

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

Notification day: 27 March 2024

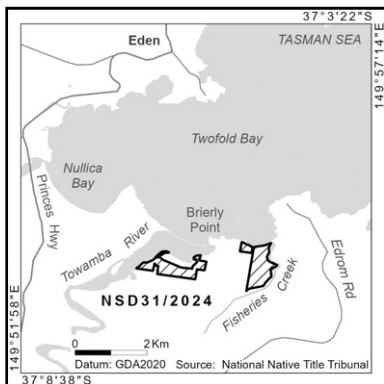
Important note: This notice replaces a previous notice which identified a notification date of 13 March 2024

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 **26 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 26 June 2024**. Further information regarding how to file a Form 5 is available from www.fedcourt.gov.au. After **26 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 36(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: The application area covers a combined area of about 1 sq km and is located on Lots 17 and 18 on DP750213, Lot 68 on DP1040135, part of Lot 65 on DP1040135 and part of Lot 67 on DP1040135, approximately 5.5 km south of Eden in the vicinity of Brierly Point

Relevant LGA: Bega Valley Shire Council



National Native Title Tribunal

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



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NSW

Notice under Section 29 of the Native Title Act 1993, Exploration Licence Numbers EL8633 EL7482 & EL6739 (Act 1992)

This notice is given in accordance with the requirements of section 29 of the Native Title Act 1993 (Commonwealth).

Description of the nature of the act

Pursuant to the Native Title (Right to Negotiate (Exclusion) – NSW Land) Determination No. 1 of 1996 (Cth), Exploration Licences EL8633 EL7482 & EL6739 include a condition to the effect that the holder must not prospect on any land or waters covered by the licences in relation to which native title exists without the prior written consent of the Minister administering the Mining Act 1992 (the 'Native Title Condition').

The Minister administering the Mining Act 1992 intends to give consent to prospecting on land subject to native title in the licences in accordance with the Native Title (Right to Negotiate (Inclusion) – NSW Land) Approval No. 1 of 1996 (Cth).

Should consent be granted, the licence holder may apply to renew or transfer the licences prior to them expiring (including partial renewals or partial transfers).

Note: If the consent is granted, it will apply to any renewal, re grant or re-making (including partial renewals or partial transfers) or extension of the term of the licences, which may be valid pursuant to section 24MD(1) of the Native Title Act 1993 (Cth) without a further notification under section 29.

Holder's details

Oxley Exploration Pty Ltd (ACN 137 511 141) is the holder of Exploration Licences EL8633 EL7482 and EL6739 for Group 1 minerals.

The licences contain a condition that the holder must not prospect on any land or waters on which native title exists without the prior consent of the Minister administering the Mining Act 1992. The licence holder has sought the Minister's consent to conduct prospecting activities in the entire licence areas.

Description of area that may be affected

The entire area of Exploration Licence EL8633 which covers about 70 units and is situated approximately 42 kilometres east southeast of Cobar, in the State of NSW.

The entire area of Exploration Licence EL7482 which covers about 28 units and is situated approximately 36 kilometres east southeast of Cobar, in the State of NSW.

The entire area of Exploration Licence EL6739 which covers about 15 units and is situated approximately 62 kilometres west of Nyngan, in the State of NSW.

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

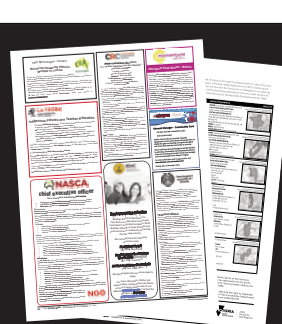
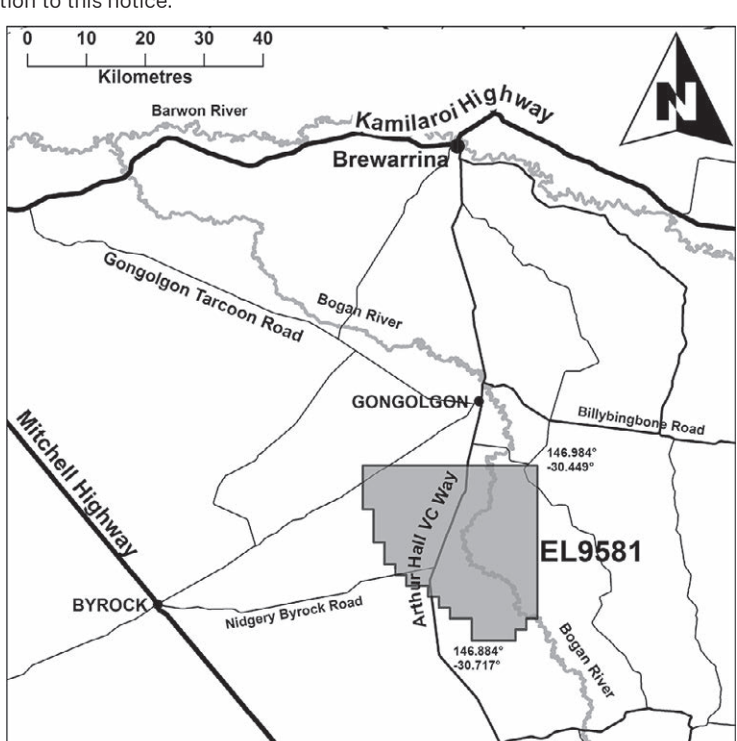
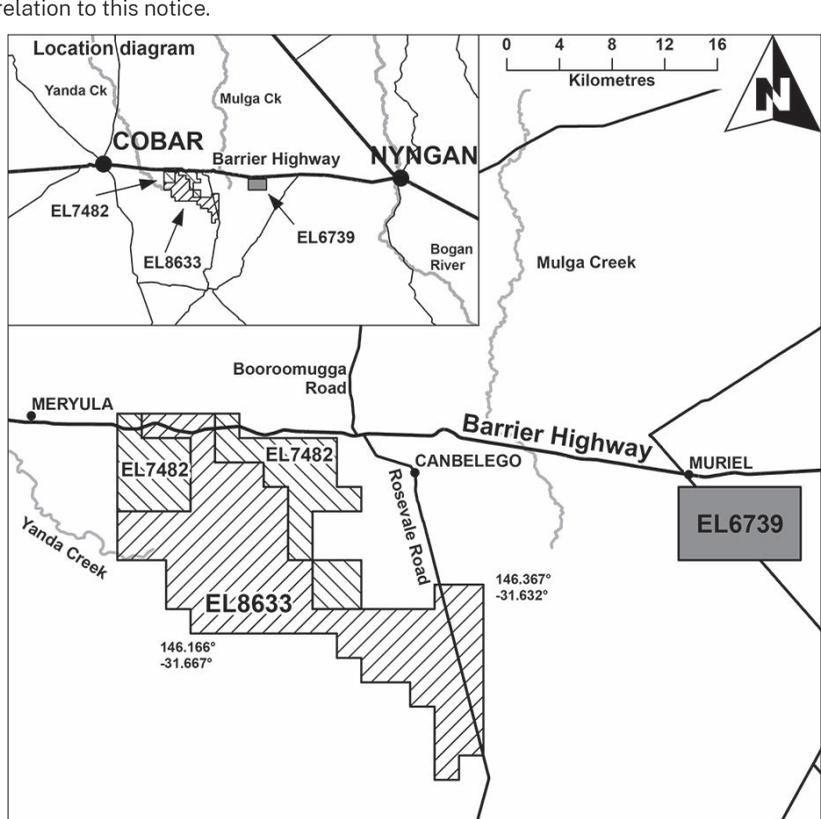
The Minister administering the Mining Act 1992, PO Box 344, Hunter Region Mail Centre, NSW 2310.

