

# Notice of applications to register area agreements on the Register of Indigenous Land Use Agreements in Queensland

Notification day: 21 February 2024



National  
Native Title  
Tribunal



## QI2023/010 Wangetti Project (Northern Area) ILUA

### Description of the agreement area:

The agreement covers an area of about 96 sq km located approx. 10km south of Port Douglas between Wangetti and the Mowbray River

Relevant LGAs: Douglas Shire Council and Mareeba Shire Council

## QI2023/011 Wangetti Project (Southern Area) ILUA

### Description of the agreement area:

The agreement covers an area of about 11 sq km located on the coastal strip between Palm Cove and Wangetti

Relevant LGAs: Cairns Regional Council and Douglas Shire Council

### The agreements contain the following statements:

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

7.1 [The Parties consent to the doing of the Agreed Acts to the extent that they are Future Acts and the validation of any Prior Acts done in, or in relation to, the Agreement Area, to the extent that they were a Future Act and were done invalidly for the purpose of native title]

7.4 Subdivision P of Division 3 of Part 2 of the [Native Title Act 1993 (Cth)] is not intended to apply to the doing of the Agreed Acts.

“Access Tracks” means up to 10m wide corridors, to develop access tracks located within the Agreement Area in areas agreed between the Parties in accordance with the Cultural Heritage Agreement and which the State intends to use for the purposes of [obtaining access for constructing, maintaining, operating, using or repairing the Trail Design and the Associated Infrastructure; and/or for QI2023/010 only, mountain biking or walking track.]

“Agreed Acts” means: (a) the grant of any lease, licence, permit or other authority including re-grant or renewal applying to the Agreement Area that authorises the construction, operation, maintenance, use or repair of the Trail Design and Associated Infrastructure; (b) any Future Acts necessary to give effect to, or incidental to, the construction, operation, maintenance, use or repair of the Trail Design and the Associated Infrastructure; and (c) without limiting paragraphs (a) to (b) of this definition, includes: (i) the grant of a Development Approval; (ii) the grant of a Construction Authority; (iii) the grant of an Operational Authority; (iv) the entry into a Deed of Assignment and Assumption under clause 23; and (v) a variation of this Agreement made under [clause 24 for QI2023/010 or clauses 24 or 25 for QI2023/011];

“Agreed Trail Alignment” means the alignment agreed by the Native Title Party and the State under the Cultural Heritage Agreement and the location on which the Trail will, [for QI2023/010, subject to clause 8], be constructed within the Agreement Area;

“Agreement Area” means the land and waters described in Schedule 1 and depicted in Schedule 2 [of each of the agreements and described and depicted above];

“Associated Infrastructure” means any other amenities and infrastructure necessary for: (a) the construction, maintenance, operation, repair and use of the Trail Design; and (b) the use of the Trail for recreational and commercial purposes.

“Campsite Areas” means the public campgrounds and private campgrounds that are up to 4 hectares in size and are located within the Agreement Area, in areas agreed between the Parties in accordance with the Cultural Heritage Agreement;

“Construction Authority” means a lease, licence, permit, agreement or other authority that authorises the construction, in the Agreement Area, of any of the following: (a) [for QI2023/010, the Trail Design and for QI2023/011 the Trail]; or (b) the Associated Infrastructure;

“Construction Trail Corridor” means the 40m wide corridor that is 20m either side of the [for QI2023/010, the Agreed Trail Alignment and for QI2023/011 the Trail], [for QI2023/010, or a width otherwise agreed between the parties; for QI2023/011, as agreed to by the State and the Native Title Party] in accordance with the Cultural Heritage Agreement;

“Cultural Heritage Agreement” means the executed cultural heritage management agreement between representatives of the Aboriginal Party for the area to which the cultural heritage management agreement applies and the State in the form contained in Schedule 8;

“Djabugay Nation Claim” means the native title determination application QUD692/2016 made to the Federal Court under Part 3 of the [Native Title Act 1993 (Cth)];

“Final Trail Alignment” means up to a 2.5m wide permanent alignment on which the Trail is constructed in accordance with the Cultural Heritage Agreement;

“Native Title Party” means those persons comprising the Registered Native Title Claimant for the Djabugay Nation Claim Group who are either nominated or determined under s 251A(2) of the [Native Title Act 1993 (Cth)] by the Djabugay Nation Claim Group to make the Agreement or, if no persons have been so nominated or determined, such of those persons comprising the Registered Native Title Claimant who execute this Agreement, being a majority of the persons who comprise the Registered Native Title Claimant on behalf of the Djabugay Nation Claim Group;

“Operational Authority” means a lease, licence, permit or other authority that authorises the operation, maintenance, use or repair, in the Agreement Area, of any of the following: (a) the Trail Design; (b) the Associated Infrastructure;

