

On behalf of the NSW Aboriginal Education
Consultative Group Incorporated's Association
Management Committee notice is hereby given for
the

ASSOCIATION'S ANNUAL GENERAL MEETING



Commencing 1pm on Thursday 20th March 2025



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



Further information please contact the Secretariat
Ph: (02) 9550 5666
Email: info@aecg.nsw.edu.au



www.aecg.nsw.edu.au



Notice under Section 29 of the Native Title Act 1993, Exploration Licence Number EL9645 (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 Licence EL9645 includes a condition to the effect that the holder must not prospect on any land, or waters covered by the licence 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 licence 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 licence prior to it 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 licence, 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

Patrick Gundersen is the holder of Exploration Licence 9645 for Group 3 minerals.

The licence contains 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 area.

Description of area that may be affected

The entire area of Exploration Licence 9645 which covers about 17 units and is situated approximately 10 kilometres north northwest of Torrington, in the State of NSW.

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

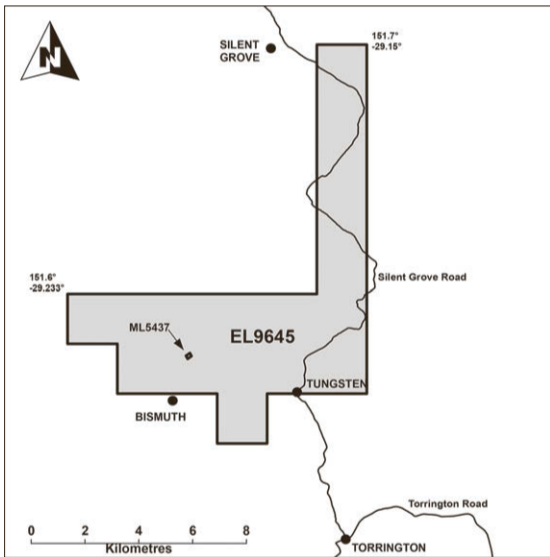
The Minister administering the Mining Act 1992, PO Box 344, Hunter Region Mail Centre, NSW 2310.

How further information about the act and description of the area can be obtained

Further information may be obtained from; Assessments and Systems, NSW Resources within the Department of Primary Industries and Regional Development 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 (Cth) the notification day is 27 February 2025. 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 this notice.



Join us to learn more about new water security projects in the Tamworth area

The NSW Department of Climate Change, Energy, the Environment and Water are inviting community members from across the Tamworth region to attend a webinar or visit our stall at Tamworth Shoppingworld to learn about proposed water security projects in our region.

Business cases are being developed for the Tamworth Intervalley Pipelines and Off-River Storages Project and the Tamworth Advanced Water Treatment Plant.

The sessions are an opportunity for the community to receive information about project planning, ask questions and provide feedback to the project team.

To learn more and have your say:

- Attend an online webinar with questions and answers on Monday 24 February from 5:30 pm to 6:30 pm AEDT. Registration on the project website is required.
- Visit our information stall at Tamworth Shoppingworld on Wednesday 26 February and Thursday 27 February from 9 am to 5 pm.
- Complete a feedback survey available on the projects' webpages.

Tamworth Intervalley Pipelines and Off-River Storages Project

This project involves the delivery of a preliminary business case to identify and assess options to improve Tamworth region's water security and support a growing regional economy.

The department's Water Group will consider options like intervalley pipelines, off-river storages and other options identified in previous assessments.

Tamworth Advanced Water Treatment Plant

This project involves the delivery of a full business case to support government funding decisions. The aim of creating a new treatment plant is to help improve water security in the region, provide sustainable environmental outcomes and support a growing regional economy.

The project aims to recycle up to 12 megalitres per day of wastewater from major industrial users, reducing their reliance on town water by up to 25%, with the potential to also receive used process water from other future developments.

The non-potable recycled water will be used by food industry facilities to substitute their existing demand.