How further information about the act can be obtained

Further information may be obtained from; Assessments and Systems, Regional NSW on (02) 4063 6600 or titles@regional.nsw.gov.au.

Notification Day

For the purposes of section 29(4) of the Native Title Act 1993 the notification day is 28 March 2024. 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.



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NOTICE OF A NATIVE TITLE CLAIM GROUP AUTHORISATION MEETING FOR THE NGEMBA, NGIYAMPA, WANGAAYPUWAN AND WAYILWAN PEOPLE NATIVE TITLE CLAIM GROUP (NSD 38/2019)

When:

Sunday 24 March 2024

9:00am to 9.30am –
Meeting registration*

9:30am – Meeting opened
5:00pm – Meeting closed

Monday 25 March 2024

9:00am to 9.30am –
Meeting registration*

9:30am – Meeting opened
5:00pm – Meeting closed

Tuesday 26 March 2024

9:00am to 9.30am –
Meeting registration*

9:30am – Meeting opened
1:00pm – Meeting closed

*Note: To attend in person, registration will be open to members anytime throughout the meeting, but members are encouraged to register each day between 9.00am to 9.30am to allow adequate time for all business to be addressed. To attend by videoconference/telephone you **must** register by **Wednesday 20 March 2024**.

Where:

In person: Cobar Bowling and Golf Club - Bloxham St, Cobar NSW 2835

Remote Access: Contact NTSCORP to attend by videoconference or telephone (by Wednesday 20 March 2024 at the latest).

Who should attend:

The meeting is open to **all members of the native title claim group in the Ngemba, Ngiyampaa, Wangaaypuwan and Wayilwan native title determination application (NSD38/2019)** (referred to within as the “NNWW Claim Group” and “NNWW Claim” respectively), being those Aboriginal persons who are:

(a) the descendants of the following apical ancestors:

1. Caroline Hilt (who was born on the Barwon River around 1847);
 2. Thomas Sullivan (who was born in Brewarrina around 1860);
 3. Nellie Colless (who was born in Brewarrina around 1868);
 4. Billy Coleman (who was born in Cobar in 1840);
 5. Mary Ann Allen (who was born in 1844);
 6. Moses Biggs (who was born in 1837);
 7. Polly Parkes (who was born in 1846);
 8. Anne Brandy (who was born in Colane in 1874);
 9. Caroline Brandy (who was born on Duck Creek in 1869);
 10. Wadna Boe (who was born in 1848)
 11. Richard King (who was born in 1827);
 12. Jimmy Keewong (who was born in 1849);
 13. Kitty Narrangie;
 14. Tom Dennis (who was born in Brewarrina in 1864);
 15. Winnie Pierce (who was born in Brewarrina in 1878);
 16. Jack Dennis (who was born on the Barwon River in around 1855);
 17. Kate Baker (who was born in Booroomba in 1874);
 18. Francis “Tracker” Williams (who was born in Gundabooka in 1883);
 19. William Johnson (who was born in Big Willandra in 1876);
 20. Henry Parkes (who was born in 1863);
 21. Topsy Harris also known as Topsy Scotty (who was born in Marfield in 1866);
 22. Jack Redtank;
 23. Williams also known as Thomas Broughton (who was born in Roto);
 24. Maggie Redtank (who was born in Keewong in 1868);
 25. Ada Arnott (who was born in Nyngan in 1865);
 26. Moses Divine;
 27. Jack Smith (who was born in Mossiel in 1869);
 28. Ellen Sprowl also known as Ellen McHughes (who was born in Brewarrina in 1867);
 29. Fanny Hippi also known as Fanny Williams;
 30. Millie Wells also known as Millie Shearer (who was born in Brewarrina in 1874);
 31. Pluto Williams (who was born in Trida/Mossiel in 1873);
 32. Steve Shaw (who was born in Coronga Peak in 1855);
33. Fanny Brown also known as Tiltagara Fanny (who was born in Hillston in 1862);
 34. David Brown (who was born on the Macquarie River in 1850);
 35. Janey Brown (who was born on the Macquarie River in 1853);
 36. Betsy Gwen (who was born in Haddon Rigg near Warren in 1849);
 37. Louise Hinton (who was born on the Macquarie River in 1843);
 38. Cissy Lee (who was born in 1852);
 39. Booroomba Murphy (who was born in Booroomba in 1832);
 40. Harry Murphy (who was born in Brewarrina around 1871);
 41. Thomas Nixon (who was born in Buttabone in 1843);
 42. Colaine Lumpy (who was born in 1864);
 43. Charlotte Wilson;
 44. Tilly Riley (who was born in 1863); and
 45. Geordie Murray (who was born in 1851 in Ivanhoe).
46. George Murray, born at Gundabooka Station, died 1927 at Nyngan;
 47. Amy Monica Murray nee Murphy, wife of George Murray, born in Brewarrina, died 1954 at Nyngan;
 48. Edward Murphy, born in Cobar, died 1960 at Walgett;
 49. Maggie Warraweena nee Murphy, born at Charlton Station on the Bogan River, died 1907 at Brewarrina;
 50. Eliza Wilson nee Williams, also known as Eliza Governor, born near Cobar, died 1908 at Byrock;
 51. Charlie Kelly, husband of Laura Kelly nee Murray, born 1858;
 52. Laura Kelly nee Murray, also known as Norah Murray and Laura Boy, wife of Charlie Kelly, died 1918 at Corinya Station;
 53. Jack Shepherd, also known as John Shepherd and Jack Sheppard, born 1855 in Cobar;
 54. Harry Shepherd, also known as Harry Sheppard, died 1911 in Brewarrina;
 55. Harry Brandy, brother of Caroline Brandy and Anne Brandy, born circa 1869;
 56. Jack Simpson, also known as Jack ‘Smart Gui’ Simpson, died 1974 at Brewarrina; and
 57. Billy Boney, also known as William Boney and George Boney, born 1852 in Ginghet,

relation to the application of ss 47A and 47B of the *Native Title Act 1993* (Cth) in the claim area for the purposes of a Consent Determination.

