 DP 1191679	Lot 1 DP 1188714	Lot 2 DP 1189846	CAD ID 105005863
Lot 2 DP 1189818	Lot 2 DP 1191680	(Part) Lot 1 DP	CAD ID 107066868
Lot 5 DP 242199	Lot 2 DP 242254	1255932*	CAD ID 107066869
Lot 9 DP 253467	Lot 2 DP 47033	(Part) Lot 2 DP	CAD ID 107066866
Lot 1 DP 243870	Lot 1 DP 1166470	1255932*	CAD ID 107066867
(Part) Lot 1 DP	Lot 1 DP 1189818	CAD ID 100244359	CAD ID 105011472
1207403*	Lot 2 DP 1191684	CAD ID 105572682	CAD ID 167520556
Lot 12 DP 242199	Lot 20 DP 1162349	CAD ID 105203959	CAD ID 105045712
Lot 266 DP 728141	Lot 1 DP 1196291	CAD ID 105591233	CAD ID 105391233
Lot 6 DP 242199	Lot 11 DP 1150046	CAD ID 105679660	CAD ID 105419971
Lot 11 DP 253299	(Part) Lot 2 DP	(Part) Lot 1 DP	CAD ID 105706163
Lot 1 DP 1187774	1207403*	1246174*	CAD ID 106712960
Lot 1 DP 242554	Lot 384 DP 728132	CAD ID 105362575	CAD ID 105356920
Lot 3 DP 1194482	Lot 48 DP 704280	CAD ID 105702591	CAD ID 105080329
Lot 1 DP 43788	Lot 2 DP 1181584	CAD ID 105544319	CAD ID 105074614
(Part) Lot 1 DP 286964*	Lot 2 DP 242554	CAD ID 105538635	Lot 3 DP 247851
(Part) Lot 3 DP 286964*	(Part) Lot 17 DP 45978*	CAD ID 105705497	Lot 2 DP 247851
Lot 1 DP 1189429	Lot 385 DP 728132	(Part) Lot 402 DP	CAD ID 105175481
Lot 1 DP 1187586	Lot 383 DP 728131	1216484*	CAD ID 105261049
(Part) Lot 1 DP	Lot 2 DP 1027540	CAD ID 105232662	CAD ID 105425621
1196674*	Lot 1 DP 1191684	CAD ID 170094172	CAD ID 105544317
Lot 3 DP 250076	Lot 1 DP 1190635	CAD ID 105255676	CAD ID 105232584
Lot 1 DP 1187850	Lot 28 DP 45978	CAD ID 105567314	CAD ID 107069414
Lot 1 DP 1196290	Lot 7301 DP 1158560	CAD ID 107069414	

* The area subject to the application is that part that falls within the external boundary defined at Schedule Three Part 1 of Native Title Determination NSD1213/2018 Widjabul Wia-Bal (NCD2022/001) as determined by the Federal Court of Australia on 19 December 2022.

For the avoidance of doubt the application excludes:
All land and waters the subject of NSD1213/2018 Widjabul Wia-Bal (NCD2022/001) as determined by the Federal Court of Australia on 19 December 2022.



