

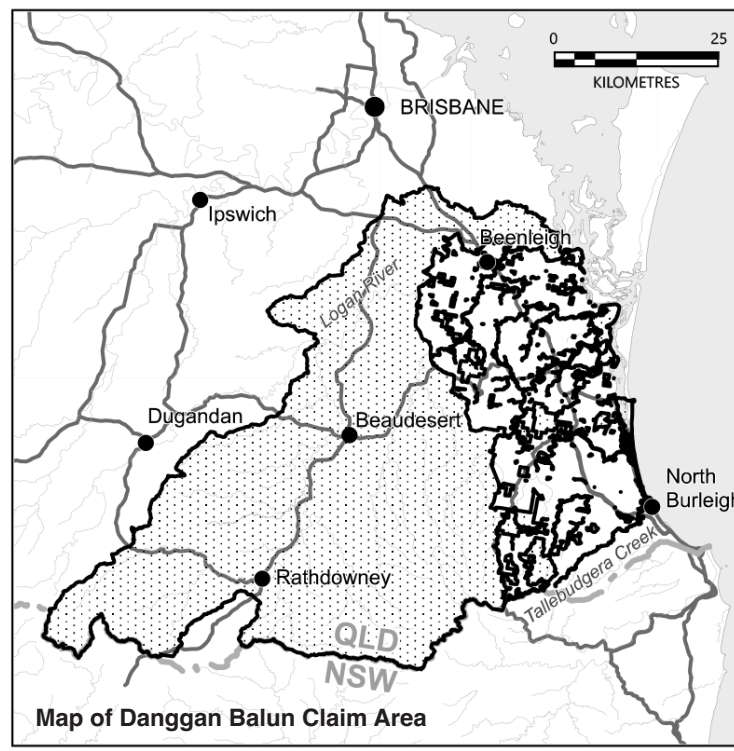
NOTICE OF DANGGAN BALUN PEOPLE NATIVE TITLE AUTHORISATION MEETINGS

The Danggan Balun People have a native title claimant application in the Federal Court of Australia (QUD331/2017) (**Danggan Balun Claim**) seeking recognition of their native title rights and interests under the *Native Title Act 1993* (Cth).

The current native title claim group for the Danggan Balun Claim are those persons who are descendants of the following apical ancestors and who identify and are recognised under the traditional laws and customs of the native title claim group as being affiliated (including by adoption) to country within the Application area:

1. Sarah Warri/Warru Clarke;
2. George Daramlee Drumley;
3. Jack Slab/Slabb Snr (husband of Lizzie Waggil Slabb & father of Charlotte, Frank, John/Jack Jnr, Olive & Victor);
4. Kitty Blow (wife of Joseph Blow & mother of Frank Blow & Hughie Blow);
5. *Bilin Bilin* aka Bilinba Jackey aka Jackey Jackey aka John "Johnny" Logan (father of Emily Logan & Johnny Logan);
6. Kipper Tommy Andrews (father of Lizzie Malay (nee Tommie));
7. Billy Terribah/Didiba Andrews;
8. Julia Sandy (wife of Arthur Ford);
9. Kitty Sandy, the mother of Arthur Ford;
10. Mary Ann Sandy nee Mitchell (mother of Mary Ann Drumley (nee Sandy), Ida Bell (nee Sandy), Janet Sandy, Norman Sandy Snr & Lindsay Sandy);
11. William "Billy" Mitchell and his wife, Lizzie Sandy;
12. Unnamed mother of Matilda "Mittie" Fogarty (nee Sandy) and Lizzie (mother of William "Billy" Stanley Brown Jnr);
13. *Coolum* (husband of Nancy Culham (nee Coolwell) & father of Joseph "Joe", Maude, Lucy & Lena);
14. Unnamed mother of Nancy Culham (nee Coolwell) (wife of *Coolum* & mother of Joseph "Joe", Maude, Lucy & Lena);
15. Yarry (father of Frederick "Fred" Yarrie/Yarry);
16. Jennie, mother of Joseph Coolwell (husband of Polly Allen/Dalton & father of Alice Edwards (nee Coolwell), Alfred Coolwell Jnr, Eva, Edward, Rose, Campbell, Michael & Andrew);
17. Polly Allen/Dalton (wife of Joseph Coolwell & mother of Eva, Edward, Rose, Campbell, Michael & Andrew);
18. Unnamed mother of Elizabeth Tomes/ Clark nee Wheeler;
19. Jim Edwards Snr (husband of Topsy (of Ipswich) & father of Jimmy Edwards Jnr);
20. William Williams (Snr);
21. *Bullum Bullum* aka John Allen;
22. Alice/Alison Parsons nee Moree, mother of Thomas Parsons;
23. John "Johnny" Bungaree / Bungary (father of Norman Sandy Snr, Lindsay Sandy and Stella Bungera/Bungary).

(the **Danggan Balun Claim Group**).



AUTHORISATION MEETING #1

This notice invites all members of the Danggan Balun Claim Group, as described above, to attend Authorisation Meeting #1 at the time and location below:

Date: Saturday 23 March 2024

Venue: Beenleigh Events Centre, Kent St, Beenleigh QLD 4207

Time: 9:30am (registration commencing at 9:00am)

The purpose of Authorisation Meeting #1 is to:

1. Receive information about the Danggan Balun Claim and possible amendments to the Danggan Balun Claim;
2. Consider whether to amend the Danggan Balun Claim by removing one or both of the following apical ancestors listed at Schedule A to the Danggan Balun Claim application and to authorise any such amendment/s:
 - a) Kitty Sandy, the mother of Arthur Ford; and/or
 - b) John "Johnny" Bungaree / Bungary (father of Norman Sandy Snr, Lindsay Sandy and Stella Bungera/Bungary);

If any amendments to the Danggan Balun Claim are authorised as per item 2 above, a second authorisation meeting (Authorisation Meeting #2) will be held following the close of Authorisation Meeting #1. Otherwise, Authorisation Meeting #2 will not proceed.