5. Application of sections 47B of the *Native Title Act 1993* (Cth).

- (a) Discuss the responses received from the Attorney General of NSW and his proposed tenure settlements/ compromises; and
- (b) Following this discussion, the NNWW Claim Group will be asked to make decisions in relation to the application of s 47B of the *Native Title Act 1993* (Cth) in the claim area for the purposes of a Consent Determination.

6. Discussion and update in relation to the proposed section 87 agreement and proposed consent determination orders.

7. To provide an update on the proposed Brewarrina LALC Indigenous Land Use Agreement and proposed Aboriginal Land Agreement.

- (a) Discuss the responses received from the Brewarrina Local Aboriginal Land Council and their proposed tenure settlements/ compromises;
- (b) Discuss the proposed Aboriginal Land Agreement between the Brewarrina LALC, the NSW State Government and the Applicant; and
- (c) Following this discussion, the NNWW Claim Group will be asked to make decisions in relation to the application of ss 47A and 47B of the *Native Title Act 1993* (Cth) in the claim area for the purposes of a Consent Determination.

8. Consideration of whether to authorise the Applicant to enter into a section 31 Deed with Alchemy and Ochre and the Minister for Natural Resources and a Land Access Agreement with Alchemy and Ochre.

- (a) Discussion and background on the negotiations between Alchemy and Ochre and the Applicant in relation to EL8318, EL8631, and EL8356;
- (b) Advice and information regarding the draft Land Access Agreement between the Applicant and Alchemy and Ochre and the draft section 31 Deed between the Applicant, Alchemy and Ochre and the Minister for Natural Resources which has been negotiated; and
- (c) Following this discussion, the NNWW Claim Group will consider and make a decision on whether or not they wish to authorise the NNWW Applicant to enter into and execute the Land Access Agreement between the Applicant, Alchemy and Ochre and the Minister for Natural Resources.

9. Any other business.

Monday 25 and Tuesday 26 March 2024

1. Welcome and Acknowledgement of Country.

2. Discussion and workshop in relation to the future Ngemba, Ngiyampaa, Wangaaypuwan and Wayilwan People’s Prescribed Body Corporate (PBC);

- (a) Discussion in relation to:
 - i. the purposes and functions of the future PBC under the *Native Title Act 1993* (Cth), *Corporation (Aboriginal and Torres Strait Islander) Act 2006* (Cth) and the PBC Regulations;
 - ii. the matters which the Office of the Register of Indigenous Corporations (**ORIC**) requires to be addressed in the Rule Book for the PBC; and
 - iii. whether the PBC will hold native title on trust for Ngemba, Ngiyampaa, Wangaaypuwan and Wayilwan People or act as agent.
- (b) following this discussion, the NNWW Claim Group will consider and make a decision on:
 - i. whether the PBC will hold native title on trust or act as agent on behalf of the NNWW Claim Group in relation to their native title rights and interests once determined; and
 - ii. the name of the PBC.

3. Any other business.

Attending the Meeting

The NNWW Claim Group 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 NNWW Claim Group Meeting in person, please contact NTSCORP by no later than **Wednesday 20 March 2024**, so that all relevant arrangements can be made.

Morning tea, lunch and afternoon tea will be provided at the venue on Sunday 24 and Monday 25 March 2024. Morning tea and lunch will be provided on Tuesday 26 March 2024.

For those attending the NNWW Claim Group 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 contact NTSCORP by telephone or send an email to CFC@ntscorp.com.au with confirmed details, by no later than Wednesday 20 March 2024**.

Please note if you do not contact NTSCORP by **Wednesday 20 March 2024** to confirm your request for 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 NNWW Claim Group Meeting by videoconference or telephone. You will still be able to listen, ask questions, and participate in making decisions if you attend remotely. In order to attend the NNWW Claim Group Meeting by videoconference or telephone, members 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 CFC@ntscorp.com.au. We request that you register to attend remotely by **5pm on Wednesday 20 March 2024**.

2. MEETING ACCESS - Once you have registered, NTSCORP will send out details of how to attend the meeting by videoconference or telephone. Please contact NTSCORP by telephone 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





NOTICE OF AUTHORISATION MEETING JIRRBAL PEOPLE #4 NATIVE TITLE CLAIM (QUID983/2015)

Date: Thursday, 4 April 2024

Registration opens: from 8:30am
Meeting start: 9:30am
Meeting finish: 4:00pm

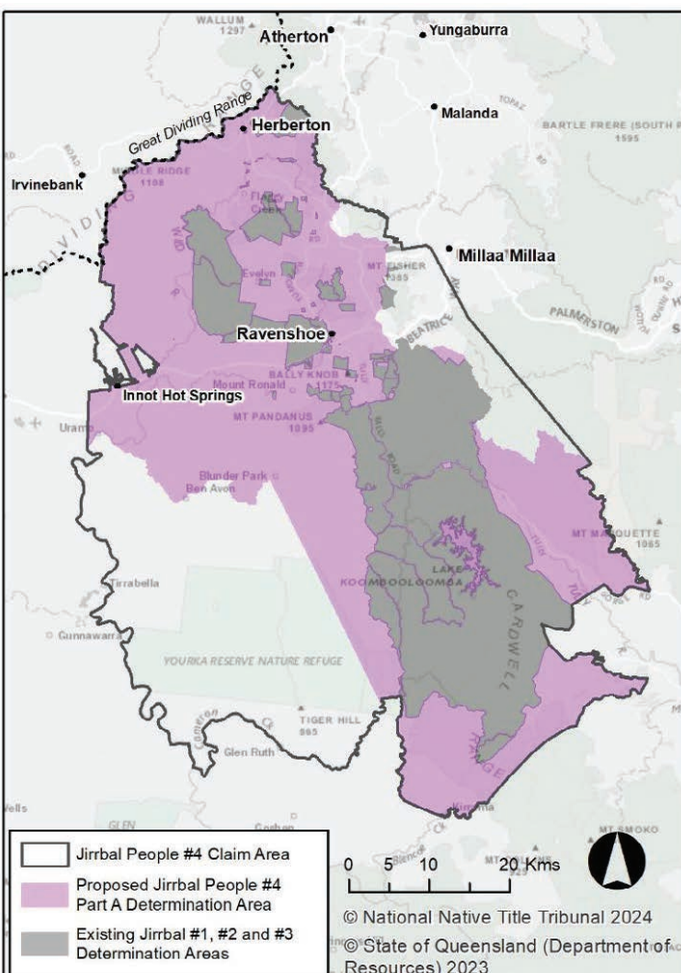
Venue: Atherton International Club 60 Kennedy Hwy, Atherton

PURPOSE OF MEETING

The purpose of this meeting is to consider, and if appropriate, make decisions about the following:

- CONFIRM the agreed and adopted decision making process to be used for making decisions at the meeting.
- CONFIRM that the amended Jirrbal People #4 claim group description (as authorised by two group meetings on 6 December 2022) is to be used in the Jirrbal People #4 claimant application for a determination of native title (**Form 1**), and that the Form 1 should be amended accordingly so that the claim group description in the Form 1 aligns with the description of the Jirrbal People Native Title Holders for the proposed Part A determination.
- CONFIRM that the conditions on the authority of the Applicant, previously authorised in 2015, remain in effect.
- AUTHORISE a draft agreement under s.87A of the *Native Title Act 1993* (Cth) (**s.87A agreement**) which agreement contains the proposed consent determination of native title for the Part A area (**Part A determination**). *Please note that the draft s.87A agreement will be tabled at the meeting.*
- AUTHORISE the nomination of the **Wabubadda Aboriginal Corporation RNTBC** (ICN 7117) to be the agent prescribed body corporate for the Part A determination.

