

NOTICE OF PROPOSED GRANT OF MINING LEASES

NATIVE TITLE ACT 1993 (CTH) SECTION 29

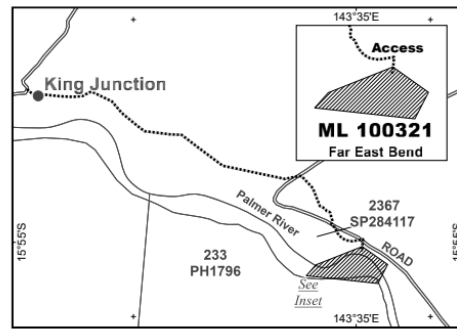
The Queensland Minister for Resources and Critical Minerals, PO Box 15216, City East, Queensland, 4002, hereby gives notice in accordance with section 29 of the *Native Title Act 1993* (Cth) of the proposed grant of Mining Lease (ML) shown below, subject to the provisions of the *Mineral Resources Act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

Nature of Act(s): The grant of the Mining Leases 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 the Mining Lease includes the granting of access as shown above.

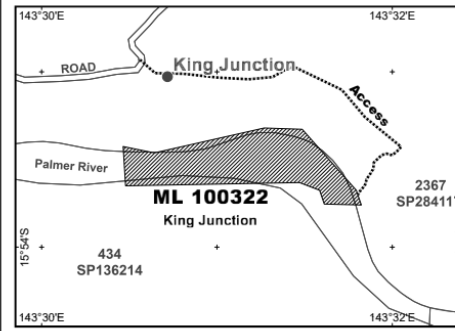
Name and Address of person doing Act(s): It is proposed that the Mining Leases be granted subject to the provisions of the *Mineral Resources Act 1989* (Qld) by the Queensland Minister for Resources and Critical Minerals, PO Box 15216, City East, Queensland, 4002.

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 grant of the Mining Lease. 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

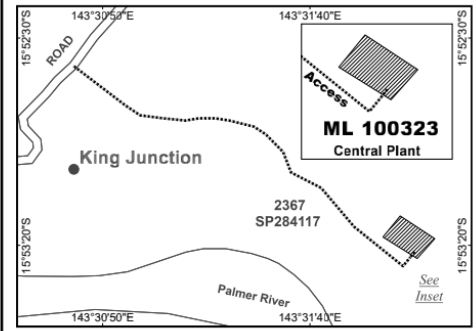
Mining Lease 100321 sought by Aurum Vale Pty Ltd, ACN 608 719 955, over an area of 104.97 ha, centred approximately 8 kms South East of King Junction, in the locality of the Cook Shire Council.



Mining Lease 100322 sought by Aurum Vale Pty Ltd, ACN 608 719 955 over an area of 107.96 ha, centred approximately 1.5 kms South East of King Junction, in the locality of the Cook Shire Council.



Mining Lease 100323 sought by Aurum Vale Pty Ltd, ACN 608 719 955, over an area of 5.81 ha, centred approximately 2.5 kms South East of King Junction, in the locality of the Cook Shire Council.



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, Mining Registrar, Mineral Assessment Hub, Level 9, Verde Tower, 445 Flinders Street, Townsville, Queensland, 4810. Telephone: (07) 4447 9230 or Email: MineralHub@resources.qld.gov.au.

Notification Day: 24 April 2024

Preparation of an Aboriginal Cultural Heritage Assessment Report to inform the Staged Delivery of the Structure Plan for the Glenfield Precinct, NSW

Public Notice and Registration of Interest National Parks and Wildlife Act 1974

City Plan Heritage have been engaged by Landcom to prepare an Aboriginal cultural heritage assessment report to inform the staged delivery of the structure plan for the Glenfield Precinct, NSW. The proposed structure plan and subsequent ancillary works may result in impacts upon Aboriginal objects protected under the National Parks and Wildlife Act 1974 and will therefore require the preparation of an Aboriginal Cultural Heritage Assessment Report. In accordance with Heritage NSW (2010) Aboriginal Cultural Heritage Consultation Requirements for Proponents, individuals or groups who hold cultural knowledge relevant to establishing the significance of potential Aboriginal objects and intangible cultural values in the area of the proposed development are invited to register their interest to participate in the heritage consultation and assessment process.

Contact details are as follows:

Duong No
Development Manager
Landcom
T: 02 9841 8173

Contact details for the heritage consultant:

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

The registration period closes on Friday 26 April 2024.

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

Notification day: 24 April 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 **23 July 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 23 July 2024**. Further information regarding how to file a Form 5 is available from www.fedcourt.gov.au. After 23 July 2024, you will need to seek leave from the Federal Court to become a party.