AUTHORISATION MEETING #2

This notice invites all members of Danggan Balun Claim Group as amended in accordance with the decisions made at Authorisation Meeting #1 (Amended Danggan Balun Claim Group), to attend Authorisation Meeting #2 at the time and location below:

Date: Saturday 23 March 2024

Venue: Beenleigh Events Centre, Kent St, Beenleigh QLD 4207

Time: Immediately following the close of Authorisation Meeting #1

The purpose of Authorisation Meeting #2 is for the Amended Danggan Balun Claim Group to authorise persons to be (or continue to be) the Applicant for the Danggan Balun Claim (as amended in accordance with the outcome of Authorisation Meeting #1), to make the application and to deal with all matters arising in relation to the Danggan Balun Claim.

To assist meeting participants to make informed decisions, information and legal advice relevant to the matters to be decided at the Authorisation Meetings will be provided at the commencement of each meeting.

Please contact First Nations Engagement Advisor of QSNTS, Franceine Bain, on Free Call **(07) 3224 1200** to register your intention to attend the Authorisation Meetings.

QSNTS is unable to assist individuals with transport to or from the Authorisation Meetings. However, morning tea, lunch and afternoon tea will be provided to attendees on the day.



Queensland South Native Title Services

Notice of Public Comment

Eureka 3D MSS: Proposed Marine Seismic Survey

Industry regulator NOPSEMA has now released the Eureka 3D MSS 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 22nd February and 22nd March 2024.

The Eureka survey is a three-dimensional (3D) marine seismic survey (MSS) in Commonwealth waters of the Northern Perth Basin over exploration permit WA-481-P. The purpose of the Eureka 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 40 days to acquire and may be undertaken in February and March of either 2025 or 2026.



PUBLIC NOTICE NATIVE TITLE AUTHORISATION MEETING



South Australian Native Title Services Ltd (SANTS) invites all **Nauo** people (as described below) to attend a native title authorisation meeting in relation to the Nauo 2 native title application.

Date: 14 March 2024
Venue: MALLEE PARK FOOTBALL CLUB, SEATON AVENUE, PORT LINCOLN, 5606
Time: 10:00 am – 2:00pm

Who may attend the authorisation meeting

The meeting is open to all Nauo people who are the claimants in the Nauo #2 native title claim who are descendants (including by traditional adoption) of any of the following ancestors and who identify as Nauo and are recognised by the other claimants under those traditional laws and customs as having rights and interests in the Determination Areas:

- i. Topsy Ahang;
- ii. Mother of Elizabeth Anderson;
- iii. Mary, mother of Henry Weetra; and
- iv. Frederick Milerah



Purposes of Nauo 2 Authorisation meeting

The meeting will be conducted in two parts in order to:

1. To consider and pass resolutions authorising the terms of a consent determination for Nauo 2;
2. To consider and pass resolutions authorising the Nauo 2 Settlement ILUA (Indigenous Land Use Agreement) with the State Government.

Registering for the meeting

All Nauo people are invited to contact Sam or Khatija at SANTS to register to attend the authorisation meeting on 1800 010 360 or email at samuel@nativetitlesa.org or khatijat@nativetitlesa.org.

Limited assistance including accommodation and transport will be available for the meeting in accordance with SANTS Policy and lunch and refreshments will be available during the morning.

Notice of a non-claimant application for determination of native title in Queensland

Notification day: 13 March 2024



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 **12 June 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 12 June 2024**. Further information regarding how to file a Form 5 is available from www.fedcourt.gov.au. After **12 June 2024**, you will need to seek leave from the Federal Court to become a party.



Applicant's name: Peter Raymont Whip
Federal Court File No: QUD555/2023

Non-native title interest: The Applicant is the Registered Lessee of Lot 5 Crown Plan PL66, Title Reference 17663147 and has applied to convert the property to freehold

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

Description: The application area covers about 70 sq km over Lot 5 on Crown Plan PL66 and is located approximately 46 km north of Aramac

Relevant LGA: Barcaldine Regional 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: 13 March 2024



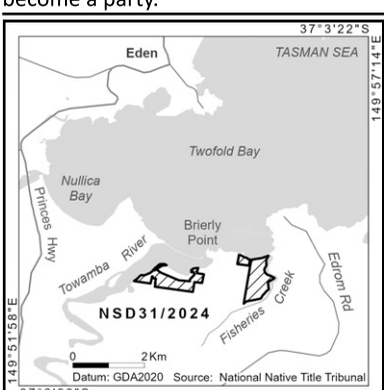
National Native Title Tribunal

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 **12 June 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 12 June 2024**. Further information regarding how to file a Form 5 is available from www.fedcourt.gov.au. After **12 June 2024**, you will need to seek leave from the Federal Court to become a party.



Applicant's name: Eden Local Aboriginal Land Council
Federal Court File No: NSD31/2024

Non-native title interest: The applicant holds an estate in fee simple in relation to the areas comprising the application area but, pursuant to s 3(9) of the *Aboriginal Land Rights Act 1983* (NSW), the applicant's interest is subject to any native title rights and interests that existed in relation to the land and waters immediately prior to its transfer to the applicant

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

Description: application area covers a combined area of about 1 sq km and is located approximately 5.5 km south of Eden in the vicinity of Brierly Point

Relevant LGA: Bega Valley Shire Council

For assistance and further information about this application, call Vasile Tiano on 02 8067 2158 or visit www.nntt.gov.au.



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	21/172	MUSGRAVE MINERALS LIMITED	465.80HA	18.2km S'ly of Cue	Lat: 27° 35' S : Long: 117° 55' E	CUE SHIRE
Mining Lease	28/387	NORTHERN STAR (CAROSUE DAM) PTY LTD	204.79HA	74.3km E'ly of Kalgoorlie	Lat: 30° 31' S : Long: 122° 11' E	KALGOORIE-BOULDER CITY
Mining Lease	28/396	NORTHERN STAR (CAROSUE DAM) PTY LTD	1426.54HA	74.2km E'ly of Kalgoorlie	Lat: 30° 34' S : Long: 122° 12' E	KALGOORIE-BOULDER CITY
Mining Lease	57/663	SANDSTONE EXPLORATION PTY LTD	880.10HA	6.3km SE'ly of Sandstone	Lat: 28° 1' S : Long: 119° 20' E	SANDSTONE SHIRE
Mining Lease	57/666	CLATWORTHY, Mark Roy	79.88HA	56.5km N'ly of Sandstone	Lat: 27° 30' S : Long: 119° 28' E	SANDSTONE SHIRE

Nature of the act: Grant of mining leases, which authorises the applicant to mine for minerals for a term of 21 years from notification of grant and a right of renewal for 21 years.