Map of Jirrbal People #4 Claim Area & Part A Determination Area



PERSONS WHO ARE ELIGIBLE TO ATTEND

All members of the Jirrbal People #4 claim group as described below are eligible and invited to attend this meeting.

The Jirrbal People #4 claim group is comprised of those Aboriginal persons who are descended (which may include descent by adoption) from one or more of the following apical ancestors (listed alphabetically):

- | | |
|--|--|
| 1. Betty (aka Biddy) Gordon | 20. Lucy Gordon/Lifu |
| 2. Bonnel Logan and Jinnie | 21. Minnie Silent |
| 3. Bulbulyarraman Willie Mango or his wives Nellie and Calida | 22. Murrigami (aka Jim Clarke) |
| 4. Charlie (Jurabagle) Woods | 23. Murriuemie |
| 5. Chloe McKenzie/Cameron | 24. Nellie Deagon |
| 6. Dubula Lorna Lawrence (nee Robinson) | 25. Nellie Googooburra |
| 7. Ethel Perrott | 26. Nellie Keough/James, Merti/Bertie or Peter |
| 8. Harry Maloon | 27. Nellie Williams |
| 9. Jack (Deinjo) Watson/Major | 28. Polly Hull |
| 10. Jack Robinson | 29. Polly Robinson (1) (aka Polly Ingham) or her husband Mick Robinson |
| 11. Jerry Linedale or Maggie | 30. Polly Robson |
| 12. Jimmy Darcy or his wives Polly and Lassie Darcy | 31. Romeo Robson (aka Robinson) or his wife Topsy |
| 13. Jimmy Murray (aka Jimmy Minegan) or his wives Jinnie (aka Jay Minigan) and Misashay (aka Maryanne) | 32. Rosie Congoo |
| 14. Joe Robinson or Eva Robinson | 33. Sam Boyd |
| 15. Katie Cameron | 34. Toby and Polly |
| 16. King Jimmy Robertson/Robinson (aka Jimmy King) or his wives Kitty Robertson or Polly Malone | 35. Tommy Gardiner (aka Tommy Anderson) |
| 17. King Sandy Maynard or his wife Annie Thomas | 36. Tommy Herberton's siblings |
| 18. Linda Duffin (aka Linda McGuire) | 37. Tommy Toombs or his wife Polly |
| 19. Lizzie Palmer, Maggie Cross or Mary Todd | 38. Una Woodleigh |
| | 39. Wanmal and Yugibidjal |
| | 40. Youall Biddy-Robinson or her husband Tommy Herberton |
| | 41. Youall Biddy-Robinson's siblings |

If you have any questions about whether you are a member of the Jirrbal People #4 claim group as described above, please contact NQLC and ask to speak with anthropologist **Kara Dunn** by telephone on (07) 4042 7000 or **Freecall 1800 814 779** or send an email to kdunn@nqlc.com.au.

To confirm your interest in attending this meeting, or to enquire about travel assistance please contact **Cherona Walker** at NQLC on **Freecall 1800 814 779** or (07) 4042 7000 or cwalker@nqlc.com.au by no later than 5pm Friday, 22 March 2024. Please note that there is limited funding available and any requests for travel assistance after this date will not be approved. All approvals for travel assistance are subject NQLC policy.



Notice under Section 29 of the Native Title Act 1993, Exploration Licence Numbers EL9345 EL8768 & EL7439 (Act 1992)

This notice is given in accordance with the requirements of section 29 of the Native Title Act 1993 (Commonwealth).

Description of the nature of the act

Pursuant to the *Native Title (Right to Negotiate (Exclusion) – NSW Land) Determination No. 1 of 1996* (Cth), Exploration Licences EL9345 EL8768 & EL7439 include a condition to the effect that the holder must not prospect on any land or waters covered by the licences in relation to which native title exists without the prior written consent of the Minister administering the *Mining Act 1992* (the 'Native Title Condition').

The Minister administering the *Mining Act 1992* intends to give consent to prospecting on land subject to native title in the licences in accordance with the *Native Title (Right to Negotiate (Inclusion) – NSW Land) Approval No. 1 of 1996* (Cth).

Should consent be granted, the licence holder may apply to renew or transfer the licences prior to them expiring (including partial renewals or partial transfers).

Note: If the consent is granted, it will apply to any renewal, re grant or re-making (including partial renewals or partial transfers) or extension of the term of the licences, which may be valid pursuant to section 24MD(1) of the *Native Title Act 1993* (Cth) without a further notification under section 29.

Holder's details

Oxley Exploration Pty Ltd (ACN 137 511 141) is the holder of Exploration Licences EL9345 & EL7439 for Group 1 minerals.

Oxley Exploration Pty Ltd (ACN 137 511 141) is the holder of Exploration Licence EL8768 for Groups 1 and 2 minerals.

The licences contain a condition that the holder must not prospect on any land or waters on which native title exists without the prior consent of the Minister administering the *Mining Act 1992*. The licence holder has sought the Minister's consent to conduct prospecting activities in the entire licence areas.

Description of area that may be affected

The entire area of Exploration Licence EL9345 which covers about 37 units and is situated approximately 31 kilometres west northwest of Tottenham, in the State of NSW.

The entire area of Exploration Licence EL8768 which covers about 46 units and is situated approximately 42 kilometres northwest of Tottenham, in the State of NSW.

The entire area of Exploration Licence EL7439 which covers about 19 units and is situated approximately 27 kilometres west northwest of Tottenham, in the State of NSW.