“Prior Act”: (a) means (i) any act done prior to the Execution Date that would have been an Agreed Act if this Agreement had been executed when the act was done; (ii) any Agreed Act done on or after the Execution Date but prior to Registration; and (b) includes (i) any permit issued by the Wet Tropics Management Authority under part 3, division 4 of the Wet Tropics Management Plan, and any works undertaken in the Agreement Area under the authority of the permit prior to Registration; (ii) any lease, agreement, licence, permit or other authority under s 34 of the [Nature Conservation Act 1992 (Qld)] over the Trail Design, and any works undertaken in the Agreement Area under the authority prior to Registration; (iii) any lease, agreement, licence or permit granted by the Wangetti Aboriginal Land Trust over the ALA Area, and any access or use of the ALA Area for construction purposes for the Trail Design under that permit prior to Registration; (iv) the declaration of the ALA Area as transferrable land and the grant of the ALA Area as Aboriginal land, to the extent the declaration and grant were Future Acts and were not undertaken validly for the purpose of native title; (v) any lease granted over the Reserve Area, and any works undertaken in the Agreement Area under the authority of the lease prior to Registration; and (vi) the giving of a Development Approval by Cairns Regional Council under the Planning Act 2016 (Qld).

“State” means the State of Queensland through the Department of Tourism, Innovation and Sport and the Department of Environment and Science, and includes: (a) an agent or contractor engaged by the State through those agencies; and

(b) any sub-contractor engaged by a contractor mentioned in paragraph (a) above;

“Trail” means up to a 2.5m wide permanent walking and mountain biking track that will be constructed [for QI2023/010, on the Final Trail Alignment; for QI2023/011, in accordance with the Cultural Heritage Agreement];

“Trail Design” means the Trail, Construction Trail Corridor, Campsite Areas and Access Tracks;

### Parties to the agreements and their contact address:

State of Queensland acting through the Department of Tourism, Innovation and Sport and the Department of Environment and Science (State)	PO Box 15168, City East QLD 4002
Bruce Banning, Alfred Gray Jnr, Richard Bing Jnr, Florince Williams, Sydney Gray, Dianne Ambrym, Kathleen Lakatos, William Brim, Astro Brim, Earl Hobbler, George Singleton, Gavin Singleton Jnr and Mercy Baird on their own behalf and on behalf of the Djabugay Nation Claim Group (QUD692/2016) (Native Title Party)	c/- North Queensland Land Council Native Title Representative Body Aboriginal Corporation PO Box 679, Cairns North QLD 4870
Wangetti Aboriginal Land Trust	8 Durian Close, Manoora QLD 4870
Wet Tropics Management Authority	PO Box 2050, Cairns QLD 4870
Cairns Regional Council (LGA)	PO Box 359, Cairns QLD 4870
Douglas Shire Council (LGA)	PO Box 723, Mossman QLD 4873

### Responses to an application to register an ILUA—where the application has not been certified:

Any person claiming to hold native title in relation to land or waters in the area covered by any of the agreements may wish, in response to this notice, to make a native title determination application or equivalent application under a law of a state or territory in respect of any part of the area. The application must be made by 21 May 2024. If that application is registered on the Register of Native Title Claims, the registered native title claimants must be a party to the relevant agreement before it can be registered.

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

For assistance and further information about these applications, call Sylvia Jagtman on 07 3052 4248 or visit [www.nntt.gov.au](http://www.nntt.gov.au).



City of  
Newcastle

## EXPRESSIONS OF INTEREST

### ABORIGINAL CULTURAL KNOWLEDGE HOLDERS

Broadmeadow Place Strategy

City of Newcastle invites Aboriginal persons or organisations who may have an interest or hold knowledge of cultural significance of Aboriginal objects(s) and/or place(s) in the land and waters of the Broadmeadow Regionally Significant Growth Area, identified in the Hunter Regional Plan 2041, to register their interest in participating in the consultation process for the development of the Broadmeadow Place Strategy.

The Place Strategy, outlining a 30-year vision for the area, will help guide future land use and infrastructure investment in the area, including housing, employment opportunities, public spaces and facilities.

The area includes approximately 300 hectares of land, primarily within the suburbs of Broadmeadow and Hamilton North. It also extends along Belford and Tudor Streets.

For more information, including a map of the Broadmeadow precinct, please visit City of Newcastle's project webpage:

<https://haveyoursay.newcastle.nsw.gov.au/broadmeadow-place-strategy>

To register your interest, please respond in writing, with a list of any relevant Aboriginal people/organisations who should be consulted with respect to this project:

City of Newcastle, PO Box 489 Newcastle, NSW 2300 (Attention: Sara Kelly)

or via email: [broadmeadow@ncc.nsw.gov.au](mailto:broadmeadow@ncc.nsw.gov.au)

The closing date for registration is 28/2/24.