Applicant's name: Raymond Gregory & Betty Jenette Taylor
Federal Court File No: QUD74/2024

Non-native title interest: The Applicants are the holders of State leasehold land Lot 1357 on Crown Plan PH1674, being Rolling Term Lease PH10/1357, Title Reference 17664195

Order sought by Applicant: The applicant seeks a determination that native title does not exist in relation to the land in the State of Queensland comprised in and known as Lot 1357, Crown Plan PH1674, title reference 17664195

Description: The application area covers about 322 sq km over Lot 1357 on Crown Plan PH1674 and is located about 75 km south west of Charleville

Relevant LGA: Murweh Shire Council

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

NOTICE OF MEETING OF BARNGARLA NATIVE TITLE HOLDERS TO CONSIDER PROPOSED INDIGENOUS LAND USE AGREEMENT UNDER THE NATIVE TITLE ACT 1993 (CTH)

Proposed Renascor ILUA

The Barngarla Determination Aboriginal Corporation RNTBC ICN 8603 (**BDAC**) is undertaking consultation about a proposal to enter into an Indigenous Land Use Agreement (Body Corporate Agreement) (**ILUA**) pursuant to Subdivision B of Division 3 of Part 2 of the **Native Title Act 1993** (Cth) (**NT Act**) with Renascor Resources Ltd and Ausmin Development Pty Ltd (together the **Company**).

The proposed ILUA covers land near Arno Bay in the area set out in the map contained in this notice (**the ILUA Area**). For a full description of the ILUA Area please contact BDAC.

What is the ILUA for?

The ILUA would allow the Company to construct a desalination plant (including an offshore pipeline and an onshore pipeline) on native title land within the ILUA area. The non-extinguishment principle would apply to all acts consented to in the ILUA and accordingly no native title would be extinguished, however native title rights within the ILUA Area would be affected.

The desalination plant is required to support the Company's mining operations, which will be located on land within the ILUA Area where native title has previously been extinguished. The ILUA would provide benefits and compensation for any affect that the project has on native title. The ILUA would also provide a heritage protocol that applies to all land in the ILUA Area regardless of whether native title exists or has previously been extinguished.

Who should attend this meeting?

The common law holders for the ILUA Area are the Barngarla native title holders (**Barngarla People**). The Barngarla People as determined by the Federal Court of Australia are those persons:

- who are related by means of the principle of descent to the following Barngarla apical ancestors:
 - o the siblings Percy Richards and Susie Richards;
 - o Maudie Blade who is the mother of Phyllis Croft;
 - o George Glennie and Mary Glennie;
 - o the siblings Bob Eyles and Harry Croft;
 - o Jack Stuart;
 - o Arthur Davis (also known as King Arthur) and his sons, Andrew Davis, Jack Davis, Stanley Davis and Percy Davis; and
- who have a connection with the Determination Area in accordance with the traditional laws and customs of the Barngarla People; and
- who identify as a Barngarla person and who are accepted by the Barngarla People as a Barngarla person.

BDAC is the Registered Native Title Body Corporate for the ILUA Area. Accordingly, pursuant to section 24BD of the NT Act, it must be a party to the ILUA. BDAC is required to consult with the Barngarla People under the Native Title (Prescribed Bodies Corporate) Regulations 1999 (Cth) (**PBC Regulations**) before making a Native Title Decision. Any member of the Barngarla People as defined by the Federal Court, is eligible to be a member of BDAC. Under the BDAC Rule Book, only Barngarla People can be members of BDAC. Accordingly, any member of BDAC (who by definition will also be a Barngarla native title holder) may attend this meeting.

If you have any doubts about whether you should attend this meeting you can contact BDAC on the details below.

Details of Meeting:

Date: Sunday 14 April 2024
Time: 9:30am registration (for 10:00am start)
Location: The Palms Function Centre
100 McDouall Stuart Avenue
Whyalla Stuart SA 5608

Please email or call to register your attendance at the meeting, work out alternative arrangements, or to obtain a copy of any of the documentation associated with the ILUA (including the Notice of Meeting, a copy of the ILUA or a summary):

bdac.clo@gmail.com

Ph: 0475 254 471

A Area Map



PUBLIC NOTICE

NOTICE OF NATIVE TITLE AUTHORISATION MEETING



South Australian Native Title Services Ltd (SANTS) invites all Yandruwanda Yawarrawarrka People as described below (the proposed native title claim group) to attend a meeting at the time specified below, for the purpose of authorising a native title determination application over the two areas depicted on the map below, hereafter referred to as the Yandruwanda Yawarrawarrka Part C native title determination application.