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

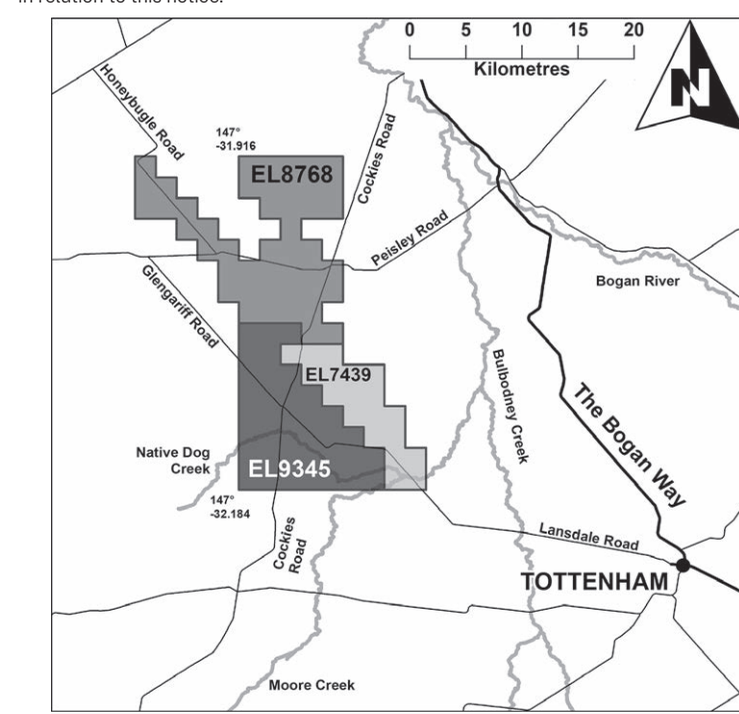
The Minister administering the *Mining Act 1992*, PO Box 344, Hunter Region Mail Centre, NSW 2310.

How further information about the act can be obtained

Further information may be obtained from; Assessments and Systems, Regional NSW on (02) 4063 6600 or titles@regional.nsw.gov.au.

Notification Day

For the purposes of section 29(4) of the *Native Title Act 1993* the notification day is 28 March 2024. 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.



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Monthly amount \$ (min \$20)	Surname:
Card holder's Signature:	Address:
Cardholder's Name:	Suburb:
Card type: <input type="checkbox"/> Visa <input type="checkbox"/> Mastercard <input type="checkbox"/> Amex	Town/city:
Exp /	Postcode:
Credit card number:	Phone:
Email:	

Thank you!

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

Notification day: 27 March 2024



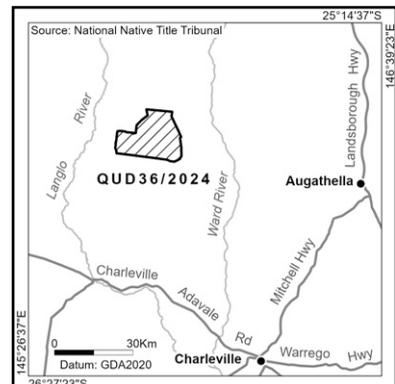
**National
Native Title
Tribunal**

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 **26 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 26 June 2024**. Further information regarding how to file a Form 5 is available from www.fedcourt.gov.au. After **26 June 2024**, you will need to seek leave from the Federal Court to become a party.



Applicant's name: Gidyea Cattle Company Pty Ltd ACN 653 060 489
Federal Court File No: QUD36/2024

Non-native title interest: The Applicant is the Registered Lessee of Lot 16 on Crown Plan LO85

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

Description: The application area covers about 307 sq km over Lot 16 on Crown Plan LO85 and is located about 82 km north west of Charleville

Relevant LGA: Blackall Tambo Regional Council

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

**NOTICE OF WONGKUMARA NATIVE TITLE
AUTHORISATION MEETING QUD851/2018**

The Applicants of the Wongkumara Native Title Claim QUD 851 of 2018 have called an authorisation meeting for the following purposes:

- Approve a draft s 87A Agreements in repeat of Parts A and Part B of the claim group area for a Determination of Native Title over the Wongkumara Native Title Claim Area.
- Authorise the nomination of the Wangkumara Kavalanyi Aboriginal Corporation ICN 7384 (WKAC) to hold the Native Title on Trust for the Wongkumara people and to be the Registered Native Title Body Corporate (RNTBC) for those rights and interests in the proposed determination area.
- Authorise ILUA's with the State of NSW and the State of Queensland in respect of all or parts of the Wongkumara claim area and with Yandruwanda Yawarrawarrka Traditional Land Owners (Aboriginal Corporation) TNTBC (ICN 3840) negotiated as part of the resolution of, or relevant to, the claim.
- Authorise the outcomes negotiated by the Wongkumara Negotiating Team with the State of NSW providing compensation.

The arrangements for the meeting are as follows:

Date: 12:00pm to 4:00pm 17 April 2024 and, if required, 9:30am to 12:30pm 18 April 2024

Venue: Dubbo Turf Club, Merrilea Road, Dubbo NSW 2830.

Only Native Title Holders will be entitled to participate in the meeting:

The Native Title Holders are the Wongkumara People. The Wongkumara People are the descendants of ancestors who are recognised as having had a connection to the Determination Area in accordance with the laws and customs of the regional society described by Professor A P Elkin as "the Lakes Group", and who are recognised and accepted by other Wongkumara People as being native title holders. Those ancestors include:

- Charlotte (mother of Jack, Queenie and May Hines, Rosie Jones and Willy Dutton);
- Siblings Polly (mother of Albert Ebsworth, Same and Tommy Burgamar) and Charlie Nockatunga;
- Maggie and Tommy (parents of Nellie Flash and Angelina);
- Kutji (mother of George Dutton);
- Tarella and her children Elizabeth and Harry (Fred) Hartnett;
- Norman Harding;
- Siblings Nellie (mother of Lucy Harding) and Judy (mother of Donald David Gillis);
- Jenny (mother of Alf Barlow); and
- Neddie and Nancy (grandparents of Jimmy Sedeek).

The Wongkumara People include persons who are adopted into the families of the Wongkumara People in accordance with traditional laws and customs, and who are recognised and accepted by other Wongkumara People as being native title holders.

Travel Assistance:

The only assistance provided will be reimbursement of money spent on fuel for motor vehicles or bus tickets for travel to and from Dubbo for this Authorisation Meeting, but only if receipts or invoices as proof expenditure are provided.