## Aboriginal Cultural Heritage Assessment

### – Invitation to Register Interest

#### Optical Fibre Project: Broken Hill to Emmdale, NSW

Ventia Pty Ltd has engaged Australian Heritage Services (AHS) on behalf of Telstra InfraCo (the proponent) to undertake an Aboriginal cultural heritage assessment for a proposed 297 kilometre optical fibre cable alignment between Broken Hill and Emmdale, NSW (the Project). The Project is within the Broken Hill City Council and the Central Darling Shire Council Local Government Areas and will primarily be parallel to the Barrier Highway with a 45-kilometre section east of Wilcannia following an existing optical fibre cable route across the Barka (Darling River) floodplain.

Aboriginal individuals and groups with cultural knowledge relevant to identifying the significance of Aboriginal objects, places, and values in the project area are invited to express their interest in a community consultation process. The purpose of the consultation is to inform the assessment and assist the Director of Heritage NSW (Department of Planning and Environment) in the consideration and determination of any approvals that may be required for the project.

Please note that details of the Aboriginal people or organisations who register an interest in consultation will be forwarded to Heritage NSW and Menindee, Broken Hill, and Wilcannia Local Aboriginal Land Councils (LALC). Please advise at the time of registration if you do not wish for your details to be released to the relevant organisations.

Please register your interest to be consulted on the Project by 6 March 2024 by contacting:

Andrew Wilkinson  
Australian Heritage Services  
GPO Box 2990, Adelaide, SA 5001  
Email: [admin@australianheritageservices.com.au](mailto:admin@australianheritageservices.com.au)  
Phone: 0417 329 714

For more project information please contact:

Matthew Federici  
Stakeholder Engagement Liaison  
Ventia Pty Ltd (on behalf of Telstra InfraCo)  
167 Cremorne St,  
Richmond, VIC 3121  
T: 1300 473 619  
E: [stakeholder.amg@ventia.com](mailto:stakeholder.amg@ventia.com)

For your advertising needs email: [advertising@koorimail.com](mailto:advertising@koorimail.com)



# Proposal to Grant Petroleum Exploration Licences

(Section 29)

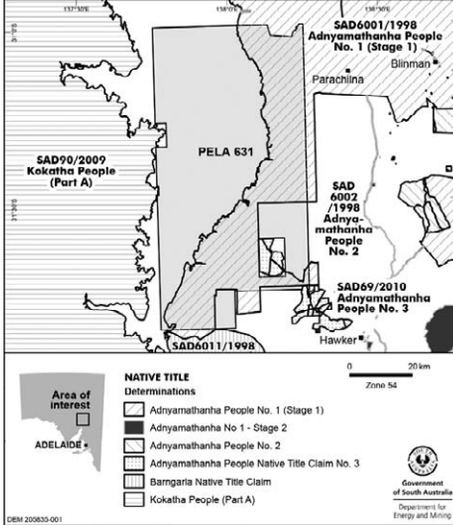
NATIVE TITLE ACT 1993 (COMMONWEALTH)

The State of South Australia HEREBY GIVES NOTICE that the Minister for Energy and Mining, C/- Regulation and Compliance Division, Department for Energy and Mining, Level 4, 11 Waymouth Street, Adelaide SA 5000 has received the following Petroleum Exploration Licence applications (PELAs) under the *Petroleum and Geothermal Energy Act 2000*:

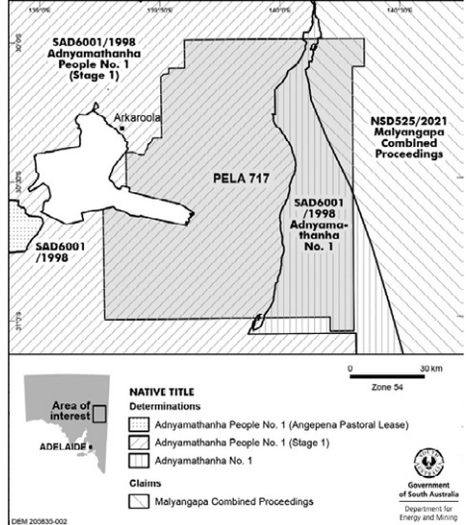
<b>Number:</b> PELA 631	<b>Number:</b> PELA 717	<b>Number:</b> PELA 763
<b>Area:</b> 4,070 km2 approx.	<b>Area:</b> 9,700 km2 approx.	<b>Area:</b> 5,803 km2 approx.
<b>Applicant:</b> Gehyra Exploration Pty Ltd NAV GAS Pty Ltd	<b>Applicant:</b> H2EX Limited	<b>Applicant:</b> 2H Resources Pty Ltd