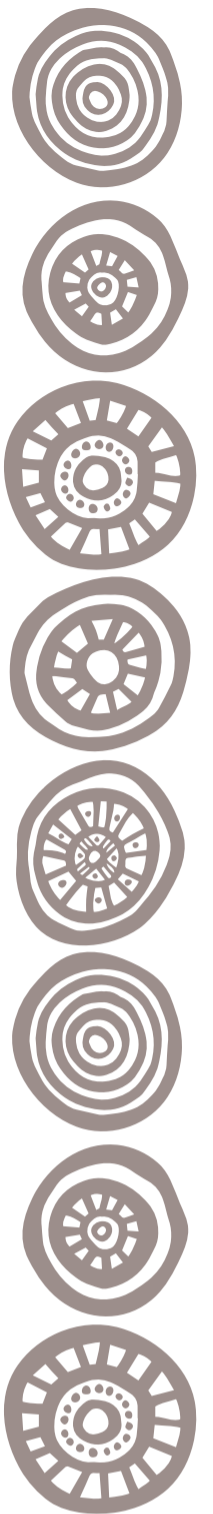
For more information

- scan one of the QR codes
- visit water.nsw.gov.au/tamworth-intervalley-pipeline-and-off-river-storage-project
- visit water.nsw.gov.au/tamworth-advanced-water-treatment-plant
- email water.enquiries@dpie.nsw.gov.au
- call 1300 081 047.

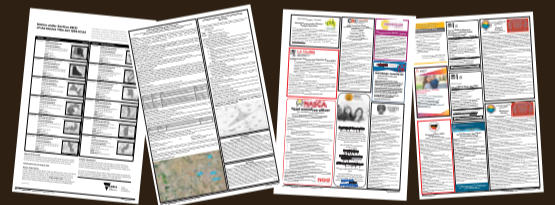
Intervalley Pipelines and Off-River Storages Project



Water Treatment Plant



For all your advertising needs



Email: advertising@koorimail.com

Notice of an application for determination of native title in Queensland

Notification day: 26 February 2025

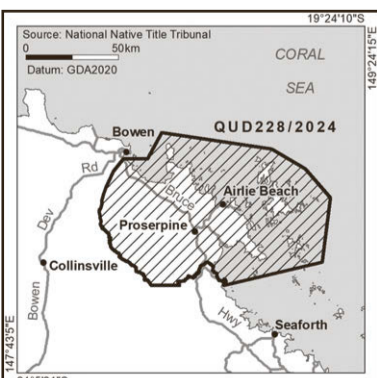
This is an application by a native title claim group which is asking the Federal Court of Australia (Federal Court) to determine that the group holds native title in the area described below.

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 May 2025. Further information regarding how to file a Form 5 is available from www.fedcourt.gov.au. After 26 May 2025, you will need to seek leave from the Federal Court to become a party.

Under the Native Title Act 1993 (Cth) there can be only one determination of native title for a particular area. If a person with native title rights and interests does not become a party to this application, there may be no other opportunity for the Federal Court, in making its determination, to take into account those native title rights and interests in relation to the area concerned.



National Native Title Tribunal



Application name: Colin Bowen & Ors on behalf of the Gia and Ngaro Peoples v State Minister for the State of Queensland
Federal Court File No: QUD228/2024
Date filed: 30 April 2024
Registration test status: The Native Title Registrar has **accepted** this application for registration

Description of area: The external boundary of the application area covers about 7,296 sq km of land and sea located in the area surrounding Airlie Beach
Relevant LGAs: Mackay and Whitsunday Regional Councils

For assistance and any further information about this application, including the description of the area, call Sylvia Jagtman on 07 3052 4248 or visit www.nntt.gov.au.

Registration of Interest Aboriginal Cultural Heritage Assessment (Inner West LGA)

Placemaking NSW is undertaking an Aboriginal Cultural Heritage Assessment Report for the Bays West Precinct in Annandale, Lilyfield and Rozelle.