Registration

To Register please contact Eddy Neumann Lawyers by

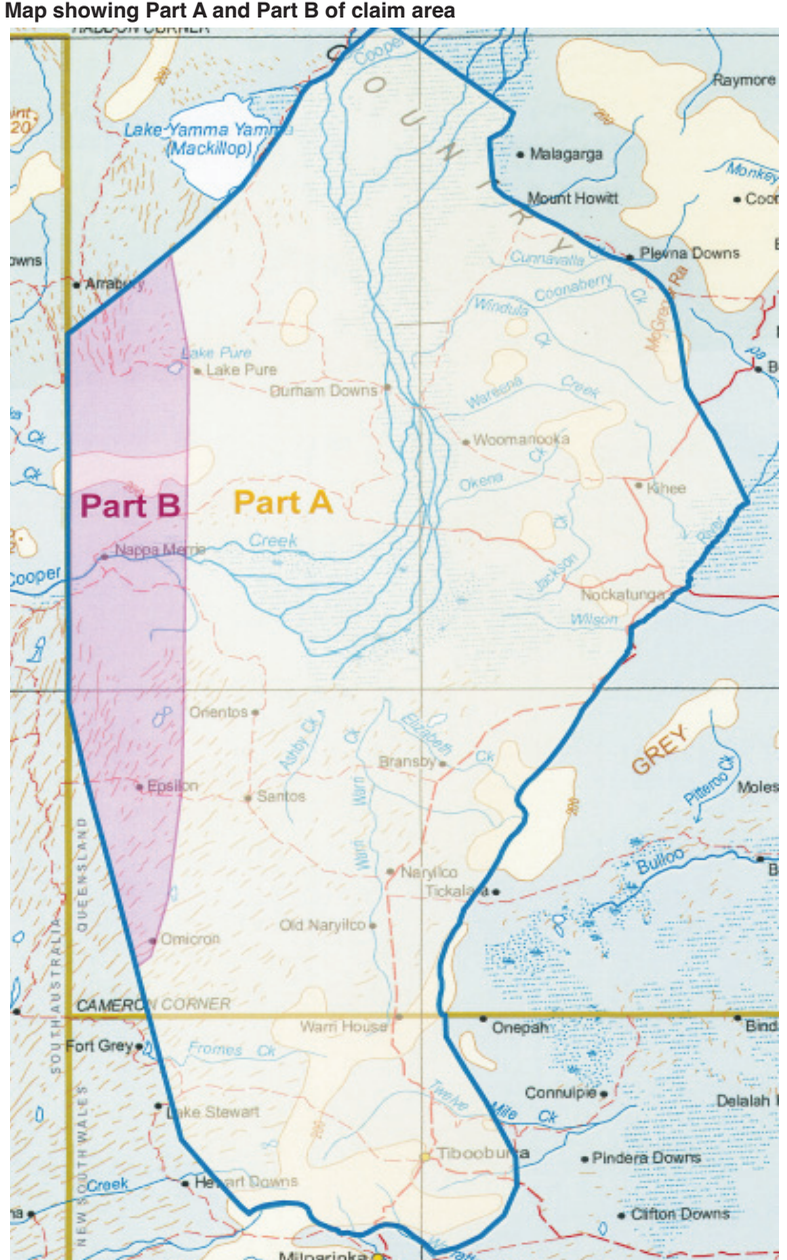
Post: Level 1, 255 Castlereagh Street Sydney NSW 2000,

Email: info@eddyneumann.com.au OR

Phone: 02 9264 9933

and provide the following information by 4pm 10th of April 2024 your Full Name, Date of Birth, address, telephone, email and which of the above listed ancestor(s) you are descended from.

Map showing Part A and Part B of claim area



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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
27/623	MOHO RESOURCES LIMITED	694896	125.75HA	28.2km E'ly of Broad Arrow	Lat: 30° 24' S; Long: 121° 37' E	KALGOORLIE-BOULDER CITY
30/335	CARNEGIE GOLD PTY LTD	693944	15.21HA	55.9km of Ora Banda	Lat: 30° 3' S; Long: 120° 35' E	COOLGARDIE SHIRE, MENZIES SHIRE
30/335	CARNEGIE GOLD PTY LTD	693946	7.63HA	54.9km NW'ly of Ora Banda	Lat: 30° 4' S; Long: 120° 35' E	COOLGARDIE SHIRE, MENZIES SHIRE
31/1316	DYNAMIC METALS LIMITED	696014	99.95HA	57.3km SW'ly of Edjudina	Lat: 30° 4' S; Long: 121° 50' E	KALGOORLIE-BOULDER CITY, MENZIES SHIRE
47/3504	INDEE GOLD PTY LTD	696001	26.12HA	25.7km E'ly of Whim Creek	Lat: 20° 52' S; Long: 118° 4' E	KARRATHA CITY, PORT HEDLAND TOWN

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

Notification day: 13 March 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 the applications. The 3 month period closes on 13 June 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.

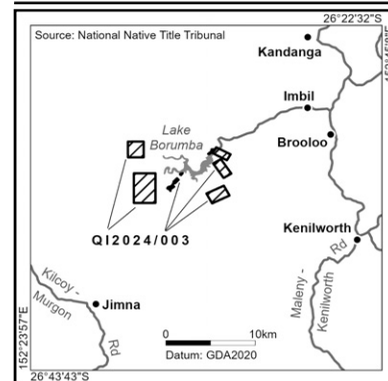
Expedited procedure: The State of Western Australia considers that these acts are acts attracting the expedited procedure. Each amalgamation application may be granted unless, within the period of 4 months after the notification day (i.e. 13 July 2024), a native title party lodges an objection with the 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.

DMIRS_20450

Notice of an application to register an area agreement on the Register of Indigenous Land Use Agreements in Queensland

Notification day: 20 March 2024



QI2024/003 Borumba Pumped Hydro Project Investigative Works ILUA

Description of the agreement area:

The agreement area covers a combined area of about 15.9 sq km and is located about 9.5 km south west of Imbil in the vicinity of Lake Borumba

Relevant LGA: Gympie Regional Council

The agreement contains the following statements:

3.5 Consent to and validity of Agreed Acts - section 24EB

(a) For the purposes of section 24EB(1)(b) of the Native Title Act and regulation 7(5)(a) of the ILUA Regulations, the Parties consent to the Agreed Acts, to the extent they involve Future Acts in the ILUA Area, without conditions but in accordance with this ILUA. (b) The Parties acknowledge that on Registration of this ILUA, to the extent that Native Title exists in the ILUA Area and is affected by the Agreed Acts, the Agreed Acts are valid pursuant to section 24EB(2) of the Native Title Act.

3.6 Right to negotiate - section 24EB(1)(c)

The Parties agree that the process set out in Subdivision P, Division 3 of Part 2 of the Native Title Act, known as the "right to negotiate" process, does not, and is not intended to, apply to the Agreed Acts for the purposes of section 24EB(1)(c) of the Native Title Act and regulation 7(5)(b) of the ILUA Regulations.

4. Agreed Acts

4.1 Consent

(a) The Parties consent and agree to the Agreed Acts, with this consent to apply from the Commencement Date to the extent possible under Applicable Laws.

(b) The Parties acknowledge and agree that by entering into this ILUA, the Kabi Kabi Claimants, KKPAC and the Kabi Kabi First Nation Traditional Owners in no way endorse or consent to the Project, other than by providing their consent to the Agreed Acts.

4.5 Other Future Acts for the Project

To avoid doubt, the consent to the Agreed Acts in clause 4.1 ("Consent") does not include consent to Future Acts for the Project which are not Investigative Works.

Agreed Acts means: (a) the Grant of the Project Rights and exercise of those Project Rights; (b) the doing of the Investigative Works; and (c) the doing of any other act necessary, ancillary, convenient, usual or incidental to give effect to the Grant and exercise of the Project Rights and the doing of the Investigative Works, in the ILUA Area.

Applicable Laws means: (a) legislation including regulations, by-laws, orders, awards and proclamations with which a Party is legally required to comply; (b) common law and equity (if applicable); and (c) government or judicial requirements, guidelines, consents, certificates, licences, permits and approvals, including conditions in respect of those consents, certificates, licences, permits and approvals, with which a Party is legally required to comply.