**Locality:** Coordinate descriptions for the application areas are available from the Department for Energy and Mining via the address below. GIS data is also available via the South Australian Resources Information Geoserver (SARIG) at: <https://sarig.pir.sa.gov.au/Map>

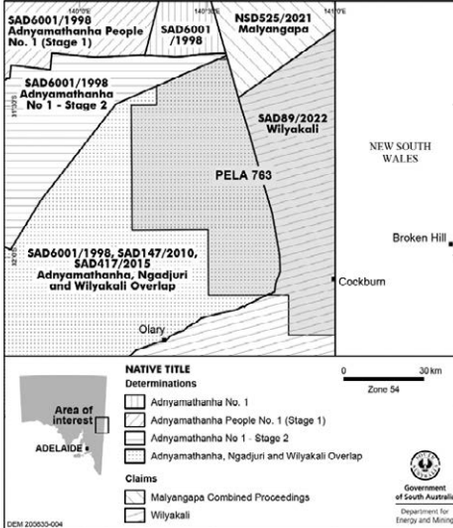
## PELA 631



## PELA 717



## PELA 763



### Nature of the acts:

The grant of a Petroleum Exploration Licence pursuant to the *Petroleum and Geothermal Energy Act 2000* authorises the applicant to explore for regulated substances for a term of five (5) years from notification of grant and a right of renewal for a further two (2) five (5) year terms. The *Petroleum and Geothermal Energy Act 2000* also provides a holder of an Exploration Licence with a right (subject to the *Petroleum and Geothermal Energy Act 2000*) to apply for a Production Licence where a discovery that warrants production is made. Production Licence rights include the right to undertake regulated activities under the *Petroleum and Geothermal Energy Act 2000* to enable regulated substances to be produced, processed, transported and marketed. The act may also include the grant of appropriate Production, Retention or Associated Activities Licences emanating from the issued Exploration Licence pursuant to the *Petroleum and Geothermal Energy Act 2000* or any substituting legislation.

### Notification day:

16 February 2024

### Native title parties:

Under Section 30 of the *Native Title Act 1993*, persons have until three (3) months after the notification day to take certain steps to become native title parties in relation to the area covered by the Exploration Licence application.

The three (3) month period closes on 16 April 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*. Enquiries regarding becoming a native title party should be directed to the National Native Title Tribunal, Level 14, Commonwealth Law Courts, Queens Square, Sydney, NSW 2000, telephone: (02) 8099 8500. Any negotiations conducted in respect to the Exploration Licences will include matters relating to the conduct of any future production and associated infrastructure and facilities and the issue of the necessary licences or authorisations to undertake these activities (including associated exploration activities) under the *Petroleum and Geothermal Energy Act 2000*.

The Exploration Licences will be granted if, by the end of the period of four (4) months after the notification day (i.e. 16 May 2024) there is no native title party in relation to the area of the Exploration Licences.

For further information about the acts (including spatial data or plans of the PELA areas), contact the A/General Manager Energy Resources Licensing, Regulation and Compliance Division, Department for Energy and Mining, Level 4, 11 Waymouth Street, or email [DEM.ERDLicensing@sa.gov.au](mailto:DEM.ERDLicensing@sa.gov.au)

## Notice of Public Comment

**Regia MSS: Proposed Marine Seismic Survey in the Otway Basin**

Industry regulator NOPSEMA has now released the Regia environment plan proposal for public comment at: <https://consultation.nopsema.gov.au>

The public comment period provides a further opportunity for community members to raise issues about environmental management matters that have not yet been considered in an environment plan for the proposed activity and is open for 30 days between 25 January and 26 February 2024.

The Regia survey is a three-dimensional (3D) marine seismic survey (MSS) in Commonwealth waters of the Otway Basin. The purpose of the Regia 3D MSS is to collect high-quality geophysical data about rock formations and structures beneath the seabed and assess potential for new oil and gas discoveries. The survey will take a maximum of 90 days to acquire, and may be undertaken in any month except January, February, and March.



## Aboriginal Cultural Heritage Assessment

Input sought from Local Aboriginal Groups or Individuals

East Coast Heritage and Archaeology is proposing to undertake an Aboriginal Cultural Heritage Assessment for a planning proposal at 40 Bruton Lane, and 11175 Summerland Way Casino. As such, ECHA is required to establish an Aboriginal Stakeholder register.

Local Aboriginal groups or individuals who wish to be consulted on the Aboriginal heritage investigation are invited to register their interest in writing, outlining skill and experience in cultural knowledge and ability to communicate results of assessments to the wider Aboriginal community.

Groups and individuals listed on the Register will then be invited to contribute to and comment on the Cultural Heritage Assessment methodology to be undertaken and on the draft final report.