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	15/1858	FAIRPLAY GOLD PTY LTD	34BL	34km SW'ly of Coolgardie	Lat: 31° 6' S: Long: 120° 51' E	COOLGARDIE SHIRE
Exploration Licence	25/632	SUPERGENE METALS PTY LTD	14BL	47km E'ly of Kalgoorlie	Lat: 30° 39' S: Long: 121° 56' E	KALGOORLIE-BOULDER CITY
Exploration Licence	27/704	METAL HAWK LIMITED	10BL	32.3km NE'ly of Kalgoorlie	Lat: 30° 33' S: Long: 121° 43' E	KALGOORLIE-BOULDER CITY
Exploration Licence	27/705	PURE GOLD PTY LTD	8BL	52.1km NE'ly of Kalgoorlie	Lat: 30° 28' S: Long: 121° 54' E	KALGOORLIE-BOULDER CITY
Exploration Licence	27/723	WEDGETAIL EXPLORATION PTY LTD	8BL	48.5km NE'ly of Kalgoorlie	Lat: 30° 26' S: Long: 121° 50' E	KALGOORLIE-BOULDER CITY
Exploration Licence	28/3277	CHAPMAN, Morgan Leslie	3BL	78.4km S'ly of Edjudina	Lat: 30° 31' S: Long: 122° 17' E	KALGOORLIE-BOULDER CITY
Exploration Licence	29/1185	COBALT PROSPECTING PTY LTD	70BL	64.4km W'ly of Leonora	Lat: 29° 3' S: Long: 120° 41' E	MENZIES SHIRE
Exploration Licence	29/1238	MT IDA GOLD PTY LTD	1BL	61.5km NW'ly of Menzies	Lat: 29° 20' S: Long: 120° 32' E	MENZIES SHIRE
Exploration Licence	29/1239	MT IDA GOLD PTY LTD	1BL	59.1km NW'ly of Menzies	Lat: 29° 21' S: Long: 120° 33' E	MENZIES SHIRE
Exploration Licence	29/1240	MT IDA GOLD PTY LTD	2BL	64.6km NW'ly of Menzies	Lat: 29° 19' S: Long: 120° 31' E	MENZIES SHIRE
Exploration Licence	30/561	HAMELIN TANAMI PTY LTD	22BL	55.3km SW'ly of Menzies	Lat: 29° 54' S: Long: 120° 31' E	MENZIES SHIRE
Exploration Licence	36/1048	METAL HAWK LIMITED	57BL	23.3km SE'ly of Leinster	Lat: 28° 6' S: Long: 120° 47' E	LEONORA SHIRE
Exploration Licence	36/1080	BELLPARK MINERALS PTY LTD	58BL	75.8km SW'ly of Leinster	Lat: 28° 21' S: Long: 120° 6' E	LEONORA SHIRE, SANDSTONE SHIRE
Exploration Licence	36/1081	FLEET STREET HOLDINGS PTY LTD	17BL	75.3km SW'ly of Leinster	Lat: 28° 31' S: Long: 120° 20' E	MENZIES SHIRE
Exploration Licence	38/3659	FOCUS MINERALS (LAVERTON) PTY LIMITED	18BL	30.7km SE'ly of Laverton	Lat: 28° 50' S: Long: 122° 35' E	LAVERTON SHIRE
Exploration Licence	38/3838	PANTHER METALS LTD	10BL	16.7km NW'ly of Laverton	Lat: 28° 30' S: Long: 122° 17' E	LAVERTON SHIRE
Exploration Licence	38/3865	CAZALY RESOURCES LIMITED	30BL	126.8km NE'ly of Laverton	Lat: 27° 51' S: Long: 123° 21' E	LAVERTON SHIRE
Exploration Licence	38/3866	PANTHER METALS LTD	19BL	74.9km SE'ly of Laverton	Lat: 28° 53' S: Long: 123° 6' E	LAVERTON SHIRE
Exploration Licence	39/2379	GUYER WELL GOLD PTY LTD	9BL	71.6km SE'ly of Leonora	Lat: 29° 15' S: Long: 121° 56' E	LEONORA SHIRE
Exploration Licence	39/2409	BEAU RESOURCES PTY LTD	60BL	148.9km E'ly of Edjudina	Lat: 30° 5' S: Long: 123° 51' E	KALGOORLIE-BOULDER CITY, MENZIES SHIRE
Exploration Licence	57/1388	PANTHEON RESOURCES PTY LTD	10BL	66.2km SE'ly of Sandstone	Lat: 28° 23' S: Long: 119° 47' E	SANDSTONE SHIRE
Exploration Licence	70/6488	RIO TINTO EXPLORATION PTY LIMITED	69BL	69.9km N'ly of Mukinbudin	Lat: 30° 17' S: Long: 118° 18' E	MOUNT MARSHALL SHIRE, MUKINBUDIN SHIRE
Exploration Licence	77/2949	POLARIS METALS PTY LTD	1BL	56.5km N'ly of Southern Cross	Lat: 30° 43' S: Long: 119° 25' E	YILGARN SHIRE
Exploration Licence	77/2950	POLARIS METALS PTY LTD	1BL	55km N'ly of Southern Cross	Lat: 30° 44' S: Long: 119° 26' E	YILGARN SHIRE
Exploration Licence	77/2951	POLARIS METALS PTY LTD	1BL	53.5km N'ly of Southern Cross	Lat: 30° 45' S: Long: 119° 27' E	YILGARN SHIRE
Exploration Licence	77/2952	POLARIS METALS PTY LTD	1BL	60.1km N'ly of Southern Cross	Lat: 30° 41' S: Long: 119° 25' E	YILGARN SHIRE
Exploration Licence	80/5939	BARACUS PTY LTD	19BL	102.6km S'ly of Wyndham	Lat: 16° 23' S: Long: 127° 54' E	WYNDHAM-EAST KIMBERLEY SHIRE
Prospecting Licence	24/5656-5657	ZULEIKA GOLD LIMITED	390.96HA	9.5km S'ly of Ora Banda	Lat: 30° 27' S: Long: 121° 4' E	COOLGARDIE SHIRE, KALGOORLIE-BOULDER CITY
Prospecting Licence	25/2768 & 25/2773	ARDEA EXPLORATION PTY LTD	289.17HA	33.5km E'ly of Kalgoorlie	Lat: 30° 44' S: Long: 121° 49' E	KALGOORLIE-BOULDER CITY
Prospecting Licence	37/9734	WILLIS, Aidan Jon	192.44HA	36.6km E'ly of Leonora	Lat: 28° 55' S: Long: 121° 42' E	LEONORA SHIRE
Prospecting Licence	39/6295-S	ARNOLD, Dean MAUGER, Wayne Ian	5.28HA	55.8km N'ly of Edjudina	Lat: 29° 18' S: Long: 122° 25' 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: 4 October 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 **4 January 2024**. 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. **4 February 2024**), 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.