Under the traditional laws and customs of the Yandruwanda and Yawarrawarrka people, the Yandruwanda Yawarrawarrka native title holders are those living Aboriginal people who identify as, and are recognised by other Yandruwanda Yawarrawarrka native title holders as Yandruwanda or Yawarrawarka (or both), because:

- (a) he or she is biologically descended from one or more of the following Yandruwanda Yawarrawarrka apical ancestors:
- (i) Annie (born at Cordillo Downs), mother of Archie Guttie;
 - (ii) Clara Nirrinni, mother of Frank Book and Alice Miller (nee Booth);
 - (iii) Cora the mother of Bob Parker and Nellie Parker;
 - (iv) The parents of Flash Ted Bikehandle and Flash Tommy;
 - (v) Kimi (born at Innamincka) and his wife;
 - (vi) Maramundu Jack "The Ripper" Parker;
 - (vii) Caroline (born at Cordillo Downs) the mother of Mary Stafford (nee Moore), Jack Moore, Charlie Moore, female twins (Winifred and Freida) and Albert Moore;
 - (viii) Brothers Walter Harris(on) and Dick Harrison;
 - (ix) The parents of Lily (whose married name is Parker) and her sister Kathlene (whose married name is George);
 - (x) Annie and her husband, who are the parents of Coongie Maggie (born at Coongie Lakes in South Australia);
 - (xi) The parents of the sibling set – Billy Parker, Jessy Parker, Peter "Petekin" Parker, and Paddy Parker;
 - (xii) The parents of sibling set – Merty George and Merty Johnny and Merty Mick;
 - (xiii) Larriken Mick; or

- (b) he or she is biologically descended from such other ancestor who is acknowledged by the Yandruwanda Yawarrawarrka native title holders as a Yandruwanda or Yawarrawarrka apical ancestor.

Date: Monday 22 April 2024

Venue: Stamford Grand Glenelg, 2 Jetty Road, Glenelg SA 5045

Time: 10:00 am

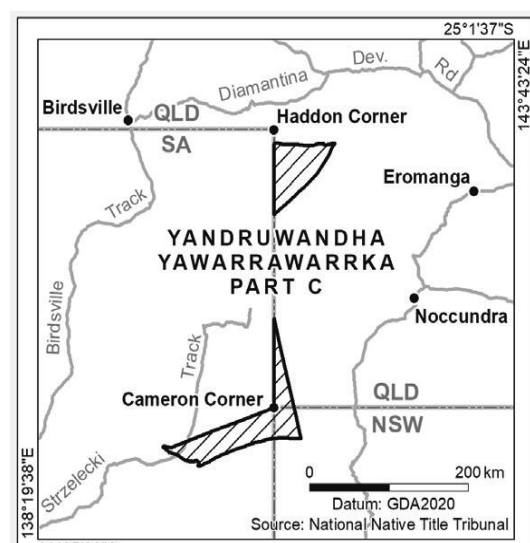
The Purpose of the meeting is to:

1. Authorise the making of a native title determination application on behalf of the proposed native title claim group over the lands and waters marked on the map below;
2. Authorise the Applicants to make the proposed application and deal with all matters arising in relation to it under the *Native Title Act 1993* (Cth);
3. Make decisions about directing and supervising the Applicants in the performance of their duties;
4. Authorise the native title rights and interests to be claimed under the proposed application.

All adult members of the proposed native title claim group (being Yandruwanda Yawarrawarrka native title holders) are invited to contact SANTS on 1800 010 360 to register their attendance at the Authorisation meeting.

All members of the YYTLOAC (Yandruwanda Yawarrawarrka Traditional Land Owners Aboriginal Corporation) RNTBC [ICN 3840] may attend by registration. Other members of the proposed native title claim group should provide their name and contact details, the name of the Yandruwanda Yawarrawarrka apical ancestor from whom they descend and a description of how they identify as, and are recognised by other Yandruwanda Yawarrawarrka as either Yandruwanda or Yawarrawarka (or both). Persons who are not members of YYTLOAC and who satisfy the board of the YYTLOAC that they are Yandruwanda or Yawarrawarrka (or both) will be eligible to attend the authorisation meeting. All registration applications must be provided by close of business on Monday 8 April 2024.

Some 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 day.