Notification day: 28 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 **28 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. **28 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 2024



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

Notification day: 13 March 2024



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 **12 June 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 12 June 2024**. Further information regarding how to file a Form 5 is available from www.fedcourt.gov.au. After **12 June 2024**, you will need to seek leave from the Federal Court to become a party.

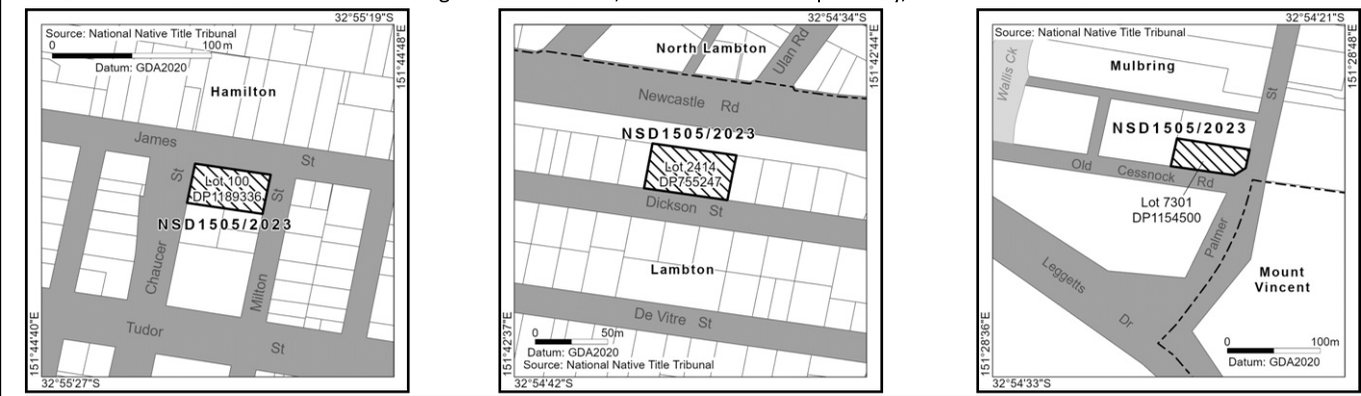
Applicant's name: Awabakal Local Aboriginal Land Council
Federal Court File No: NSD1505/2023

Non-native title interest: The applicant holds an estate in fee simple in relation to the areas comprising the application area but, pursuant to section 36(9) of the *Aboriginal Land Rights Act 1983* (NSW), the applicant's interest is subject to any native title rights and interests which existed in relation to the land immediately prior to its transfer to the applicant

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

Relevant LGAs: Cessnock and Newcastle City Councils

Description: The application area covers a combined area of about 0.45 ha over Lots 100 on DP1189336, 2414 on DP755247 and 7301 on DP1154500 and is located in the Hunter Region about 3.5 km, 7 km and 29 km respectively, west of Newcastle



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**

PUBLIC NOTICE

BEEHIVE GEOTECHNICAL ASSESSMENT

EOG Resources Australia Block WA-488 Pty Ltd (EOG) is planning to undertake geotechnical investigations in Commonwealth marine waters within permit area WA-488-P. The geotechnical investigations will take place in the Joseph Bonaparte Gulf, within a 50 km² area off the Western Australian coastline and are in relation to the Beehive-1 exploration drilling project and the Beehive multi-well drilling (both described below).

The geotechnical activity is planned to take place over a 2-week period between January 2024 and no later than December 2025. An Environment Plan (EP) for the activity was approved by NOPSEMA (National Offshore Petroleum Safety and Environmental Management Authority) on January 29, 2024, with activity timing contingent on equipment availability.

BEEHIVE -1 EXPLORATION DRILLING

EOG Resources Australia Block WA-488 Pty Ltd (EOG) is planning to drill an exploration well known as Beehive-1 in Commonwealth marine waters in permit area WA-488-P. Beehive-1 is located in the Joseph Bonaparte Gulf, approximately 83 km's off the Western Australian coastline and approximately 294 km's southwest of Darwin.

Drilling of the single Beehive-1 exploration well, is planned to take place over a 55 to 100 day period between January 2024 and no later than December 2025. An EP for the activity is currently under assessment with NOPSEMA (National Offshore Petroleum Safety and Environmental Management Authority) with activity timing contingent on the receipt of EP acceptance, rig and equipment availability.

BEEHIVE MULTI-WELL DRILLING

EOG Resources Australia Block WA-488 Pty Ltd (EOG) is planning to drill up to three exploratory wells in Commonwealth marine waters in permit area WA-488-P, with each subsequent well after the first depending on finding sufficient hydrocarbons. The Multi-Well drilling activity is located in the Joseph Bonaparte Gulf, a minimum of 77 kms off the Western Australian coastline and around 300 kms southwest of Darwin.

The activity is currently expected to take place between January 2025 and December 2029 across one or more drilling campaigns. Each well is expected to take 55 to 150 days to drill. A draft EP is currently being developed. We will provide a link to such EP when it is available to allow you to provide your feedback.

Although the Multi-Well Drilling Program covers up to three wells, at this time EOG plans to drill one single exploration well at Beehive, which could be drilled under the Beehive-1 Exploration Drilling environmental plan or the Beehive Multi-Well Drilling environmental plan, depending on project timing and objectives at the time.

To assist you in making your assessment, the current EPs can be found via EOG's website. EOG is committed to continued open engagement to keep our stakeholders informed. You can access the website with the link below for the most up to date project information at any time.