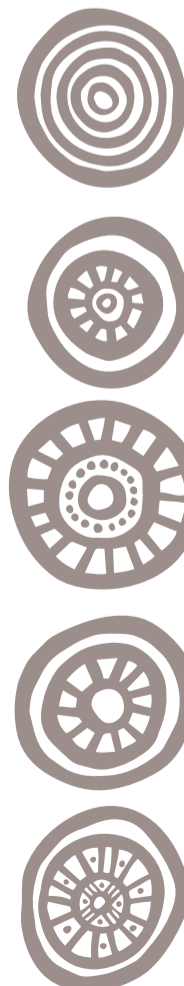
The proposed project may result in an application for an Aboriginal Heritage Impact Permit (AHIP) under s90 of the National Parks & Wildlife Act 1974. The purpose of community consultation with Aboriginal people is to assist the proposed applicant in the preparation of an AHIP application, if required and to assist the Secretary of the Department of Climate Change, Energy, the Environment and Water in their consideration and determination of the application.

We are inviting Aboriginal people who hold knowledge relevant to determining the cultural heritage significance of Aboriginal objects and places in the Bays West precinct to register an interest in consultation.

If you would like to register, please respond by 28 February 2025 to Palimpsest Consultancy, PO Box 807, Marrickville NSW 1475 or fenella@palimpsest.au. Please provide the name of the group/individual, nominated contact person and contact details.

We are required to provide details of all Registered Aboriginal Parties to Heritage NSW and the Local Aboriginal Land Council, unless otherwise advised. Please advise us if you do not wish your details to be released.

Contact: contactus.whitebaypowerstation@property.nsw.gov.au

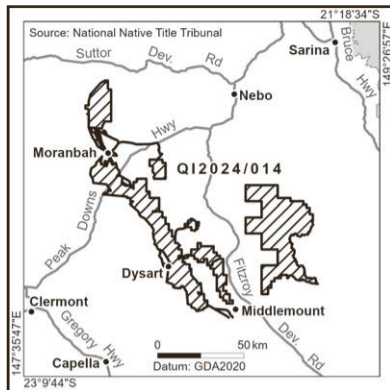


Notice of an application to register an area agreement on the Register of Indigenous Land Use Agreements in Queensland

Notification day: 19 February 2025



National Native Title Tribunal



QI2024/014 CQCAA Mines ILUA

Description of the agreement area:

The agreement area consists of multiple parts with a total combined area of about 2,881 sq km, in the vicinity of the towns of Dysart, Middlemount and Moranbah

Relevant LGA: Isaac Regional Council

The agreement contains the following statements:

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

3.5 Consent to and Validity of Future 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 all acts covered by this ILUA, 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 Native Title exists in the ILUA Area and is affected by the acts covered by this ILUA, those acts are Valid pursuant to section 24EB(2) of the Native Title Act.

3.6 Agreement to Validation of Prior Acts – section 24EBA

For the purposes of section 24EBA(1)(a)(i) of the Native Title Act and regulation 7(5)(d) of the ILUA Regulations, the Parties agree to the Validation of all Prior Acts (where applicable).

3.7 Statutory rights to negotiate do not apply – section 24EB(1)(c)

The Parties agree the process set out in Subdivision P of Division 3 of Part 2 of the Native Title Act, known as the “right to negotiate” process, does not apply and is not intended to apply to any act covered by this ILUA.

3.8 The non-extinguishment principle applies – sections 24EB(3) and 24EBA(4)

The Parties acknowledge the non-extinguishment principle applies under this ILUA in accordance with sections 24EB(3) and 24EBA(4) of the Native Title Act.

4.1 Consent and agreement

The Parties consent and agree: (a) to the Agreed Acts; (b) that each Prior Act is, was and, where it continues to exist remains, Valid and enforceable in accordance with its terms including against BBAC, the Barada Barna Representatives and the Barada Barna Native Title Holders; and (c) if for any reason a Prior Act is not Valid, it is Validated for the purposes of the Native Title Act.