**Closing date for registration of interest: 28/2/24**

To register your interest, please contact: Suzanne at [info@echa.com.au](mailto:info@echa.com.au)



## Expressions of Interest (EOI)

The NSW Department of Primary Industries Fisheries is seeking Expressions of Interest (EOI) from Gomeroi people to join a research project called Culture, Fish and Flows.

The EOI process aims to attract Gomeroi people with cultural knowledge and experience in caring for Country to work with Fisheries to answer this research questions:

*What are Gomeroi science, knowledge, values, experience and perspectives about river flow and native fish ecology, and how do we include these elements within the Fish and Flows Management Framework?*

To find out more about this project, you can meet Fisheries for a 30-minute online information session in February 2024.

To register please contact the NSW Department of Primary Industries Fisheries on [Stephanie.McCaffrey@dpi.nsw.gov.au](mailto:Stephanie.McCaffrey@dpi.nsw.gov.au)

## Notice of applications to register area agreements on the Register of Indigenous Land Use Agreements in Queensland

Notification day: 21 February 2024

Relevant LGA: Townsville City Council



## National Native Title Tribunal



### QI2023/013 Royal Flying Doctor Service (Qld) – Townsville ILUA

#### Description of the agreement area:

The agreement area covers about 25.1 ha, located adjacent to the eastern boundary of the Townsville International Airport

#### The agreement contains the following statements:

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

#### 5.1 Statements for Purposes of Section 24EB of the NTA

- (a) Clauses 4.2 (consent to the doing of the Agreed Acts and validation of any Agreed Acts done prior to registration) and 4.3 (consent to Surrender) are statements for the purposes of section 24EB(1)(b) of the NTA.
- (b) For the purposes of section 24EB(1)(c) of the NTA and regulation 7(5)(b) of the Regulations, the Parties acknowledge that Subdivision P of Part 2 Division 3 of the NTA is not intended to apply to the Agreed Acts or the Surrender.
- (c) For the purposes of section 24EB(1)(d) of the NTA, the Surrender is intended to extinguish all Native Title Rights and Interests in the Agreement Area.

#### 'Agreed Acts' means any:

- (a) Development Approval; or (b) Regulatory Approval, that is a future act done in the Agreement Area.

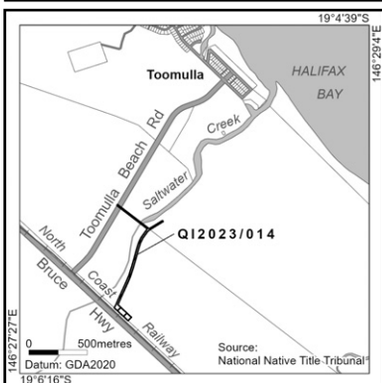
'Agreement Area' means all the land and waters comprising: Lot 1 on EP836092 comprising 4.94ha; Lot 2 on EP836092 comprising 0.9122ha; Lot 3 on EP836092 comprising 18.10ha; Lot 775 on EP2221 comprising 1.2ha; all located in the Townsville Local Government Area and shown coloured blue on the Queensland Government (Department of Resources) SmartMap and also shown coloured blue on the Survey Plan prepared by Brazier Matti Pty Ltd surveyors, both of which (SmartMap and Survey Plan) form Attachment 1 to this Agreement.

'Project' means the development and use of [a Royal Flying Doctor Service – (RFDS)] base of operations on the Agreement Area, comprising patient transfer, maintenance and storage facilities, buildings and related infrastructure required to operate the RFDS base.

'Surrender' means the surrender to the State of all Native Title Rights and Interests in or over the Agreement Area on the Completion Date by the Native Title Party, and the permanent extinguishment of such Native Title Rights and Interests on the Completion Date.

#### Parties to QI2023/013 and their contact address:

Royal Flying Doctor Service of Australia (Queensland Section) Limited ACN 009 663 478 (Applicant) c/- Corrs Chambers Westgarth GPO Box 9925 Brisbane QLD 4001	Virginia Wyles, Christina George, Brenton Creed, Florence Watson, Lynette Forbes-Beitsch, Pam Petrina Hegarty, Gail Ambrym and Esalyn Ambrym on their own behalf and on behalf of the Native Title Claim Group (Native Title Party) c/- North Queensland Land Council (NQLC) PO Box 679N, Cairns North QLD 4870	State of Queensland acting through the Department of Resources (State) c/- Crown Law State Law Building Level 11, 50 Ann Street Brisbane QLD 4000
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### QI2023/014 Toomulla Beach Aquaculture Facility ILUA

#### Description of the agreement area:

The agreement area covers about 2.2 hectares in the vicinity of Toomulla, about 40 km north west of Townsville

#### The agreement contains the following statements:

4.4 Subdivision P of Division 3 of Part 2 of the NTA is not intended to apply to any Future Acts for which the Native Title Party has given consent under this ILUA.