[https://www.eogresources.com/australia](http://www.eogresources.com/australia) or QR Code



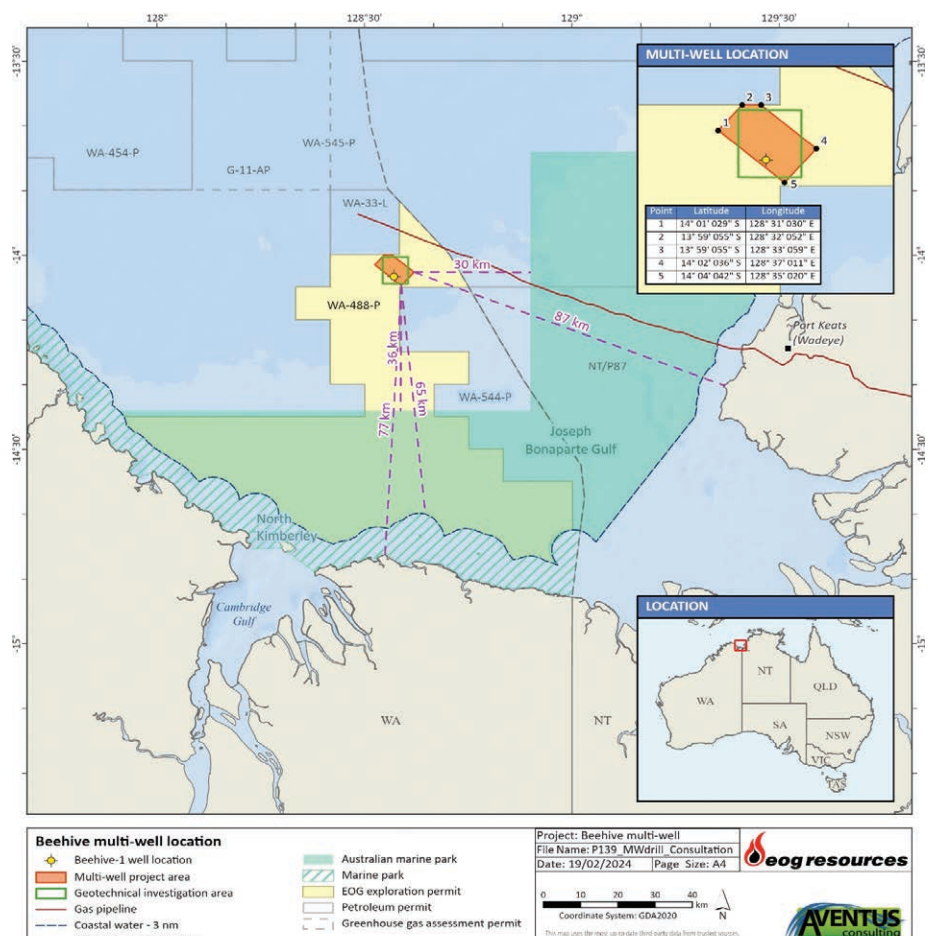
A version can also be found on the NOPSEMA website here:

Geotechnical Assessment: https://info.nopsema.gov.au/environment_plans/605/show_public
Beehive-1 Exploration Drilling: https://info.nopsema.gov.au/environment_plans/643/show_public
Beehive Multi-Well Drilling: To be provided when draft is available.

EOG is looking to gather information about the social, economic and cultural features near the EOG project area and requests feedback on the functions, activities, and interests in or around the project area that may be affected by our proposed activities. We will assess the merits of any objections or claims made and provide a response outlining our assessment of merit and any actions taken to mitigate the impact.

For further information, please contact us at:

Email: australia@eogresources.com
Local Consultant Representative Phone: 0472 519 027



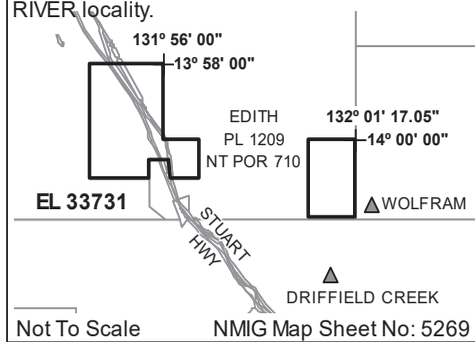
NOTICE OF PROPOSED GRANT OF EXPLORATION LICENCES

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.

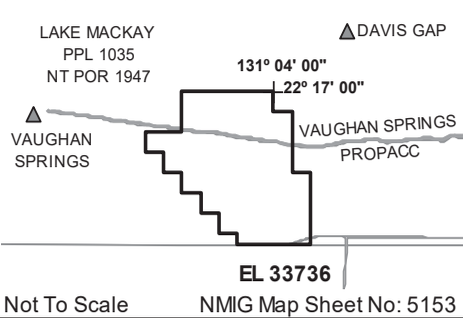
Applications to which this notice applies:

Exploration Licence 33731 sought by BACCHUS RESOURCES PTY LTD, ACN 606 340 872 over an area of 11 Blocks (31 km²) depicted below for a term of 6 years, within the FERGUSSON RIVER locality.



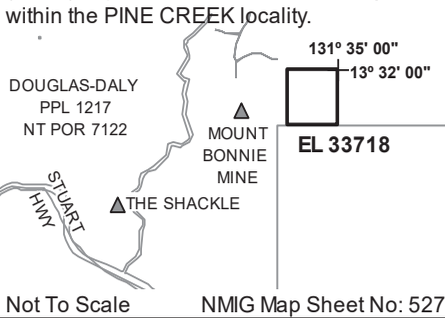
Not To Scale

Exploration Licence 33736 sought by NORTH WEST IRON PTY LTD, ACN 633 113 934 over an area of 48 Blocks (147 km²) depicted below for a term of 6 years, within the DOREEN locality.



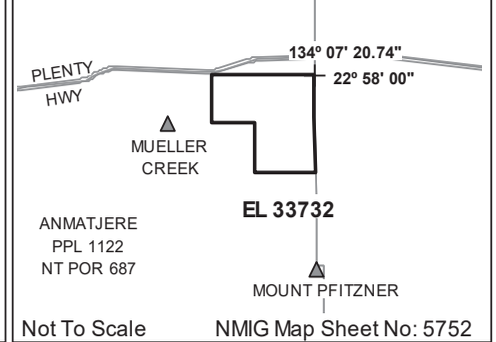
Not To Scale

Exploration Licence 33718 sought by NT MINING OPERATIONS PTY LTD, ACN 136 525 990 and PNX METALS LIMITED, ACN 127 446 271 over an area of 1 Block (4 km²) depicted below for a term of 6 years, within the PINE CREEK locality.



Not To Scale

Exploration Licence 33732 sought by WILUNA WEST GOLD PTY LTD, ACN 116 550 111 over an area of 5 Blocks (12 km²) depicted below for a term of 6 years, within the ALCOOTTA locality.