Agreed Acts means: (a) the Grant of the Project Rights; and (b) the doing of any other act necessary, ancillary, incidental or expedient to give effect to the Grant of the Project Rights (whether before, on or after the Commencement Date), in the ILUA Area, and includes the Prior Acts, but excludes the Grant of, or the doing of an act to give effect to the Grant of, any Project Right in the Designated Area on or after the Commencement Date.

CQCAA Act means the *Central Queensland Coal Associates Agreement Act 1968* (Qld).

CQCA Joint Venturers means BHP Coal Pty Ltd (ACN 010 595 721), QCT Mining Pty Ltd (ACN 010 487 840), Mitsubishi Development Pty Ltd (ACN 009 779 873), QCT Investment Pty Ltd (ACN 010 487 831), BHP Queensland Coal Investments Pty Ltd (ACN 098 876 825), QCT Resources Pty Limited (ACN 010 808 705) and Umal Consolidated Pty Ltd (ACN 000 767 386).

Barada Barna Native Title Holders means the people determined by the Federal Court to hold Native Title in the Barada Barna Determination.

Barada Barna Parties means BBAC and the Barada Barna Representatives.

Government Agency means: (a) the Commonwealth or State government or a government department or Minister; (b) a governmental, semi-governmental or judicial person including a statutory corporation; or (c) a person (whether autonomous or not) who is charged with the administration of a Law.

Grant means grant, approve, effect, extend, renew, re-grant, replace, substitute, amend and re-make, and **Granted** has a corresponding meaning.

ILUA Area means the area described in item 2 of Schedule 1 and shown in the map in item 1 of Schedule 1, provided that if there is an inconsistency between the description in item 2 and the map in item 1 of Schedule 1, the ILUA Area as defined by the description in item 2 of Schedule 1 prevails.

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

Law 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.

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

Prior Acts means: (a) each element of BMA’s Business; (b) each and every Agreed Act; and (c) the doing of any other act necessary, ancillary, incidental or expedient to give effect to the Grant of the matters referred to in paragraphs (a) and (b), in the ILUA Area which was Granted or done prior to Registration, whether or not continuing to exist or remaining in force, including the Grant of a Project Right that existed at Registration and was acquired by any or all of BMA and the CQCA Joint Venturers after Registration.

Project Rights means any: (a) approval, authorisation, authority, certificate, consent, declaration, dedication, direction, easement, lease, licence, notice, permit, reserve, revocation, right, tenure, title, or similar, issued by a Government Agency, other competent authority or other holder of such interests; (b) a tenement or other right to mine, quarry, extract or explore for minerals or water, including a tenement under the *[Mineral Resources Act 1989 (Qld)]* or the CQCAA Act; and (c) a legal, contractual or equitable interest in or power over or in connection with, land, waters, or tenements, in the ILUA Area, held or to be held by any or all of BMA and the CQCA Joint Venturers, whether before, on or after the Commencement Date, and which are, in whole or in part, for or in connection with BMA’s Business, and includes: (d) any amendment to the Central Queensland Coal Associates Agreement or the CQCAA Act; (e) any action or approval that changes the rights and entitlements of any or all of BMA and the CQCA Joint Venturers under the Central Queensland Coal Associates Agreement or the CQCAA Act; and (f) the removal of any Project Right or other rights or entitlements from the operation of the Central Queensland Coal Associates Agreement or the CQCAA Act, including changing the administration of a Project Right from the CQCAA Act to the *[Mineral Resources Act 1989 (Qld)]* or other legislation.

Valid has the meaning given to that term in the Native Title Act, and **Validly** and **Validity** have corresponding meanings.

Validation means, in accordance with section 24EBA of the Native Title Act, validation of any Prior Acts that were not done Validly in accordance with the applicable requirements under the Native Title Act at the time those acts were done, and **Validated** has a corresponding meaning.