7.1 For the purposes of section 24EB(1)(b), the Parties consent to the Agreed Acts.

#### 'Agreed Acts' means:

- (a) the grant of a licence in the ILUA Area by the Chief Executive to the Corporation under s34 of the Nature Conservation Act 1992 (Qld) covering the Existing Access Track as depicted in Schedule 2;
- (b) use, access and maintenance of the Existing Access Track referred to in (a) above;
- (c) construction of a new intersection adjacent to the Bruce Highway, including vegetation clearing and all works associated with construction and maintenance of the intersection and connection to the existing access track, in that part of the ILUA Area as shown in Schedule 2A;
- (d) the grant of a licence in the ILUA Area by the Chief Executive to the Corporation under s35 of the Nature Conservation Act 1992 (Qld) covering the proposed Water Pipeline as shown in Schedule 3;
- (e) use, access and maintenance of the proposed Water Pipeline referred to in (d) above.

'Existing Access Track' means the track shown in Schedule 2 nominally being 750m in length and 7.5m in width including the area to be cleared for the intersection upgrade adjacent to the Bruce Highway as shown in Schedule 2.

'Water Pipeline' means the proposed water pipeline being a 100mm diameter polyethylene pipe which is to be buried a minimum of 900mm under the ground as depicted in Schedule 3.

#### Parties to QI2023/014 and their contact address:

Tasmanian Lobster Hatchery Pty Ltd (Applicant) c/- Moray & Agnew Lawyers PO Box 7068, Cairns Qld 4870	Virginia Wyles, Christina George, Brenton Creed, Florence Watson, Petrina Pam Hegarty, Gail Ambrym, Esalyn Ambrym on their own behalf and on behalf of the Gurambilbarra Wulgurukaba People (Native Title Group) c/- NQLC, PO Box 679N, Cairns North QLD 4870
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#### Responses to an application to register an ILUA—where the application has not been certified:

Any person claiming to hold native title in relation to land or waters in the area covered by any of the agreements may wish, in response to this notice, to make a native title determination application or equivalent application under a law of a state or territory in respect of any part of the area. The application must be made by 21 May 2024. If that application is registered on the Register of Native Title Claims, the registered native title claimants must be a party to the relevant agreement before it can be registered.

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

For assistance and further information about these applications, call Sylvia Jagtman on (07) 3052 4248 or visit [www.nntt.gov.au](http://www.nntt.gov.au).

## Preparation of an Aboriginal Cultural Heritage Assessment Report for DA 7/2024 at 77-81, 83 and 83A Yarranabbe Rd, Darling Point, 2027

### Public Notice and Registration of Interest

#### National Parks and Wildlife Act 1974

City Plan heritage have been engaged by Yarranabbe Ventures Pty Ltd to prepare an Aboriginal cultural heritage assessment report for Darling Point in Woollahra LGA to inform a Development Application. The site address is 77-81, 83 and 83A Yarranabbe Rd, Darling Point, 2027. The proposed DA and subsequent ancillary works may result in impacts upon Aboriginal objects protected under the National Parks and Wildlife Act 1974 and will therefore require the preparation of an Aboriginal Cultural Heritage Assessment Report. In accordance with Heritage NSW (2010) Aboriginal Cultural Heritage Consultation Requirements for Proponents, individuals or groups who hold cultural knowledge relevant to establishing the significance of potential Aboriginal objects and intangible cultural values in the area of the proposed development are invited to register their interest to participate in the heritage consultation and assessment process.

Contact details are as follows:

Dan Maurici  
Henroth Group  
T: 02 9302 5333

Contact details for the heritage consultant:

Jakub (Chaz) Czastka  
City Plan Heritage Pty Ltd  
Level 6, 120 Sussex Street, Sydney, NSW, 2000  
T: 02 8270 3500  
E: [chazc@cityplan.com.au](mailto:chazc@cityplan.com.au)

The registration period closes on Friday 1 March 2024.





# 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	24/1008	NORTHERN STAR RESOURCES LTD	271.96HA	19.6km SW'ly of Ora Banda	Lat: 30° 26' S: Long: 120° 52' E	COOLGARDIE SHIRE, KALGOORLIE-BOULDER CITY
Mining Lease	25/381	BLACK CAT (KAL EAST) PTY LTD	720.57HA	35.7km NE'ly of Kambalda	Lat: 30° 55' S: Long: 121° 51' E	KALGOORLIE-BOULDER CITY

**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: 14 February 2024**

**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 **14 May 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. **14 June 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.