YANDRUWANDHA YAWARRAWARRKA NATIVE TITLE HOLDER GROUP

NOTICE OF PBC REGULATIONS R.8 CONSULTATION & CONSENT MEETING

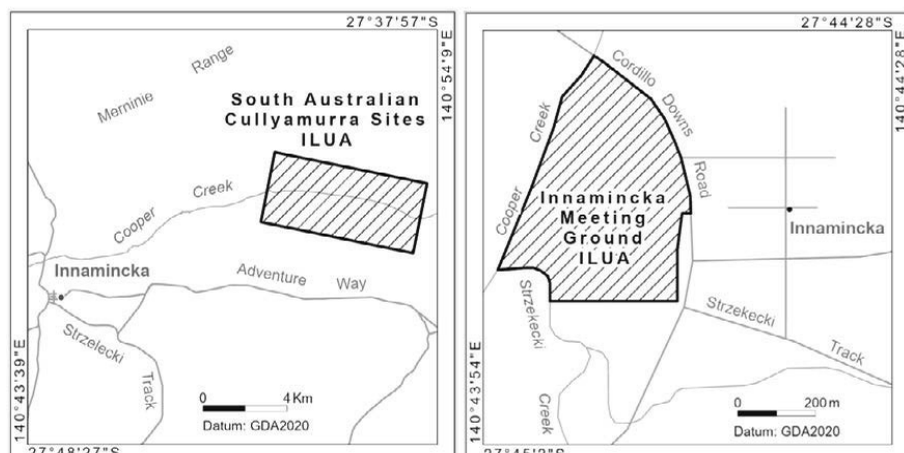
South Australian Native Title Services Ltd (SANTS) invites all Yandruwanda Yawarrawarrka People as described below (the Yandruwanda Yawarrawarrka native title holder group) to attend a meeting to at which the Yandruwanda Yawarrawarrka Traditional Land Owners (Aboriginal Corporation) RNTBC (ICN 3840) will consult with Yandruwanda Yawarrawarrka People about, and seek their consent in relation to, a proposal to execute an Indigenous Land Use Agreement (ILUA) as negotiated with the Wongkumara native title claim group in relation to the land and waters described and shown in the maps below.

The Yandruwanda Yawarrawarrka native title holder group consists of those living Aboriginal people who identify as, and are recognised by other Yandruwanda Yawarrawarrka People as Yandruwanda or Yawarrawarka (or both), because:

- (a) he or she is biologically descended from one or more of the following Yandruwanda Yawarrawarrka:
 - (i) Annie (born at Cordillo Downs), mother of Archie Guttie;
 - (ii) Clara Nirpinni, mother of Frank Book and Alice Miller (nee Booth);
 - (iii) Cora the mother of Bob Parker and Nellie Parker;
 - (iv) The parents of Flash Ted Bikehandle and Flash Tommy;
 - (v) Kimi (born at Innamincka) and his wife;
 - (vi) Maramundu Jack "The Ripper" Parker;
 - (vii) Caroline (born at Cordillo Downs) the mother of Mary Stafford (nee Moore), Jack Moore, Charlie Moore, female twins (Winifried and Freida) and Albert Moore;
 - (viii) Brothers Walter Harris(on) and Dick Harrison;
 - (ix) The parents of Lily (whose married name is Parker) and her sister Kathlene (whose married name is George);
 - (x) Annie and her husband, who are the parents of Coongie Maggie (born at Coongie Lakes in South Australia);
 - (xi) The parents of the sibling set – Billy Parker, Jessy Parker, Peter "Petekin" Parker, and Paddy Parker;
 - (xii) The parents of sibling set – Merty George and Merty Johnny and Merty Mick;
 - (xiii) Larriken Mick; or

(b) he or she is biologically descended from such other ancestor who is acknowledged by the Yandruwanda Yawarrawarrka People as a Yandruwanda or Yawarrawarrka apical ancestor.

The proposed ILUA Area covers two discrete areas in South Australia, one adjacent to the Town of Innamincka and the other surrounding Cullyamurra Waterhole on Cooper Creek. These areas are shown in the maps below. Both areas are subject to a determination of native title recognising the Yandruwanda Yawarrawarrka People as native title holders.



Date: Monday 22 April 2024

Venue: Stamford Grand Glenelg, 2 Jetty Road, Glenelg SA 5045

Time: 10:00 am

The Purpose of the meeting is to:

1. Authorise the terms of an ILUA in relation to the ILUA areas described and depicted above. The terms of the ILUA specify a process for the protection of places of significance under Aboriginal Tradition within the ILUA areas.

All members of the Yandruwanda Yawarrawarrka Part B native title claim group are invited to contact SANTS on 1800 010 360 to register their attendance at the Authorisation meeting.

Some 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 day.