Not To Scale

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 Centrepoin 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: 28 February 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
Exploration Licence	08/3540	RED HILL MINERALS LIMITED	35BL	46.4km SW'ly of Pannawonica	Lat: 21° 55' S : Long: 115° 59' E	ASHBURTON SHIRE
Exploration Licence	26/229	YANDAL RESOURCES LIMITED	5BL	10.9km W'ly of Kalgoorlie	Lat: 30° 42' S : Long: 121° 21' E	KALGOORLIE-BOULDER CITY
Exploration Licence	30/576	FMG RESOURCES PTY LTD	7BL	52.2km W'ly of Menzies	Lat: 29° 46' S : Long: 120° 30' E	MENZIES SHIRE
Exploration Licence	38/3886	COSMO METALS LIMITED	70BL	119.4km NE'ly of Laverton	Lat: 27° 37' S : Long: 122° 52' E	LAVERTON SHIRE
Exploration Licence	53/2319	WILUNA WEST GOLD PTY LTD	2BL	39.9km SW'ly of Wiluna	Lat: 26° 50' S : Long: 119° 55' E	WILUNA SHIRE
Exploration Licence	63/2438	KINGSLAND GOLD PTY LTD	51BL	97.7km SE'ly of Marvel Loch	Lat: 32° 6' S : Long: 120° 11' E	DUNDAS SHIRE
Exploration Licence	77/3129	DUKETON MINING LIMITED	20BL	41.4km SE'ly of Mukinbudin	Lat: 31° 10' S : Long: 118° 31' E	MERREDIN SHIRE, NUNGARIN SHIRE, WESTONIA SHIRE
Exploration Licence	77/3139	FLYNN GOLD LIMITED	2BL	80.3km S'ly of Marvel Loch	Lat: 32° 8' S : Long: 119° 49' E	YILGARN SHIRE
Exploration Licence	77/3141	FLYNN GOLD LIMITED	1BL	88.1km E'ly of Hyden	Lat: 32° 13' S : Long: 119° 48' E	KONDININ SHIRE
Exploration Licence	77/3179	YILGARN IRON PTY LTD	5BL	153.5km W'ly of Menzies	Lat: 29° 37' S : Long: 119° 27' E	MENZIES SHIRE
Exploration Licence	77/3180	YILGARN IRON PTY LTD	7BL	159.5km W'ly of Menzies	Lat: 29° 39' S : Long: 119° 23' E	MENZIES SHIRE
Exploration Licence	77/3181	POLARIS METALS PTY LTD	1BL	120.1km N'ly of Southern Cross	Lat: 30° 9' S : Long: 119° 7' E	YILGARN SHIRE
Exploration Licence	77/3182	POLARIS METALS PTY LTD	4BL	122.7km NE'ly of Mukinbudin	Lat: 30° 6' S : Long: 119° 5' E	YILGARN SHIRE
Exploration Licence	77/3184	POLARIS METALS PTY LTD	20BL	143km NE'ly of Mukinbudin	Lat: 29° 56' S : Long: 119° 10' E	YILGARN SHIRE
Exploration Licence	77/3185	POLARIS METALS PTY LTD	7BL	129.7km N'ly of Southern Cross	Lat: 30° 3' S : Long: 119° 17' E	YILGARN SHIRE
Prospecting Licence	15/6862	SAUNDERS, Liliane Maria	6.26HA	19.6km S'ly of Kambalda	Lat: 31° 22' S : Long: 121° 35' E	COOLGARDIE SHIRE
Prospecting Licence	20/2504	WILLIAMS, Adam Merrick Driver	176.28HA	34.4km NE'ly of Cue	Lat: 27° 11' S : Long: 118° 6' E	CUE SHIRE
Prospecting Licence	20/2505	WILLIAMS, Adam Merrick Driver	176.65HA	32.3km NE'ly of Cue	Lat: 27° 12' S : Long: 118° 5' E	CUE SHIRE
Prospecting Licence	20/2506	WILLIAMS, Adam Merrick Driver	160.82HA	33.1km NE'ly of Cue	Lat: 27° 12' S : Long: 118° 5' E	CUE SHIRE
Prospecting Licence	24/5716	HESPERIAN RESOURCES PTY LTD	199.50HA	16.8km SE'ly of Broad Arrow	Lat: 30° 33' S : Long: 121° 26' E	KALGOORLIE-BOULDER CITY
Prospecting Licence	25/2780	COSTANZO, Patrick Natale	194.28HA	38.2km E'ly of Kalgoorlie	Lat: 30° 44' S : Long: 121° 52' E	KALGOORLIE-BOULDER CITY
Prospecting Licence	25/2782	COSTANZO, Patrick Natale	198.53HA	38.4km E'ly of Kalgoorlie	Lat: 30° 42' S : Long: 121° 52' E	KALGOORLIE-BOULDER CITY
Prospecting Licence	25/2783	COSTANZO, Patrick Natale	121.28HA	35.9km E'ly of Kalgoorlie	Lat: 30° 44' S : Long: 121° 50' E	KALGOORLIE-BOULDER CITY
Prospecting Licence	26/4729	BELRES PTY LTD	197.01HA	7.3km S'ly of Kalgoorlie	Lat: 30° 48' S : Long: 121° 28' E	KALGOORLIE-BOULDER CITY
		BUCKLE, Paul Stephen				
		FLEMING, Sean David				
Prospecting Licence	28/1407	BASTOW, Anthony Brian	179.66HA	75.2km E'ly of Kalgoorlie	Lat: 30° 35' S : Long: 122° 13' E	KALGOORLIE-BOULDER CITY
Prospecting Licence	28/1414-S	BRANCH, Ian Robert	9.51HA	60km NE'ly of Kalgoorlie	Lat: 30° 30' S : Long: 122° 1' E	KALGOORLIE-BOULDER CITY
Prospecting Licence	28/1415-S	BRANCH, Ian Robert	9.85HA	60km NE'ly of Kalgoorlie	Lat: 30° 30' S : Long: 122° 2' 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 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: 28 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 **28 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. **28 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 km²