Parties to the agreement and their contact addresses:

BM Alliance Coal Operations Pty Ltd on its own behalf and as manager and agent on behalf of the Central Queensland Coal Associates Joint Venturers (BMA) Level 14, 480 Queen Street Brisbane QLD 4000	Collette Brown, Nicholas Brown, Graham Budby, Lindsey Conway, Luarna Dynevor, Melanie Kielly and Nicole Muller (Barada Barna Representatives); Barada Barna Aboriginal Corporation RNTBC (ICN 8343) (BBAC) c/- Dillon Bowers Lawyers 62 Blackwood Street, Townsville QLD 4810	State of Queensland (State) PO Box 3679 Red Hill QLD 4702
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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 19 May 2025.** 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 any further information about this application, including the description of the area, call Huia McGrath on 08 6317 5442 or visit www.nntt.gov.au.



**Dharawal Environment and Heritage
Aboriginal Community
Consultation and
Registration of Interest**

Dharawal Environment and Heritage (Dharawal EH) have been engaged by Jacobs Group (Australia) Pty Ltd, on behalf of Sydney Water, to assist in the preparation of an Aboriginal Cultural Heritage Assessment (ACHA) and report including Aboriginal community consultation. The ACHA will inform the Environmental Impact Assessment (EIA) for Sydney Water’s proposed Orchard Hills Water Filtration Plant Reliability Upgrade Project (the Project).

The Project lies within the boundary of the existing Orchard Hills Water Filtration Plant located at The Chase, Orchard Hills, NSW (Subject Area), within the Penrith Local Government Area (LGA) and the administrative boundaries of the Deerubbin Local Aboriginal Land Council.

The Project aims to enhance the reliability and resilience of drinking water supplied from the Orchard Hills Water Filtration Plant to customers in the Penrith and Blue Mountains LGAs, to ensure drinking water continues to meet the Australian Drinking Water Guidelines and service future regional growth.

In accordance with the Aboriginal Cultural Heritage Consultation Requirements for Proponents (DECCW, 2010), the Proponent is seeking registrations of interest from Aboriginal people who hold cultural knowledge relevant to the Subject Area.

Community consultation with Aboriginal cultural knowledge holders will help establish the cultural significance of the Subject Area and allow participation in the consultation process to inform the ACHA. Consultation will also assist Heritage NSW in their consideration and determination of any subsequent Aboriginal Heritage Impact Permit applications (if required).

Any Aboriginal people or organisations with relevant cultural knowledge can register their interest in writing via email to: **Dharawal Environment and Heritage at dharawalfeedback@gmail.com**.

All registrations for the project will be received via email by 5pm on 28 February 2025.

Please be advised that, as per Section 4.1.6 of the Aboriginal Cultural Heritage Consultation Requirements for Proponents (OEH, 2010) the names of Aboriginal persons and groups who register an interest will be forwarded to Heritage NSW and the Deerubbin Local Aboriginal Land Council unless the person or group specifies that they do not want their details released.

For general project information visit the webpage at sydneywatertalk.com.au/orchardhillsupgrade or contact the Sydney Water project team on 0428 375 529.



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EXPRESSIONS OF INTEREST

The National Parks and Wildlife Service are seeking expressions of interest from Monero/Ngarigo community members to join the Southern Snowy Mountains Aboriginal Community Advisory Committee to provide advice on the management of the southern part of Kosciuszko National Park and nearby conservation reserves.

Expressions of interest close 16 March 2025.