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YANDRUWANDHA YAWARRAWARRKA PART B NATIVE TITLE CLAIMANT GROUP

NOTICE of NATIVE TITLE AUTHORISATION MEETING

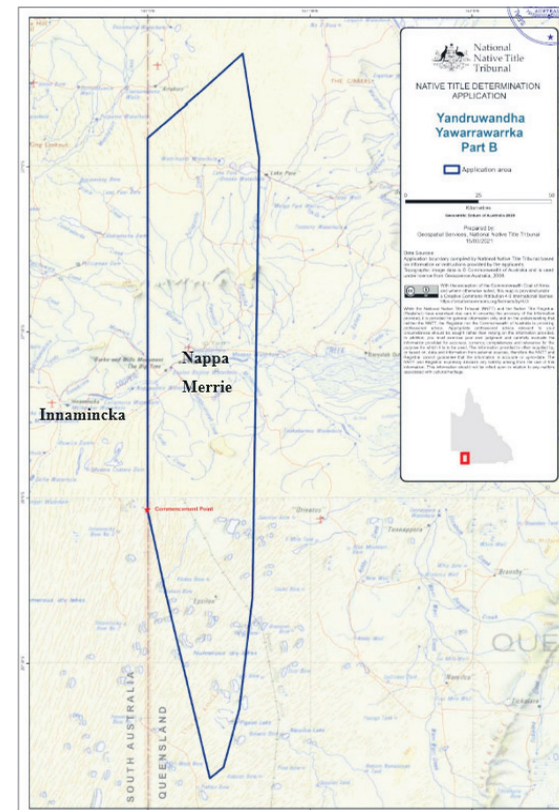
South Australian Native Title Services Ltd (SANTS) invites all Yandruwanda Yawarrawarrka people as described below (the Yandruwanda Yawarrawarrka Part B native title claim group) to attend a meeting to authorise a native title agreement under s.87A of the *Native Title Act 1993* (Cth) (including a proposed Consent Determination), as negotiated with the State of Queensland and the Wongkumara native title claim group in relation to the Yandruwanda Yawarrawarrka Part B native title claim area.

The Yandruwanda Yawarrawarrka Part B native title claim group consists of those living Aboriginal people who identify as, and are recognised by other Yandruwanda Yawarrawarrka People as, Yandruwanda or Yawarrawarka (or both) because:

- (a) he or she is biologically descended from one or more of the following Yandruwanda Yawarrawarrka:
 - (i) Annie (born at Cordillo Downs), mother of Archie Guttie;
 - (ii) Clara Nirpinni, mother of Frank Book and Alice Miller (nee Booth);
 - (iii) Cora the mother of Bob Parker and Nellie Parker;
 - (iv) The parents of Flash Ted Bikehandle and Flash Tommy;
 - (v) Kimi (born at Innamincka) and his wife;
 - (vi) Maramundu Jack "The Ripper" Parker;
 - (vii) Caroline (born at Cordillo Downs) the mother of Mary Stafford (nee Moore), Jack Moore, Charlie Moore, female twins (Winifried and Freida) and Albert Moore;
 - (viii) Brothers Walter Harris(on) and Dick Harrison;
 - (ix) The parents of Lily (whose married name is Parker) and her sister Kathlene (whose married name is George);
 - (x) Annie and her husband, who are the parents of Coongie Maggie (born at Coongie Lakes in South Australia);
 - (xi) The parents of the sibling set – Billy Parker, Jessy Parker, Peter "Petekin" Parker, and Paddy Parker;
 - (xii) The parents of sibling set – Merty George and Merty Johnny and Merty Mick;
 - (xiii) Larriken Mick; or

(b) he or she is biologically descended from such other ancestor who is acknowledged by the Yandruwanda Yawarrawarrka People as a Yandruwanda or Yawarrawarrka apical ancestor.

The proposed Consent Determination is in relation to the Yandruwanda Yawarrawarrka Part B native title determination application. The relevant claim area is a shown in the map below.



Date: Monday 22 April 2024

Venue: Stamford Grand Glenelg, 2 Jetty Road, Glenelg SA 5045

Time: 10:00 am

The Purpose of the meeting is to:

1. Authorise the terms of a native title agreement (including a proposed Consent Determination) in relation to the Yandruwanda Yawarrawarrka Part B native title determination application.

All members of the Yandruwanda Yawarrawarrka Part B native title claim group are invited to contact SANTS on 1800 010 360 to register their attendance at the Authorisation meeting.

Some 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 day.



Australian Government

Department of Infrastructure,
Transport, Regional Development,
Communications and the Arts

Help protect First Nations traditional knowledge and cultural expressions

We're inviting community members to help guide the development of new stand-alone legislation to recognise and protect Indigenous cultural and intellectual property rights.

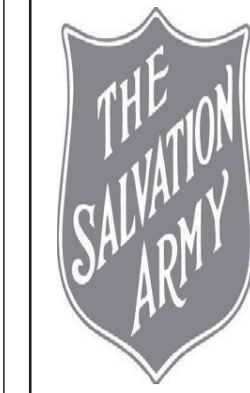
We're holding community engagement sessions across Australia between 4 March and 6 May 2024 to discuss how we can stop the harm caused by fake art, merchandise and souvenirs.

Current laws do not fully protect Indigenous cultural and intellectual property rights and this causes harm to First Nations artists, communities and culture. More than half of all purchased merchandise and souvenirs with First Nations art and designs are inauthentic or are made without permission.

We want to hear from First Nations people, artists and community members, and anyone who has an interest in safeguarding First Nations culture.