Future Act has the meaning given to that term in section 233 of the Native Title Act.

ILUA Regulations means the *Native Title (Indigenous Land Use Agreements) Regulations 1999 (Cth)*.

Investigative Works means all activities carried out in the ILUA Area prior to the formal approval of an EIS for the Project, also known as or termed by Queensland Hydro as 'exploratory works', and includes: (a) preliminary studies, including environmental, ecological, geotechnical, and hydrological studies, and Aboriginal Cultural Heritage surveys; (b) engineering design and financial cost estimates; (c) early stage construction activities including boreholes, exploratory tunnel excavation, portal and operating pad infrastructure, temporary construction camps and facilities, temporary water supply pipelines, pumps and tanks, new access roads, tracks and watercourse crossings, public road upgrades and watercourse crossing improvement, survey control monuments and water monitoring bores; and (d) any other early work and investigative activities incidental to or ancillary to the works described in (a) to (c) above and reasonably required for the Project and which can be undertaken without the approval of an EIS for the Project.

Kabi Kabi First Nation Traditional Owners means the persons within the Native Title Claim Group for the Kabi Kabi First Nation Traditional Owners Claim.

Kabi Kabi First Nation Traditional Owners Claim means the native title determination application lodged in the Federal Court of Australia in *Michael Douglas and others on behalf of the Kabi Kabi First Nation Traditional Owners Claim Group and State of Queensland (QUD20/2019; QC2018/007)*.

Native Title has the meaning given to that term in section 223 of the Native Title Act.

Native Title Act means the *Native Title Act 1993 (Cth)*.

Project means the proposed 2 Gigawatt pumped hydro energy storage facility located at Borumba Dam, near Imbil, Queensland, but does not include high voltage transmission lines to connect the facility to the National Electricity Market beyond the facility's network connection point.

Project Rights means all approvals, authorisations, authorities, certificates, consents, declarations, dedications, directions, easements, leases, licences, notices, permits, reserves, revocations, rights, tenures or titles from any Government Agency or other holder of such interests which are necessary, ancillary, usual or incidental to undertake the Investigative Works in accordance with all Applicable Laws, including any lease, agreement, licence, permit or other authority under section 34 of the *Nature Conservation Act 1992 (Qld)* and sections 35 and 56 of the *Forestry Act 1959 (Qld)*.

Registered means that details of this ILUA appear on the Register of Indigenous Land Use Agreements, and **Registration** has a corresponding meaning.

Parties to the agreement and their contact addresses:

Queensland Hydro Pty Ltd (ACN 661 444 515) (Queensland Hydro) PO Box 12278 George Street Brisbane QLD 4003	Kabi Kabi Peoples Aboriginal Corporation (ICN 8996) (KKPAC) Michael Douglas, Helena Gulash, Cecilia Combo, Melissa Bond, Norman Bond, Kerry Jones and Brian Warner in their capacity as Registered Native Title Claimants on behalf of the Kabi Kabi First Nation Traditional Owners Native Title Claim Group (QUD20/2019; QC2018/007) (Kabi Kabi Claimants) c/- P&E Law, PO Box 841, Maroochydore QLD 4558
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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 the agreement may wish, in response to this notice, to make a native title determination application or equivalent application under a law of a state or territory in respect of any part of the area. **The application must be made by 20 June 2024**. If that application is registered on the Register of Native Title Claims, the registered native title claimants must be a party to this agreement before it can be registered.

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

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

On behalf of the Association Management Committee notice is hereby given for the

33rd ANNUAL GENERAL MEETING

of the

NSW Aboriginal Education Consultative Group Incorporated

It will take place on
THURSDAY, 18th APRIL 2024

at
Novotel Sydney Brighton Beach
Cnr, The Grand Parade & Princess Street
Brighton-le-Sands NSW 2216

Commencing at 1:00pm sharp

We promote respect, empowerment and self-determination

For further information please contact the NSW AECG Inc. Secretariat on:
Ph - (02) 9550 5666

Email: info@aecg.nsw.edu.au



New South Wales
Aboriginal Education
Consultative Group Inc.

Heritage Act 1977

Notice of intention to consider listing on the State Heritage Register

The Heritage Council of NSW is considering whether to recommend the place below for listing on the State Heritage Register in acknowledgment of its heritage significance.

The Powerhouse Museum Complex, 494 – 500 Harris Street, Ultimo (extension of Ultimo Power House, State Heritage Register item no. 02045)

Written submissions on this listing are invited from any interested person by COB 9 April 2024. Enquiries to Stuart Read on (02) 9873 8554.

Further details on the nominated place can be viewed at:

environment.nsw.gov.au/topics/heritage/request-a-heritage-listing/nominate-an-item-for-listing-on-the-state-heritage-register/comment-on-nominations

Direct submissions to:

Heritage Council of NSW
Locked Bag 5020
Parramatta NSW 2124 or
heritagemailbox@environment.nsw.gov.au

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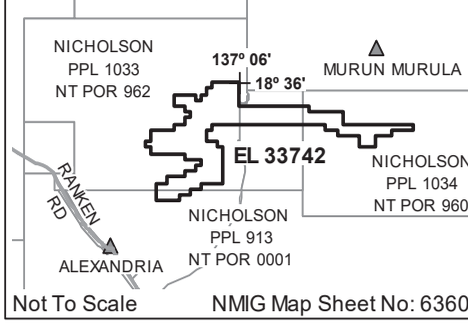
NOTICE OF PROPOSED GRANT OF EXPLORATION LICENCES

NATIVE TITLE ACT 1993 (CTH) SECTION 29

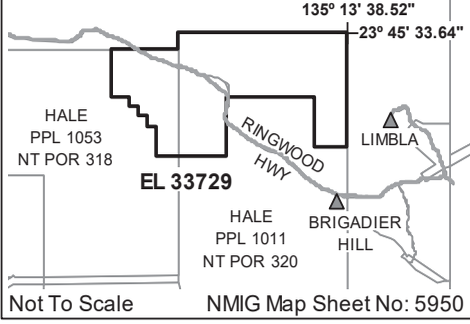
The Honourable Mark Monaghan MLA, the Northern Territory Minister for Mining, C/- Department of Industry, Tourism and Trade, GPO Box 4550 DARWIN NT 0801, hereby gives notice in accordance with section 29 of the Native Title Act 1993 (Commonwealth) of his intent to do an act, namely to grant the following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

Applications to which this notice applies:

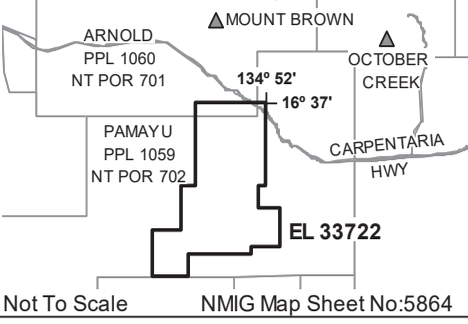
Exploration Licence 33742 sought by BAUDIN RESOURCES PTY LTD, ACN 618 455 593 over an area of 250 Blocks (814 km²) depicted below for a term of 6 years, within the MITCHIEBO locality.