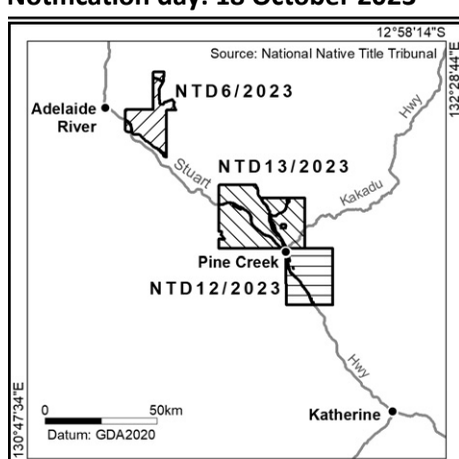
For further information about the act (including extracts of plans showing the boundaries of the applications), contact the Department of Mines, Industry Regulation and Safety, 100 Plain Street, East Perth WA 6004, or telephone (08) 9222 3518.

* - 1 Graticular Block = 2.8 km²

DMIRS 18017

Notice of applications for determination of native title in Northern Territory

Notification day: 18 October 2023



National Native Title Tribunal

These are applications by native title claim groups which are asking the Federal Court of Australia (Federal Court) to determine that they hold native title in the areas described below.

If you want to become a party to any of these applications, you must file a Form 5 (Notice of Intention to become a Party) with the Federal Court, **on or before 17 January 2024**. Further information regarding how to file a Form 5 is available from www.fedcourt.gov.au. After **17 January 2024**, 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 any of these applications, there may be no other opportunity for the Federal Court, in making its determinations, to take into account those native title rights and interests in relation to the areas concerned.