To have your say, join us at an in-person or online community engagement session or share your views online by **15 June 2024**.

Details on how to register for a community engagement session or on how to make an online submission are available on www.arts.gov.au/ICIP. You can also contact us on **1800 006 992** or via email at icip@arts.gov.au.



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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 8 May 2024.

Visit www.pt.qld.gov.au to

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



OTH006490



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
27/666	DYNAMIC METALS LIMITED	695811	108.52HA	45.8km E'ly of Broad Arrow	Lat: 30° 20' S: Long: 121° 47' E	KALGOORLIE-BOULDER CITY

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

Notification day: 10 April 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 **10 July 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. **10 August 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.

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NOTICE TO GRANT MINING TENEMENTS

NATIVE TITLE ACT 1993 (CTH) SECTION 29

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

Tenement Type	No.	Applicant	Area*	Locality	Centroid	Shire
Exploration Licence	15/2036	LCT PRECIOUS METALS PTY LTD	9BL	36.1km W'ly of Coolgardie	Lat: 30° 57' S: Long: 120° 47' E	COOLGARDIE SHIRE
Exploration Licence	16/575	JINDALEE LITHIUM LIMITED	7BL	33.2km W'ly of Ora Banda	Lat: 30° 16' S: Long: 120° 43' E	COOLGARDIE SHIRE
Exploration Licence	16/597	PRITAM GOLD PTY LTD	45BL	37.4km NW'ly of Ora Banda	Lat: 30° 9' S: Long: 120° 45' E	COOLGARDIE SHIRE, MENZIES SHIRE
Exploration Licence	30/548	JINDALEE LITHIUM LIMITED	9BL	51.8km NW'ly of Ora Banda	Lat: 30° 6' S: Long: 120° 36' E	MENZIES SHIRE
Exploration Licence	57/1257	REDSCOPE ENTERPRISES PTY LTD	36BL	97.7km SW'ly of Sandstone	Lat: 28° 43' S: Long: 118° 45' E	SANDSTONE SHIRE
Exploration Licence	57/1404	HAGGERSTON PTY LTD	5BL	40.2km NE'ly of Sandstone	Lat: 27° 40' S: Long: 119° 29' E	SANDSTONE SHIRE
Exploration Licence	57/1431	REDSCOPE ENTERPRISES PTY LTD	40BL	111.3km E'ly of Paynes Find	Lat: 28° 55' S: Long: 118° 45' E	SANDSTONE SHIRE
Exploration Licence	57/1433	SUSTAINABLE MINERALS PTY LTD	7BL	66.7km SE'ly of Sandstone	Lat: 28° 24' S: Long: 119° 47' E	SANDSTONE SHIRE
Prospecting Licence	15/6855	MAHONEY, Lyndon Scott	23.48HA	7.6km NE'ly of Coolgardie	Lat: 30° 53' S: Long: 121° 11' E	COOLGARDIE SHIRE
Prospecting Licence	16/3436	MCAULIFFE, Bernard James	159.57HA	12.5km SW'ly of Ora Banda	Lat: 30° 27' S: Long: 120° 58' E	COOLGARDIE SHIRE, KALGOORLIE-BOULDER CITY
Prospecting Licence	16/3442	MCAULIFFE, Bernard James	121.72HA	15.6km SW'ly of Ora Banda	Lat: 30° 29' S: Long: 120° 58' E	COOLGARDIE SHIRE
Prospecting Licence	16/3444	MCAULIFFE, Bernard James	94.89HA	11.8km SW'ly of Ora Banda	Lat: 30° 26' S: Long: 120° 58' E	COOLGARDIE SHIRE, KALGOORLIE-BOULDER CITY
Prospecting Licence	16/3445	MCAULIFFE, Bernard James	84.56HA	24.2km SW'ly of Broad Arrow	Lat: 30° 37' S: Long: 121° 10' E	COOLGARDIE SHIRE
Prospecting Licence	24/5721	KING, Alex Bruce	172.75HA	2.4km E'ly of Broad Arrow	Lat: 30° 26' S: Long: 121° 21' E	KALGOORLIE-BOULDER CITY
Prospecting Licence	24/5723	FORTUNA RESOURCES PTY LTD	187.67HA	20.5km NW'ly of Ora Banda	Lat: 30° 15' S: Long: 120° 53' E	KALGOORLIE-BOULDER CITY
Prospecting Licence	24/5724	PINNER, Raymond John	45.34HA	8.5km SE'ly of Broad Arrow	Lat: 30° 29' S: Long: 121° 23' E	KALGOORLIE-BOULDER CITY
Prospecting Licence	24/5727	STEHN, Anthony Paterson	200.59HA	8.1km NW'ly of Ora Banda	Lat: 30° 19' S: Long: 120° 59' E	KALGOORLIE-BOULDER CITY
Prospecting Licence	25/2778	ARDEA EXPLORATION PTY LTD	177.44HA	38km E'ly of Kalgoorlie	Lat: 30° 50' S: Long: 121° 51' E	KALGOORLIE-BOULDER CITY
Prospecting Licence	25/2798	FORTIFY MINING PTY LTD	189.89HA	40.5km E'ly of Kalgoorlie	Lat: 30° 45' S: Long: 121° 53' E	KALGOORLIE-BOULDER CITY
Prospecting Licence	26/4732	MAHONEY, Lyndon Scott	17.47HA	10.3km NE'ly of Kalgoorlie	Lat: 30° 41' S: Long: 121° 33' E	KALGOORLIE-BOULDER CITY