For an EOI information package please email: npsw.southernrangesbranch@environment.nsw.gov.au



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 Energy, 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
26/210	METAL HAWK LIMITED	713716	36.72HA	27.7km SE'ly of Kalgoorlie	Lat: 30° 52' S: Long: 121° 42' E	KALGOORLIE-BOULDER CITY
27/666	DYNAMIC METALS LIMITED	719800	16.04HA	50km NE'ly of Broad Arrow	Lat: 30° 16' S: Long: 121° 48' E	KALGOORLIE-BOULDER CITY
30/511	ROCKTIVITY GOLD PTY LTD	719066	3.68HA	58.5km SW'ly of Menzies	Lat: 29° 58' S: Long: 120° 32' E	MENZIES SHIRE
30/511	ROCKTIVITY GOLD PTY LTD	719067	1.11HA	57.2km SW'ly of Menzies	Lat: 29° 58' S: Long: 120° 33' E	MENZIES SHIRE

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

Notification day: 12 February 2025

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 **12 May 2025**. 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. **12 June 2025**), 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 Energy, Mines, Industry Regulation and Safety, 100 Plain Street, East Perth WA 6004, or telephone (08) 9222 3518.

DMIRS_25033

NOTICE OF NYANGBAL NATIVE TITLE CLAN MEETING AND INFORMATION SESSION

DATE: Sunday 30th March, 2025

TIME: 9AM -12PM
REGISTRATION FOR MEETING AT 9AM

VENUE: Namabunda Farm 112 WHITES LANE
ALSTONEVILLE COMMUNITY SHED

AGENDA:
Welcome / Acknowledgement of Country
Introduction to anthropologist Dr Scott Cain
Discuss progress to date
Questions and consultation

WHO SHOULD ATTEND:

All community members with connection to this claim are encouraged to attend.

Bring a plate, tea and coffee will be provided.

Please note: This is a peaceful meeting of Nyangbal community members. Respect is expected. Any aggressive, threatening behaviour will not be tolerated. Any members demonstrating such behaviour will be asked to leave.

FOR INFORMATION CONTACT THE STEERING COMMITTEE - Email:
secretary@nyangbalnativetitle.com

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

Notification day: 19 February 2025



National Native Title Tribunal



Q12024/017 Mt Fullstop Quarry (Area Agreement)

Description of the agreement area:

The agreement area covers about 0.5 sq km and is located approx. 50 kms southeast of Greenvale, north of Clarke River and adjoining the Gregory Development Road within Lot 4844 on Plan PH1679

Relevant LGA: Charters Towers Regional Council

The agreement contains the following statements:

- 6.1 Subject to clause 6.2, the Parties consent to the:
- grant of the Sales Permit;
 - any Variation of the Sales Permit;
 - the issue of any Replacement Sales Permit;
 - subject to clause 20, the Assignment of the Sales Permit;
 - any acts done under or in accordance with the Sales Permit; and
 - any Approval.

6.2 The consents given under clause 6.1 do not otherwise apply to an increase to the Supply Zone or the ILUA Area.

6.3 To the extent that any acts referred to in paragraphs 6.1(a) - 6.1(f) is a Future Act, the Parties acknowledge that the Non-Extinguishment Principle applies.

6.4 Subdivision P of Division 3 of Part 2 of the NTA is not intended to apply to a future act or future acts to which the Parties have consented in this Agreement.

6.5 Subject to clause 6.2, none of the Applicant, the Corporation or the Gugu Badhun People will object to the Sales Permit (including any re-issue, replacement or re-grant of the Sales Permit) or Variation of Sales Permit or do, or omit to do, any act that may prevent or delay the grant of the Sales Permit or any Variation of the Sales Permit.

Application means *Ernest Michael Hoolihan & Ors on behalf of the Gugu Badhun #3 v State of Queensland* QUD777/2019, filed in the Federal Court on 17 December 2019, and as amended from time to time.

Assignment of the Sales Permit means the assignment, transfer or novation of the Sales Permit or any Replacement Sales Permit.

Future Act has the meaning given in the NTA.

Gugu Badhun People means all of those persons who individually and collectively comprise the Native Title Claim Group with respect to the Application, being the persons on whose behalf the Application is made and as described in the Application.

ILUA Area means all of the land within the boundary marked in blue shown on the map in Part A of Schedule 1 and as described in Part B of Schedule 1.