Application name	Federal Court File No	Date of filing	Description of application area	LGA
The Native Title Registrar has accepted the following applications for registration:				
Philip Goodman & Ors on behalf of the Warai Group v Northern Territory of Australia (Bridge Creek Pastoral Lease)	NTD6/2023	14 March 2023	Application area covers about 333 sq km and is located over the Bridge Creek Pastoral Lease about 8.5 km east of Adelaide River	Un-Incorporated (Marrakai-Douglas Daly) Area
Daphne Huddleston & Ors on behalf of the Wagiman Group and the Jawoyn Bolmo, Matjiba and Wurrkarbar Group v Northern Territory of Australia (Bonrook Pastoral Lease)	NTD12/2023	30 March 2023	Application area covers about 497 sq km and is located over part of the Bonrook Pastoral Lease in the vicinity of Pine Creek, about 54 km northwest of Katherine	Victoria Daly Regional Council
The Native Title Registrar has not accepted the following application for registration. Where an application is not accepted for registration, the Federal Court may still refer the application for mediation and/or make a determination in relation to it:				
Daphne Huddleston & Ors on behalf of the Wagiman Group and the Jawoyn Bolmo, Matjiba and Wurrkarbar Group v Northern Territory of Australia (Mary River West Pastoral Lease)	NTD13/2023	30 March 2023	Application area covers about 928 sq km and is located over the Mary River West Pastoral Lease in the vicinity of Pine Creek, about 82 km northwest of Katherine	Victoria Daly Regional Council

For assistance and further information about these applications, call Leona Yapali-Purcival on 07 4257 5738 or visit www.nntt.gov.au.



KARUAH LOCAL ABORIGINAL LAND COUNCIL NOTICE OF ANNUAL GENERAL MEETING

DATE: 11th October 2023
TIME: 6:00pm
LOCATION: Karuah LALC Hall (Cnr Muston Rd & Ridgeway Cl Karuah)

- AGENDA:**
1. Welcomes
 2. Minute Silence
 3. Apologies.
 4. Previous members meeting minutes 20th September 2023.
 5. 2022/ 2023 Annual Report.
 6. Receipt of 22/23 Audit Management Statement.
 7. Memberships.
 8. Election of New Board of Management

Please Note:

A Voting Member of the Karuah LALC is not entitled to vote, nominate, accept a nomination or be elected to the Karuah LALC Board if the voting member has not attended at least 3 Community meetings of the Karuah LALC in the preceding 12 months as a voting member.

Nominations and nomination acceptances can be received by the returning officer in writing prior to the meeting. All questions about this meeting should be directed to the Staff at the Karuah LALC Office during business hours.

Authorized: Ryan Saunders,
Chairperson, Karuah LALC.



OFFICE OF THE REGISTRAR
ABORIGINAL LAND RIGHTS ACT 1983 (NSW)

Mongo National Park Aboriginal Owners Research Project

Community Workshop Sessions – 19, 20 and 21 October 2023

The Office of the Registrar, Aboriginal Land Rights Act 1983 is currently running an Aboriginal Owners Research Project for the Mungo National Park. The project will ultimately allow Aboriginal people to register as Aboriginal Owners for Mungo National Park, under Part 9 of the *Aboriginal Land Rights Act 1983* ('ALRA').

ORALRA are running three regional community workshops in **October 2023** to explain the Aboriginal Owners research process and some of the key elements of such a research project.

These community workshops are open to anyone in the Aboriginal community who is interested in finding out more about:

- The Aboriginal Owners scheme set out in the *Aboriginal Land Rights Act* and the opportunities available for registered Aboriginal Owners;
- A draft study area for the Mungo project;
- The proposed overall project outcomes and the next steps in the project.

These community workshops will provide an opportunity for community members to discuss these matters, ask questions, and provide feedback and further information to the ORALRA. Community engagement, including information and feedback from community, are vital and central to these Aboriginal Owners research projects and will occur throughout the project and research process.

The dates and times for these workshops are as follows:

- Thursday, 19 October 2023 at 10:30am Menindee Civic Hall - Supper Room, Menindee
- Friday, 20 October 2023 at 10:30 am Wilcannia Community Hall, Wilcannia
- Saturday, 21 October 2023 at 10:30am Ivanhoe CWA Hall, Ivanhoe

Please email aboriginalowners@oralra.nsw.gov.au to confirm your attendance so we can cater appropriately.