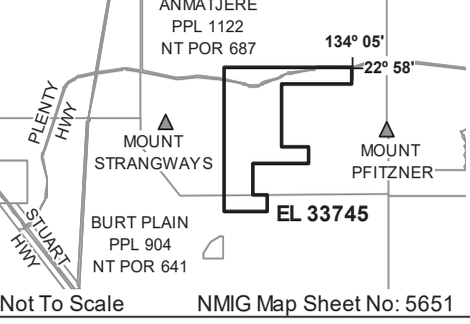
Exploration Licence 33729 sought by CRITICAL NEW AGE MINERALS PTY LTD, ACN 674 060 103 over an area of 249 Blocks (726 km²) depicted below for a term of 6 years, within the LIMBLA locality.



Exploration Licence 33722 sought by GREEN CRITICAL MINERALS LIMITED, ACN 118 788 846 over an area of 250 Blocks (822 km²) depicted below for a term of 6 years, within the OCTOBER locality.



Exploration Licence 33745 sought by URO CORPORATION PTY LTD, ACN 653 927 998 over an area of 38 Blocks (121 km²) depicted below for a term of 6 years, within the BURT locality.



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

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

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

Notification Day: 13 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
Exploration Licence	27/726	PURE GOLD PTY LTD	4BL	52.8km NE'ly of Kalgoorlie	Lat: 30° 27' S: Long: 121° 54' E	KALGOORLIE-BOULDER CITY
Exploration Licence	36/1091	BARACUS PTY LTD	40BL	46km S'ly of Leinster	Lat: 28° 20' S: Long: 120° 43' E	LEONORA SHIRE
Exploration Licence	38/3931	KALLENIA MINES PTY LTD	17BL	175.3km N'ly of Laverton	Lat: 27° 3' S: Long: 122° 11' E	LAVERTON SHIRE
Exploration Licence	39/2387	LORD BYRON MINING PTY LTD	4BL	89.2km SE'ly of Laverton	Lat: 29° 7' S: Long: 123° 7' E	MENZIES SHIRE
Exploration Licence	51/2200	MINING EQUITIES PTY LTD	11BL	43.8km SE'ly of Peak Hill	Lat: 25° 54' S: Long: 119° 3' E	MEEKATHARRA SHIRE
Exploration Licence	57/1180	NEMEX PTY LTD	11BL	108.9km NE'ly of Paynes Find	Lat: 28° 48' S: Long: 118° 40' E	SANDSTONE SHIRE
Exploration Licence	57/1425	ROX (MURCHISON) PTY LTD	3BL	81km SW'ly of Sandstone	Lat: 28° 36' S: Long: 118° 51' E	SANDSTONE SHIRE
Exploration Licence	57/1426	GATEWAY MINING LIMITED	5BL	88.3km N'ly of Sandstone	Lat: 27° 11' S: Long: 119° 16' E	WILUNA SHIRE
Exploration Licence	70/6589	REDGATE EXPLORATION PTY LTD	7BL	25.2km NE'ly of Mukinbudin	Lat: 30° 45' S: Long: 118° 23' E	MUKINBUDIN SHIRE
Exploration Licence	77/3163	ALTAN RIO MINERALS (AUST) PTY LTD	8BL	55.2km NW'ly of Southern Cross	Lat: 30° 49' S: Long: 118° 58' E	YILGARN SHIRE
Exploration Licence	77/3183	POLARIS METALS PTY LTD	8BL	129.1km NE'ly of Mukinbudin	Lat: 30° 2' S: Long: 119° 5' E	YILGARN SHIRE
Prospecting Licence	16/3368	SLIPSTREAM EXPLORATION PTY LTD	199.50HA	32.3km N'ly of Coolgardie	Lat: 30° 40' S: Long: 121° 2' E	COOLGARDIE SHIRE
Prospecting Licence	16/3370	SLIPSTREAM EXPLORATION PTY LTD	188.54HA	31.1km NW'ly of Coolgardie	Lat: 30° 41' S: Long: 121° 2' E	COOLGARDIE SHIRE
Prospecting Licence	16/3371	SLIPSTREAM EXPLORATION PTY LTD	195.90HA	29.3km N'ly of Coolgardie	Lat: 30° 42' S: Long: 121° 3' E	COOLGARDIE SHIRE
Prospecting Licence	16/3447	MURTAGH, Jason Lee	153.93HA	27.8km SW'ly of Ora Banda	Lat: 30° 34' S: Long: 120° 54' E	COOLGARDIE SHIRE
Prospecting Licence	24/5722	FLEMING, Leo Glenn	129.53HA	9km SE'ly of Ora Banda	Lat: 30° 26' S: Long: 121° 6' E	KALGOORLIE-BOULDER CITY
Prospecting Licence	25/2779	ARDEA EXPLORATION PTY LTD	186.08HA	36.8km E'ly of Kalgoorlie	Lat: 30° 50' S: Long: 121° 50' E	KALGOORLIE-BOULDER CITY
Prospecting Licence	25/2781	COSTANZO, Patrick Natale	66.69HA	38.1km E'ly of Kalgoorlie	Lat: 30° 43' S: Long: 121° 51' E	KALGOORLIE-BOULDER CITY
Prospecting Licence	25/2789	FORTIFY MINING PTY LTD	188.81HA	37.5km E'ly of Kalgoorlie	Lat: 30° 45' S: Long: 121° 51' E	KALGOORLIE-BOULDER CITY
Prospecting Licence	25/2791	FORTIFY MINING PTY LTD	188.75HA	38.5km E'ly of Kalgoorlie	Lat: 30° 45' S: Long: 121° 52' E	KALGOORLIE-BOULDER CITY
Prospecting Licence	25/2792	FORTIFY MINING PTY LTD	188.85HA	39.5km E'ly of Kalgoorlie	Lat: 30° 45' S: Long: 121° 52' E	KALGOORLIE-BOULDER CITY
Prospecting Licence	27/2575-S	BRANCH, Ian Robert	9.74HA	56.6km NE'ly of Broad Arrow	Lat: 30° 12' S: Long: 121° 51' E	KALGOORLIE-BOULDER CITY
Prospecting Licence	28/1412-S	TION, Nardyn Andre	4.69HA	78.1km S'ly of Edjudina	Lat: 30° 30' S: Long: 122° 14' E	KALGOORLIE-BOULDER CITY
Prospecting Licence	28/1413-S	TION, Nardyn Andre	5.04HA	78.3km E'ly of Kalgoorlie	Lat: 30° 30' S: Long: 122° 14' 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: 13 March 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 **13 June 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. **13 July 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 20449

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