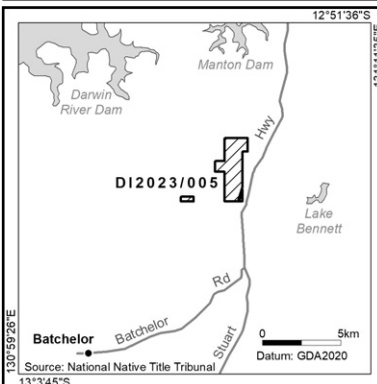
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**Notice of applications to register area agreements on
the Register of Indigenous Land Use Agreements in
Northern Territory**
Notification day: 6 March 2024



National
Native Title
Tribunal



DI2023/005 Coomalie ILUA

Description of the agreement area:

The agreement area covers a combined area of about 5.4 sq km and is located about 11 km north east of Batchelor

Relevant LGA: Coomalie Community Government Council

The agreement contains the following statements:

3. FUTURE ACTS

3.1 Conditions to consent

- (a) It is a condition to the Native Title Group's consent in clause 3.2 below that:
 - (i) the Exchange Block Grant occur; and
 - (ii) the grant of a fee simple estate to PWC over the ILUA Area is made subject to an easement in favour of the Land Trust over that part of the ILUA Area depicted in yellow on the map at Attachment C.
- (b) For the avoidance of doubt, the consent and validation described in clause 3.2 will only take effect on and from the date that all conditions in clause 3.1(a) have been met.

3.2 Consent and Validation

- (a) The Native Title Group consents to the doing of the Agreed Acts and agrees to the validation of any Prior Acts.

"Agreed Acts" means:

- (i) pursuant to the *Crown Lands Act 1992 (NT)*, the grant in the name of the Territory of an estate in fee simple to PWC over the ILUA Area, subject to an easement in favour of the Land Trust over that part of the ILUA Area depicted in yellow on the map at Annexure C;
- (ii) all acts reasonably necessary or incidental to affecting the grant referred to in (a)(i) above, including but not limited to: title change; subdivision; planning approval; consolidation; connection of services; and survey; and
- (iii) the Prior Acts,

to the extent that such matters constitute or amount to Future Acts;

"Exchange Block Grant" means the grant under the ALRA of the Exchange Area as Aboriginal Land vested in the Finniss River Aboriginal Land Trust;

"ILUA Area" means Section 200 Hundred of Howard and that part of Section 2950 Hundred of Goyder depicted in red on the plan at Annexure B;

"Land Trust" means the Finniss River Aboriginal Land Trust;

"Prior Acts" means any of those things done by the Northern Territory prior to the date on which this Agreement is registered on the ILUA Register which fall within scope of the definition of "Agreed Acts" as defined in clause 1.1 (a)(ii).

Parties to the agreement and their contact addresses:

Northern Territory of Australia, Department of Infrastructure, Planning and Logistics (the Territory) c/- Solicitor for the Northern Territory, GPO Box 1722, Darwin NT 0801	Northern Land Council (the NLC) GPO Box 1222, Darwin NT 0801
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DI2023/006 Ooraminna Oaks - Access Road

Description of the agreement area:

The agreement area covers about 3.4 ha and is located approximately 32 km south of Alice Springs

Relevant LGA: MacDonnell Regional Council

The agreement contains the following statements:

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

8.1 Project and associated Project rights

- (a) The Parties consent and agree to the doing of the Agreed Acts and the validation of the Prior Acts.
- (b) The Land Council on behalf of the Native Title Holders consent and agree under clause 8.1(a) in consideration of the Monetary Payment.

8.2 Requisite consent

The Parties acknowledge that the consents in this clause 8 constitute consent of the Parties to the doing of the Agreed Acts for the purposes of section 24EB(1)(b)(i) and section 24EBA(1)(a)(i) of the NTA and regulations 7(5)(a) and 7(5)(d) of the ILUA Regulations.

8.3 No objection

The Land Council agrees that it will not, challenge or object to the Agreed Acts, including their validity, or do, or omit to do, any act that may prevent or delay the Agreed Acts.

Access Road means the proposed road accessing the Ooraminna Oaks Development from the Maryvale Road, which traverses NT Portion 4259 in the ILUA Area, described in Schedule 1 and in Schedule 2 (Map of ILUA Area). [Please note Schedule 2 is not included in this notice].

Agreed Acts means:

- (a) the grant of the Project Rights; and
- (b) all acts necessary, in connection with the Project, including all activities conducted or authorised under any Project Right; and
- (c) the Prior Acts,

to the extent that such matters constitute or amount to Future Acts, whether on or after the Commencement Date.

Commencement Date means the date this Agreement is executed by the last of the Parties to execute it.

ILUA Area means the area to which this Agreement applies, being the land as described in Schedule 1 (Description of ILUA Area). [Please note Schedule 1 is not included in this notice].

Monetary Payment means the payment that Developer agrees to provide in accordance with clause 9.1(a).

Project means all activities, works and operations to develop, construct, use, and operate and maintain the Access Road in the ILUA Area and to facilitate the opening of the Access Road as set out in Recital B.

Project Rights means all approvals, authorisations, authorities, certificates, consents, declarations, directions, easements, leases, licences, notices, permits, renewals, rights, tenures or titles:

- (a) from any Government Agency; and
- (b) for the carrying out of the Project in the ILUA Area.

Parties to the agreement and their contact addresses:

Janice Eleanor Hayes as Trustee for the Jabill Family Trust (Developer) PO Box 1395, Alice Springs NT 0871	Central Land Council (Land Council) 27 Stuart Highway, Alice Springs NT 0870
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Objections to the registration of an ILUA where the application for registration has been certified:

These two applications for registration of indigenous land use agreements (ILUAs) have been certified by the Northern Land Council (for DI2023/005) and the Central Land Council (for DI2023/006), the representative bodies for the area concerned. The area covered by each agreement is shown in the respective maps. Any person claiming to hold native title to any part of the areas covered by any of the agreements may object in writing within the notice period to the registration of the agreements if they think that the applications to register the ILUAs have not been properly certified. If you wish to object to the registration of any of the agreements (and you hold or claim to hold native title in any part of the areas covered by the agreements) you may only object for one reason: in your view, the applications to register the ILUAs have not been properly certified, as stated in section 203BE(5)(a), (b) and (c) of the *Native Title Act 1993* (Cth). You must make this objection in writing and send it to the **Native Title Registrar, National Native Title Tribunal, PO Box 2528, St Georges Terrace Post Shop, Perth WA 6831** by **6 June 2024**. Generally, procedural fairness will require that the material you provide is given to certain other persons or organisations for comment. It may also be taken into account in the registration of other ILUAs and claimant applications and thus be provided to relevant persons or organisations for comment.