DMIRS 20017



# NOTICE TO GRANT MINING TENEMENTS

## NATIVE TITLE ACT 1993 (CTH) SECTION 29

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

Tenement Type	No.	Applicant	Area*	Locality	Centroid	Shire
Exploration Licence	16/644	FMG RESOURCES PTY LTD	1BL	29.6km SW'ly of Broad Arrow	Lat: 30° 39' S: Long: 121° 8' E	COOLGARDIE SHIRE
Exploration Licence	25/636	MAJESTIC GOLD MINES PTY LTD	12BL	44km NE'ly of Kambalda	Lat: 30° 58' S: Long: 122° 3' E	KALGOORLIE-BOULDER CITY
Exploration Licence	29/1254	HAMELIN TANAMI PTY LTD	47BL	123.9km NW'ly of Menzies	Lat: 29° 16' S: Long: 119° 51' E	MENZIES SHIRE
Exploration Licence	30/579	LCT PRECIOUS METALS PTY LTD	14BL	100.4km SW'ly of Menzies	Lat: 30° 1' S: Long: 120° 4' E	MENZIES SHIRE
Exploration Licence	51/2185	MANIFEST MINING PTY LTD	6BL	36.3km SE'ly of Peak Hill	Lat: 25° 52' S: Long: 118° 59' E	MEEKATHARRA SHIRE
Exploration Licence	63/2404	MT MALCOLM GOLD HOLDINGS PTY LTD	18BL	105km SE'ly of Marvel Loch	Lat: 32° 9' S: Long: 120° 15' E	DUNDAS SHIRE
Exploration Licence	63/2405	MT MALCOLM GOLD HOLDINGS PTY LTD	1BL	109.9km SE'ly of Marvel Loch	Lat: 32° 7' S: Long: 120° 21' E	DUNDAS SHIRE
Exploration Licence	70/6578	HPAA PTY. LTD.	51BL	95.8km S'ly of Paynes Find	Lat: 30° 7' S: Long: 117° 48' E	MOUNT MARSHALL SHIRE
Exploration Licence	70/6579	HPAA PTY. LTD.	83BL	72km N'ly of Mukinbudin	Lat: 30° 18' S: Long: 118° 28' E	MUKINBUDIN SHIRE, WESTONIA SHIRE, YILGARN SHIRE
Exploration Licence	77/2985	AURUMIN MT DIMER PTY LTD	35BL	104.7km W'ly of Ora Banda	Lat: 30° 20' S: Long: 119° 58' E	COOLGARDIE SHIRE, YILGARN SHIRE
Prospecting Licence	15/6703	FMG RESOURCES PTY LTD	191.04HA	18.4km S'ly of Coolgardie	Lat: 31° 6' S: Long: 121° 7' E	COOLGARDIE SHIRE
Prospecting Licence	15/6852	XIAO, Zhiqiang	114.32HA	5.4km NW'ly of Coolgardie	Lat: 30° 54' S: Long: 121° 7' E	COOLGARDIE SHIRE
Prospecting Licence	24/5702	COSTANZO, Patrick Natale	122.32HA	5.1km S'ly of Ora Banda	Lat: 30° 24' S: Long: 121° 3' E	KALGOORLIE-BOULDER CITY
Prospecting Licence	25/2769	ARDEA EXPLORATION PTY LTD	191.19HA	32.8km E'ly of Kalgoorlie	Lat: 30° 45' S: Long: 121° 48' E	KALGOORLIE-BOULDER CITY
Prospecting Licence	26/4728	FORTUNA RESOURCES PTY LTD	16.03HA	10.8km NE'ly of Kalgoorlie	Lat: 30° 41' S: Long: 121° 33' E	KALGOORLIE-BOULDER CITY

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

**Notification day: 14 February 2024**

**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 **14 May 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. **14 June 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 km<sup>2</sup>

DMIRS 20016

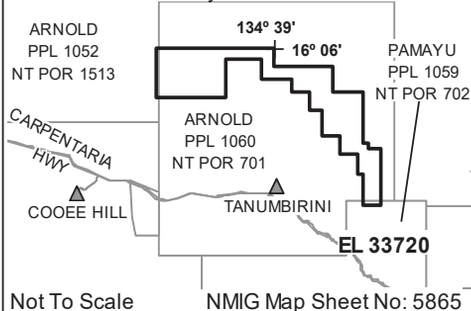
# NOTICE OF PROPOSED GRANT OF EXPLORATION LICENCES