Native Title Claim Group has the meaning given in the NTA.

Non-Extinguishment Principle has the meaning given in the NTA.

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

Quarry Material has the meaning in the *Forestry Act 1959 (Qld)*.

Parties means the parties to this Agreement.

Replacement Sales Permit means the issue of a new or the replacement of a sales permit or permits by the State under the *Forestry Act 1959 (Qld)* for the getting of Quarry Material over or within the Supply Zone.

Sales Permit means an unrestricted Sales Permit to be issued to Bolwarra by the State of Queensland under the *Forestry Act 1959 (Qld)* for the getting of Quarry Material only, over or within the Supply Zone.

State means State of Queensland acting through the Department of Agriculture and Fisheries or other agency which from time to time has the administrative responsibility for quarry material sales under the *Forestry Act 1959 (Qld)*.

Supply Zone means the area of land identified as Area A in Schedule 1.

Variation of Sales Permit means any variation to the terms and/or conditions of the Sales Permit and/or to any other sales permits issued to Bolwarra by the State under the *Forestry Act 1959 (Qld)* for the getting of Quarry Material over or within the Supply Zone.

Parties to the agreement and their contact addresses:

Bolwarra Enterprises Pty Ltd (ACN 009 853 221) (Bolwarra)	c/- Holding Redlich GPO Box 490 Brisbane QLD 4001
Ernie Hoolihan, Ms Kennedy (deceased) and Hazel Illin as registered native title claimants on behalf of the Gugu Badhun People (Applicant) AND Gugu Badhun Aboriginal Corporation RNTBC ICN 7719 (Corporation)	c/- North Queensland Land Council PO Box 679N Cairns QLD 4870

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 19 May 2025**. 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 any further information about this application, including the description of the area, call Claire Smith on 08 6317 5333 or visit www.nntt.gov.au.

Heritage Council of NSW

Heritage Act 1977

Notice of intention to consider listing on the State Heritage Register

The Heritage Council of NSW maintains the State Heritage Register which is a list of places of particular importance to the people of NSW, including Aboriginal and other heritage.

The Heritage Council is currently considering whether or not to recommend the listing of the following place on the State Heritage Register in acknowledgment of its heritage significance.

Balls Head Reserve, Waverton

Written submissions on this listing are invited from any interested person by 13 April 2025. Enquiries to Dr Damian Tybussek on 0488 188 527.

The Heritage Council is interested in receiving information in writing, by email, telephone or in person from the Aboriginal community or Aboriginal organisations on the potential Aboriginal significance of this place.

See more details about the nominated place at environment.nsw.gov.au/topics/heritage/request-a-heritage-listing/nominate-an-item-for-listing-on-the-state-heritage-register/comment-on-nominations

Make your submission at:
haveyoursay.nsw.gov.au/ballshead

or direct your submission to:
Heritage Council of NSW
Locked Bag 5020
Parramatta NSW 2124

For all your advertising needs email the team on: advertising@koorimail.com

ABORIGINAL REFERENCE GROUP EXPRESSIONS OF INTEREST

State Records of South Australia and the State Library of South Australia are calling for expressions of interest from individuals to join the Aboriginal Reference Group. Members of the group will be consulted on the agencies' programs and activities in relation to Aboriginal peoples and cultures.

MEMBERSHIP

Any Aboriginal or Torres Strait Islander person can nominate for membership for a term of up to 24 months. Preference will be given to those that have connections with communities across all regions of South Australia. Diverse representation of Aboriginal peoples will be a priority objective.

Members will have knowledge of and experience in issues affecting Aboriginal people in relation to libraries, archives, and/or records management, and the ability to represent the interests of Aboriginal peoples across South Australia.