We look forward to seeing you in October at these sessions.

The Aboriginal Owners team
Office of the Registrar
Aboriginal Land Rights Act 1983
Ph: (02) 8575 1160
Email: aboriginalowners@oralra.nsw.gov.au

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

Notification day: 18 October 2023



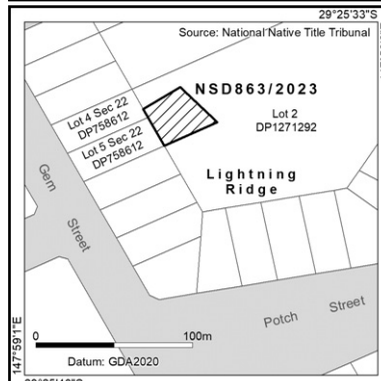
National
Native Title
Tribunal

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

Under the *Native Title Act 1993* (Cth), there can be only one determination of native title for an area. Unless there is a relevant native title claim, as defined in section 24FE, over the area described below on or before **17 January 2024**, the area may be subject to protection under section 24FA and **acts may be done which extinguish or otherwise affect native title**.

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

If you want to become a party to this application, you must file a Form 5 (Notice of Intention to become a Party) with the Federal Court, **on or before 17 January 2024**. Further information regarding how to file a Form 5 is available from www.fedcourt.gov.au. After **17 January 2024**, you will need to seek leave from the Federal Court to become a party.



Applicant's name: Michael John Lloyd
Federal Court File No: NSD863/2023

Non-native title interest: The applicant holds a licence under section 2.20 of the *Crown Land Management Act 2016* (NSW) for the purpose of site investigations. The applicant is the Executor and Trustee of the Estate of Leanne Pauline Lloyd (deceased), who formerly held permissive occupancy licence over the area

Order sought by Applicant: The applicant seeks protection under section 24FA in respect of the application area

Description: The application area covers about 802 sq m over part of Lot 2 of DP1271292, located about 48 km south of the New South Wales/Queensland border in the town of Lightning Ridge

Relevant LGA: Walgett Shire Council

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

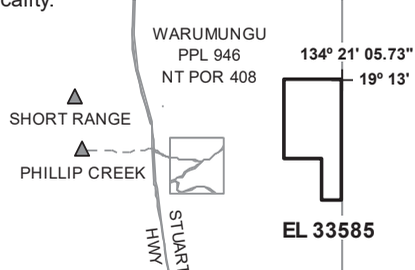
NOTICE OF PROPOSED GRANT OF EXPLORATION LICENCES

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.

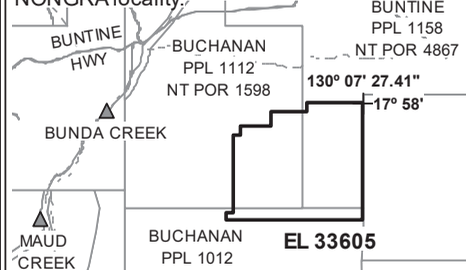
Applications to which this notice applies:

Exploration Licence 33585 sought by BARKLY OPERATIONS PTY LTD, ACN 641 856 706 over an area of 20 Blocks (48 km²) depicted below for a term of 6 years, within the FLYNN locality.



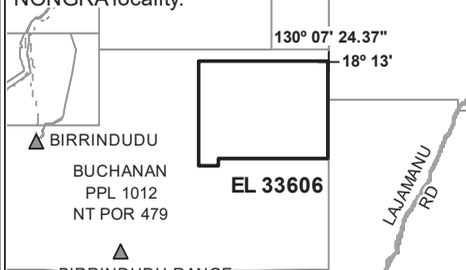
Not To Scale NMIG Map Sheet No: 5759

Exploration Licence 33605 sought by IGO NEWSEARCH PTY LTD, ACN 142 192 701 over an area of 250 Blocks (788 km²) depicted below for a term of 6 years, within the NONGRA locality.