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

For assistance and further information about DI2023/005, call Huia McGrath on 08 6317 5442. For assistance and further information about DI2023/006, call Claire Smith on 08 6317 5333, or visit www.nntt.gov.au.

KYBURRA MUNDA YALGA
ABORIGINAL CORPORATION

RNTBC ICN7581

NOTICE OF 2023 AGM AND
CHAPMAN FAMILY ILUA MEETING

1. The Kyburra Munda Yalga AGM will be held on Saturday, 16 March 2024 from 9:00am to 12:00pm at the Bowen State High School, Argyle Park Road, Bowen QLD 4805.

2. Following the AGM a meeting of the JURU COMMON LAW NATIVE TITLE HOLDERS will be held from 1:00pm to 4:00pm to consider, and if appropriate to do so, authorise and consent to Kyburra Munda Yalga entering into an ILUA with Russell Trevor Chapman, Helen Dorothy Chapman, Simon Kenneth Chapman, Shona Maree Chapman, Darren James Walker and Kylie Marie Walker (the "Chapman Family").

To obtain a formal Notice and an agenda for both meetings, please contact Saylor Legal on 07 4431-0074 or by sending an email to admin@saylorlegal.com.au or jurupeoplerntbc@outlook.com.



Public
Trustee

PUBLIC CONSULTATION –
PROPOSED FEES AND CHARGES
REFORM FOR KEY SERVICES

Queensland Public Trustee is proposing to reform its fees and charges for the key service areas of financial management, deceased estates and trust administration. The objective of the proposed reform is to adjust fees and simplify fee structures to make them easier to understand.

Have your say

Public consultation on the Queensland Public Trustee's Proposed Fees and Charges Reform is open for comment up to 3 April 2024.

Visit www.pt.qld.gov.au to

- read the consultation paper
- submit your feedback via formal written submission.



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Community Drop-in

If you'd like to know more about the following:

- Pipeline Decommissioning
- Steel Pile Jacket Decommissioning
- Kipper Drilling
- Turrum Drilling
- Geophysical and Geotechnical Environment Plans,

the Esso Consultation Team will be hosting a community drop in at Lakes Entrance:

When: Thursday 29 February 2024

Where: The Bellevue Hotel, Lakes Entrance

Time: Between 5.00 pm - 6.30 pm

There will be maps of the facilities and infrastructure, brochures about the activities, and a friendly consultation team available to answer your questions.

Please email us at consultation@exxonmobil.com to register your attendance.

Contact us by email or phone

If this time doesn't work for you, please feel free to contact us to ask a question, raise a concern or register your interest to be involved by emailing us at consultation@exxonmobil.com or by phone: 03 9261 0244

Please connect us with other interested people

If there is anyone you know who may be interested in our activities, we encourage you to share this information with them.

To find out more information

For more information about Esso's Decommissioning activities and other projects, please go to the Esso Consultation Hub at:



<https://www.exxonmobil.com.au/community-engagement/local-outreach/consultation-hub>

Like to be consulted about these activities?

Please fill in the Esso Consultation Questionnaire in the Esso Consultation Hub to let us know if you'd like to be consulted and any questions or feedback you may have.

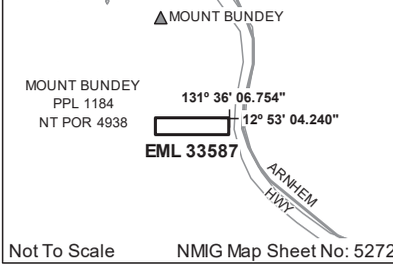
NOTICE OF PROPOSED GRANT OF AN EXTRACTIVE MINERAL LEASE

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(s) namely to grant the following extractive mineral lease application.

The application to which this notice applies:

Extractive Mineral Lease 33587 sought by OSTOJIC GROUP PTY LTD, ACN 009 629 805 over an area of 16 Hectares depicted below for a term of 10 years, within the MARY RIVER locality.



Nature of act(s): The grant of an extractive mineral lease under the *Mineral Titles Act 2010* authorises the holder to extract or remove (whether by quarrying or other means) from, on or below the natural surface of the land, extractive mineral(s) for a term not exceeding 10 years and to seek renewal(s). The term for which it is intended to grant the extractive mineral lease/s referred to in this notice commences from the date of grant. Further information about the act may be obtained from the Department of Industry, Tourism and Trade, GPO Box 4550, Darwin NT 0801 or Centrepoint Building 48-50 Smith Street Darwin NT 0800, telephone (08) 8999 5213.

Native Title Parties: Any person who is, or becomes a "native title party" within the meaning of the *Native Title Act 1993* is entitled to the negotiation and/or procedural rights provided in Part 2, Division 3,

Subdivision P of the *Native Title Act 1993*. Under section 30 of the *Native Title Act 1993*, persons have until 3 months after the notification day to take certain steps to become native title parties in relation to this notice. Enquiries concerning becoming a native title party should be directed to the National Native Title Tribunal, GPO Box 9973, Brisbane QLD 4001, or telephone (07) 3307 5000.

Notification Day: 28 February 2024

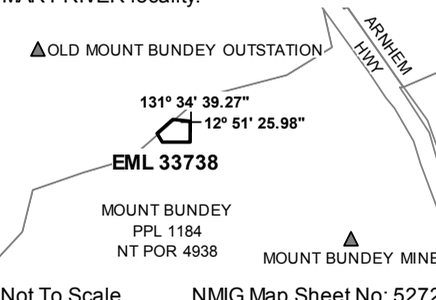
NOTICE OF PROPOSED GRANT OF AN EXTRACTIVE MINERAL LEASE

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 his intent to do an act(s) namely to grant the following extractive mineral lease application.

The application to which this notice applies:

Extractive Mineral Lease 33738 sought by MOSELLIS & SONS PTY. LTD., ACN 009 654 791 over an area of 4 Hectares depicted below for a term of 10 years, within the MARY RIVER locality.