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

Notification day: 10 April 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 **10 July 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. **10 August 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

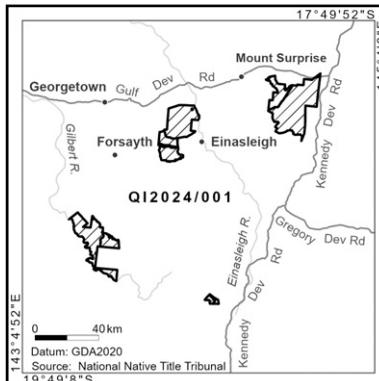
DMIRS 20786

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

Notification day: 17 April 2024



National Native Title Tribunal



QI2024/001 Ewamian People QPWS ILUA

Description of the agreement area:

The agreement area covers a combined area of about 1634 sq km and is located west of the Kennedy Developmental Road in the vicinity of Einasleigh. Relevant LGAs: Etheridge Shire Council and Mareeba Shire Council

The agreement contains the following statements:

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

6. Consents

6.1 The parties:

- (a) consent to the doing of the Agreed Acts, to the extent that they are Future Acts, in accordance with clauses 10, 11 and 12 in this Agreement; and
- (b) consent to the validation of the Existing Works, to the extent that they were done invalidly for the purposes of Native Title and can be validated in this Agreement.

9. Native Title consent - Routine Acts that are Future Acts

- 9.1 The parties consent to the doing of Routine Acts within the Agreement Area, to the extent they are Future Acts.

- 9.2 The parties agree that all Routine Acts can proceed without the need for notification, consultation or consent from the RNTBC.

10. Native Title consent - Procedural Acts that are Future Acts

10.1 The parties consent to the doing of Procedural Acts within the Agreement Area, to the extent they are Future Acts, provided that before each Procedural Act that is a Future Act is done the State:

- (a) gives the RNTBC written notice in the form described in clause 14 or clause 15 stating its intention to do the Procedural Act that is a Future Act and inviting the RNTBC to provide comments on or before the day stated in the notice (**response day**);

(b) considers any comments given by the RNTBC on or before the response day; and

(c) complies with the Protocol as required from time to time for High Impact Activities.

10.2 A notice given by the State under clause 10.1 may include more than one Procedural Act.

10.3 If a permit is issued for the activity, the State will provide the RNTBC with a copy of the permit as soon as practicable after the grant.

11. Native Title consent - Significant Acts that are Future Acts

11.1 If the State proposes to do a Significant Act that is a Future Act (**Proposed Act**) in the Agreement Area, the State must give the RNTBC written notice that:

- (a) is in the form described in clause 14 or clause 15 stating its intention to do the Proposed Act and requesting the RNTBC to respond on or before the day stated in the notice (**response day**);

(b) states that the RNTBC must, by the response day, give the State a written notice in response stating one of the following:

(i) the Ewamian People consent to the doing of the Proposed Act;

(ii) the Ewamian People do not consent to the doing of the Proposed Act;

(iii) the Ewamian People consent to the doing of the Proposed Act on stated conditions; or

(iv) the Ewamian People request further information about the Significant Act in accordance with clause 11.3 or request a meeting under clause 16;

(c) states that it will comply with the Protocol as required from time to time for High Impact Activities.

11.2 If the RNTBC notify the State under clause 11.1(b)(iii), the State will comply with the stated conditions when doing the Proposed Act.

11.3 If the RNTBC deem the information provided by the State in relation to the Proposed Act to be insufficient to make an assessment, the application may be returned within 20 Business Days by the RNTBC with a request for additional information. The State must use its best endeavours to provide the additional information requested. The RNTBC may respond by the date that is 20 Business Days after the additional information is received by the RNTBC and the Native Title Party (**revised response day**).

11.4 The RNTBC must, by the revised response day, give the State a written notice in accordance with clause 11.1(b).

11.5 If the RNTBC do not provide the State with written consent, written consent subject to conditions or a refusal to consent to the Proposed Act on or before:

(a) the response day or the revised response day (as applicable); or

(b) if a meeting was requested under clause 16, 20 Business Days after the request for a meeting was made;

the RNTBC will be taken to have refused consent to the Proposed Act.