## NATIVE TITLE ACT 1993 (CTH) SECTION 29

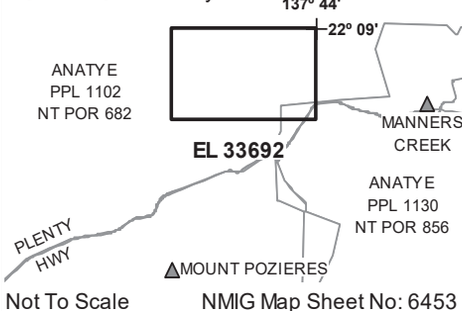
The Honourable Mark Monaghan MLA, the Northern Territory Minister for Mining, C/- Department of Industry, Tourism and Trade, GPO Box 4550 DARWIN NT 0801, hereby gives notice in accordance with section 29 of the *Native Title Act 1993 (Commonwealth)* of her intent to do an act, namely to grant the following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

### Applications to which this notice applies:

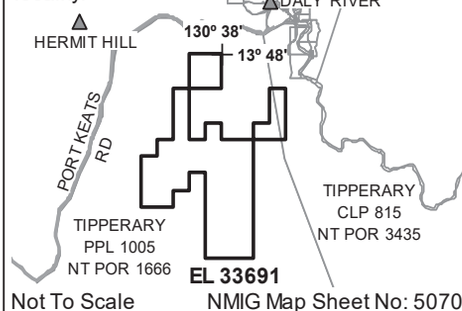
Exploration Licence 33720 sought by BAUDIN RESOURCES PTY LTD, ACN 618 455 593 over an area of 250 Blocks (825 km<sup>2</sup>) depicted below for a term of 6 years, within the TANUMBIRINI locality.



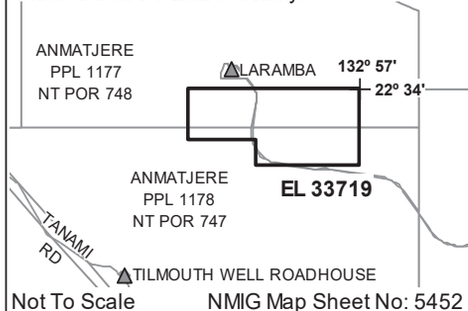
Exploration Licence 33692 sought by GEMPART (NT) PTY LTD, ACN 081 859 896 over an area of 112 Blocks (357 km<sup>2</sup>) depicted below for a term of 6 years, within the TOBERMORY locality.



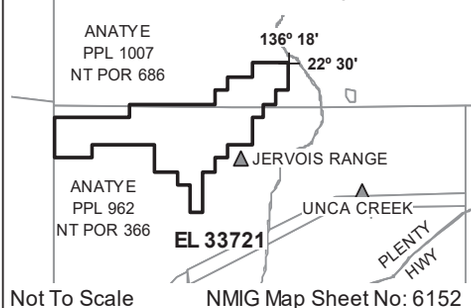
Exploration Licence 33691 sought by MAY DRILLING PTY LTD, ACN 123 393 135 over an area of 45 Blocks (151 km<sup>2</sup>) depicted below for a term of 6 years, within the DALY RIVER locality.



Exploration Licence 33719 sought by REDSTONE METALS PTY LTD, ACN 106 360 678 over an area of 78 Blocks (248 km<sup>2</sup>) depicted below for a term of 6 years, within the NAPPERBY locality.



Exploration Licence 33721 sought by SANDFIRE RESOURCES LIMITED, ACN 105 154 185 over an area of 74 Blocks (235 km<sup>2</sup>) depicted below for a term of 6 years, within the JERVOIS RANGE locality.



**Nature of act(s):** The grant of an exploration licence under the *Mineral Titles Act 2010* authorises the holder to conduct activities in connection with exploration for minerals for a term not exceeding 6 years and to seek renewal(s). The term for which it is intended to grant the mineral exploration licences referred to in this notice commences from the date of grant. Further information about the act may be obtained from the Department of Industry, Tourism and Trade, GPO Box 4550 Darwin NT 0801 or Centrepoint Building 48-50 Smith Street Darwin NT 0800, telephone (08) 8999 5322.

**Native Title Parties:** Any person who is, or becomes a "native title party" within the meaning of the *Native Title Act 1993* is entitled to the negotiation and/or procedural rights provided in Part 2, Division 3, Subdivision P of the *Native Title Act 1993*. Under section 30 of the *Native Title Act 1993*, persons have until 3 months after the notification day to take certain steps to become native title parties in relation to this notice. Enquiries concerning becoming a native title party should be directed to the National Native Title Tribunal, GPO Box 9973, Brisbane QLD 4001, or telephone (07) 3307 5000.

**Expedited Procedure:** The Northern Territory Government considers that the acts are acts attracting the expedited procedure as defined in section 237 of the *Native Title Act 1993*. The exploration licences referred to in this notice may be granted unless an objection is made by a native title party to the statement that the act is one which attracts the expedited procedure. Such an objection must be made to the National Native Title Tribunal within 4 months of the notification day.

**Notification Day: 14 February 2024**

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