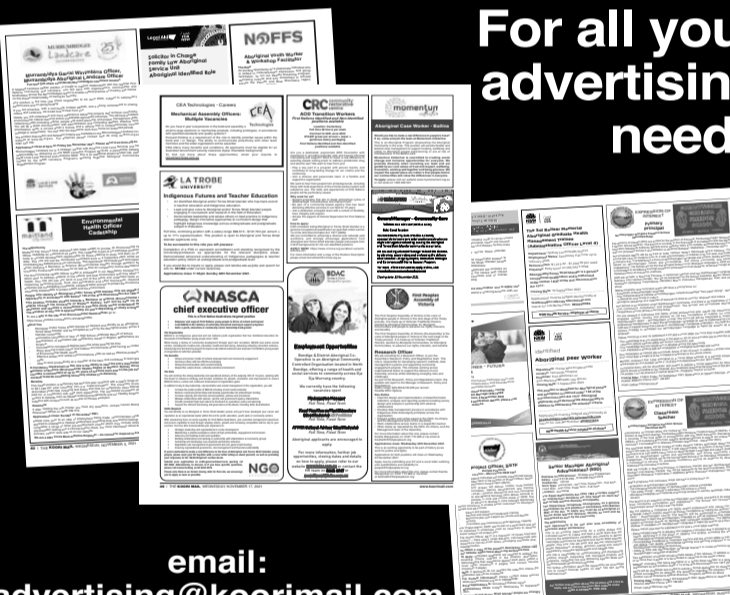
Nature of act(s): The grant of an extractive mineral lease under the *Mineral Titles Act 2010* authorises the holder to extract or remove (whether by quarrying or other means) from, on or below the natural surface of the land, extractive mineral(s) for a term not exceeding 10 years and to seek renewal(s). The term for which it is intended to grant the extractive mineral lease/s referred to in this notice commences from the date of grant. Further information about the act may be obtained from the Department of Industry, Tourism and Trade, GPO Box 4550, Darwin NT 0801 or Centrepoint Building 48-50 Smith Street Darwin NT 0800, telephone (08) 8999 5213.

Native Title Parties: Any person who is, or becomes a "native title party" within the meaning of the *Native Title Act 1993* is entitled to the negotiation and/or procedural rights provided in Part 2, Division 3, Subdivision P of the *Native Title Act 1993*.

Under section 30 of the *Native Title Act 1993*, persons have until 3 months after the notification day to take certain steps to become native title parties in relation to this notice. Enquiries concerning becoming a native title party should be directed to the National Native Title Tribunal, GPO Box 9973, Brisbane QLD 4001, or telephone (07) 3307 5000.

Notification Day: 28 February 2024

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NOTICE OF PROPOSED RENEWAL AND GRANT OF MINING LEASES

NATIVE TITLE ACT 1993 (CTH) SECTION 29

The Queensland Minister for Resources and Critical Minerals, PO Box 15216, City East, Queensland, 4002, hereby gives notice in accordance with section 29 of the *Native Title Act 1993* (Cth) of the proposed renewal of Mining Lease (ML) 20312, and the grant of ML 100376 subject to the provisions of the *Mineral Resources Act 1989* (Qld).

Nature of Act(s): The renewal of Mining Lease 20312 under the *Mineral Resources Act 1989* (Qld) authorises the holder to mine and carry out associated activities subject to the *Mineral Resources Act 1989* (Qld) for a term not exceeding twenty (20) years with the possibility of renewals for terms not exceeding twenty (20) years. The grant of Mining Lease 100376 under the *Mineral Resources Act 1989* (Qld) authorises the holder to mine and carry out associated activities subject to the *Mineral Resources Act 1989* (Qld) for a term not exceeding ten (10) years with the possibility of renewals for terms not exceeding ten (10) years.

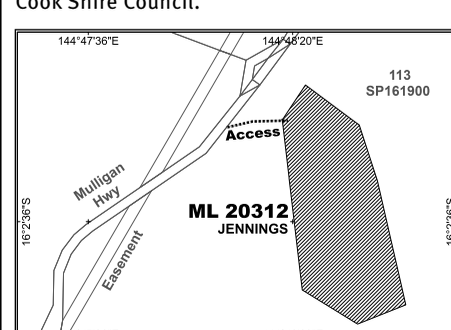
Name and Address of person doing Act(s): It is proposed that the Mining Leases be renewed and granted subject to the provisions of the *Mineral Resources Act 1989* (Qld) by the Queensland Minister for Resources and Critical Minerals, PO Box 15216, City East, Queensland, 4002.

Native Title Parties: Under the *Native Title Act 1993* (Cth) any person who is a "native title party" is entitled to certain rights in relation to the proposed renewal and grant of the Mining Leases. Under section 30 of the *Native Title Act 1993* (Cth), persons have until three (3) months after the Notification Day to take certain steps to become native title parties in relation to this notice. Enquiries in relation to filing a native title determination application may be directed to the Federal Court, Brisbane Registry, Level 6, Harry Gibbs Commonwealth Law Courts Building, 119 North Quay, Brisbane, Queensland, 4000. Telephone: 1300 720 980 or Email: nativetitleQLD@fedcourt.gov.au. Enquiries in relation to the registration of a native title determination application may be directed to the National Native Title Tribunal, Brisbane Registry, Level 5, Harry Gibbs Commonwealth Law Courts Building, 119 North Quay, Brisbane, Queensland, 4000. Telephone: (07) 3052 4040.

Further Information: May be obtained from the Department of Resources, Mineral Assessment Hub, Level 9, Verde Tower, 445 Flinders Street, Townsville, Qld, 4810. Telephone: (07) 4447 9230 or Email: MineralHub@resources.qld.gov.au.

Notification Day: 13 March 2024

ML 20312 renewal applied for by Edmund Henry Jennings, over an area of 78.5549 ha centred approximately 8 kms northeast of the Palmer River Roadhouse, in the locality of the Cook Shire Council.



ML 100376 grant applied for by Dennis Ronald Fitzgerald, over an area of 7.3960 ha centred approximately 60 kms northwest of Mount Carbine, in the locality of the Mareeba Shire Council.