A notice given by the State under clause 11.1(a) may include more than one Proposed Act.

"**Aboriginal Cultural Heritage**" has the meaning given in the [*Aboriginal Cultural Heritage Act 2003 (Qld)*];

"**Agreed Acts**" means the acts specified in and [sic] [Schedule] 3;

"**Agreement Area**" means the land and waters described in Schedule 1 and depicted in Schedule 2;

"**Business Day**" means any day other than a Saturday, Sunday or Public Holiday in Queensland;

"**Determination**" means the determinations of native title by the Federal Court of Australia in *Barry Fisher & Ors on behalf of the Ewamian People #2 v State of Queensland & Ors* QUD6009/1999, QCD2013/006 and *Barry Fisher & Ors on behalf of the Ewamian People #3 v State of Queensland & Ors* QUD6018/2001, QCD2013/007 That Native Title exists in relation to the Agreement Area;

"**Ewamian People**" means the persons described in the Determination as the persons who hold Native Title in the Agreement Area;

"**Excavation Works**" means disturbance by machinery of the topsoil or surface rock layer of the ground, such as by trenching, drilling or dredging;

"**Existing Infrastructure**" means:

(a) Rungulla Base that includes camp facilities, large undercover area, communications tower, storage and parking as identified in the map at Schedule 5;

(b) Rungulla walking track and art site as identified in the map at Schedule 5;

(c) Rungulla camp 1 which includes a toilet block and an open camping area as identified in the map at Schedule 5;

(d) Rungulla camp 2 which includes an open camping area as identified in the map at Schedule 5;

(e) QPWS (Canyon) Base which includes a simple shed accommodation facility as identified in the map at Schedule 6;

(f) Wundu camping area that includes access track camping area, toilets, lookout as identified in the map at Schedule 6; and

(g) Canyon communications site and access track and tower as identified in the map at Schedule 6;

"**Existing Works**" means any of the following activities or acts that were done by the State prior to Registration of this Agreement within the Agreement Area so far as they relate to the Existing Infrastructure:

(a) survey work, drilling, excavation or any other preliminary works activities that were undertaken ahead of constructing the Existing Infrastructure;

(b) any works related to undertaking the Existing Infrastructure, including construction, operation, maintenance and repair of the Existing Infrastructure;

(c) access to land necessary for the acts described in items (a) and (b);

(d) the grant of any authority, licence or permit required by Law for the acts described in items (a) and (b); and

(e) all other acts which are necessary or incidental to the construction of the Existing Infrastructure;

"**Future Act**" and "**Native Title**" [have] the meaning given in the NTA;

"**High Impact Activities**" means activities in the Agreement Area which, in the opinion of the State acting reasonably, will involve Vegetation Clearance and/or Excavation Works; excluding:

(a) Vegetation Clearance in areas that have previously been subject to Vegetation Clearance or Excavation Works;

(b) Excavation Works in ground that has previously been subject to Excavation Works; and

(c) Excavation Works in landfill;

"**Native Title Party**" means Barry Fisher and Alfred James Lacey on their own behalf and on behalf of the Ewamian People;

"**NTA**" means the *Native Title Act 1993 (Cth)*;

"**Procedural Acts**" means those acts identified in Schedule 4 that may be carried out by the State within the Agreement Area in accordance with clause 10;

"**Protocol**" means the Aboriginal Cultural Heritage Protocol agreed to by the parties to manage and protect Aboriginal cultural heritage within the Agreement Area;

"**Public Holiday**" has the meaning given in the *Acts Interpretation Act 1954 (Qld)*;

"**Registration**" means the date on which this Agreement is Registered [on the Register of Indigenous Land Use Agreements];

"**RNTBC**" means the Ewamian People Aboriginal Corporation, ICN 7950;

"**Routine Acts**" means those acts identified in Schedule 4 that may be carried out by the State within the Agreement Area in accordance with clause 7;

"**Significant Acts**" means those acts identified in Schedule 4 that may be carried out by the State within the Agreement Area in accordance with clause 11;

"**State**" means the State of Queensland;

"**Vegetation Clearance**" means the removal by machinery of native vegetation by disturbing root systems and exposing the underlying soil.

Parties to the agreement and their contact addresses:

State of Queensland, acting through the Queensland Parks and Wildlife Services (**State**)
PO Box 2066
Cairns QLD 4870

Ewamian People Aboriginal Corporation RNTBC (**RNTBC**)
Barry Fisher and Alfred James Lacey on behalf of Ewamian People (**Native Title Party**)
PO Box 1535, Mareeba QLD 4880

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 17 July 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 Sylvia Jagtman on 07 3052 4248 or visit www.nntt.gov.au.

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