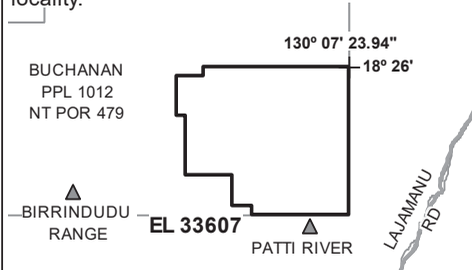
Not To Scale NMIG Map Sheet No: 4861

Exploration Licence 33606 sought by IGO NEWSEARCH PTY LTD, ACN 142 192 701 over an area of 250 Blocks (790 km²) depicted below for a term of 6 years, within the NONGRA locality.



Not To Scale NMIG Map Sheet No: 4861

Exploration Licence 33607 sought by IGO NEWSEARCH PTY LTD, ACN 142 192 701 over an area of 250 Blocks (784 km²) depicted below for a term of 6 years, within the WARE locality.



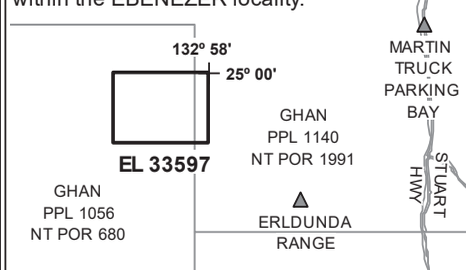
Not To Scale NMIG Map Sheet No: 4860

Exploration Licence 33596 sought by TERRALITH METALS PTY LTD, ACN 669 527 360 over an area of 42 Blocks (131 km²) depicted below for a term of 6 years, within the VICTORY locality.



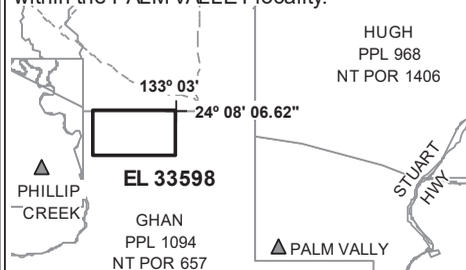
Not To Scale NMIG Map Sheet No: 5446

Exploration Licence 33597 sought by TERRALITH METALS PTY LTD, ACN 669 527 360 over an area of 24 Blocks (75 km²) depicted below for a term of 6 years, within the EBENEZER locality.



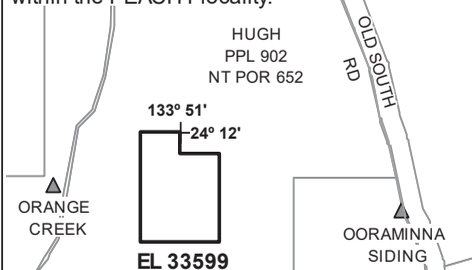
Not To Scale NMIG Map Sheet No: 5447

Exploration Licence 33598 sought by TERRALITH METALS PTY LTD, ACN 669 527 360 over an area of 32 Blocks (98 km²) depicted below for a term of 6 years, within the PALM VALLEY locality.



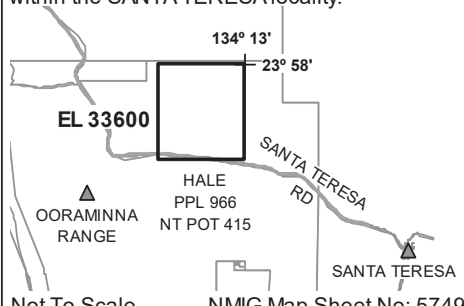
Not To Scale NMIG Map Sheet No: 5449

Exploration Licence 33599 sought by TERRALITH METALS PTY LTD, ACN 669 527 360 over an area of 18 Blocks (57 km²) depicted below for a term of 6 years, within the PEACHY locality.



Not To Scale NMIG Map Sheet No: 5649

Exploration Licence 33600 sought by TERRALITH METALS PTY LTD, ACN 669 527 360 over an area of 25 Blocks (79 km²) depicted below for a term of 6 years, within the SANTA TERESA locality.



Not To Scale NMIG Map Sheet No: 5749

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.