Forms and further information are available at www.archives.sa.gov.au

or contact **Helen Chadwick**
Phone: (08) 7322 7729
Email: slsars.arg@sa.gov.au

Nominations close Monday 31 March 2025



STATE RECORDS of South Australia



WIDI ABORIGINAL CORPORATION RNTBC (ICN: 8911) (WAC) – GANGALI NARRA WIDI ABORIGINAL CORPORATION RNTBC ICN: 8363 (GNWAC) NOTICE OF MEETINGS TO CONSULT WITH AND SEEK THE CONSENT OF WIDI PEOPLE – PROPOSAL OF WAC AND GNWAC TO ENTER INTO THE HAIL CREEK MINE INDIGENOUS LAND USE AGREEMENT UNDER THE NATIVE TITLE ACT 1993 (CTH)

All members of the **WIDI PEOPLE** are invited to attend Consultation and Consent meetings (details set out below) in relation to WAC's proposal to enter into the proposed **Hail Creek Mine ILUA**. The Widi People are described in the Native Title Determinations QUD372/2019 and QUD492 of 2013 as the descendants of the following apical ancestors:

- Jean White, mother of Albert Butterworth
- Mr Clark ("of Sutton Station" and Jimmy ("of Sutton Station") whose known children are Charlie Clark and Dick Clark;
- Jinny ("of Stockton Station"), whose known child (with Mr Watson) is Charlie Watson;
- Siblings Tommy Emmerson/Iffley and Arthur Emmerson;
- Roger ("of Nebo District") whose known child is Emily Rogers;
- Harry Monsell Snr ("of Lake Elphinstone") whose known children are Lilly Sullivan, Flora Doyle and Harry Monsell Jnr;
- Neddy Thorney whose known child is Sarah Mate Mate nee Thorney/Sauney;
- Sophie of Nebo whose known children include Jack Skeen, William Skeen, Norman Skeen, Elsie Skeen and Mary Skeen;
- Dick ("of Nebo") whose known child is Sam Murray;
- Billy ("of Nebo") & Molly ("of Oxford Downs") whose known children are Jessie and Billy Sullivan;
- King ("of Fort Cooper") & Meg ("of Fort Cooper") whose known children are Johnny, Mick, Mitchell, Dalton, Paddy, Emma and Annie;
- Ida ("from Nebo") whose known child is Rene Hess;
- Maggie whose known children are Morman Brown Snr, George "Duke" Barker and Ina Darwin.

HAIL CREEK MINE ILUA - CONSULTATION AND CONSENT MEETINGS DETAILS

In accordance with the requirements of the Native Title Act 1993 (Cth), the Native Title (Prescribed Bodies Corporate) Regulations 1999 (Cth) and the WAC and GNWAC Rule Books, each corporation must consult with and obtain the consent of the Widi People before making a decision to enter into the proposed Hail Creek Mine ILUA.

The following meeting will be held to comply with these requirements:

DATE	TOWN	VENUE	TIME
22 February 2025	Mackay	Ocean International Hotel, 1 Bridge Rd, Mackay QLD 4740	9:30am

REGISTRATION

If you wish to attend a meeting, please register your interest via email at: hailcreekmeeting@hoppgoodganim.com.au

Travel assistance up to \$250 per person will be provided for those who have registered. Light refreshments will be provided at the meeting.

WHAT IS THE HAIL CREEK MINE ILUA ABOUT?

Gangali Narra Widi Aboriginal Corporation RNTBC (ICN: 8363; ABN: 62 678 118) (**GNWAC**); Widi Aboriginal Corporation RNTBC (ICN: 8911; ABN: 36 938 219 078) (**WAC**); Barada Barna Aboriginal Corporation RNTBC (ICN: 8343); Hail Creek Coal Pty Ltd (ABN: 59 080 002 008) (**Hail Creek Coal**); and the **Hail Creek Joint Venture** (Hail Creek Coal Holdings Pty Limited (ABN: 71 625 050 722); Marubeni Resources Development Pty Ltd (ABN: 57 009 932 236); and Sumisho Coal Development Queensland Pty Ltd (ABN: 13 082 435 149)) propose to enter into an ILUA pursuant to Subdivision B of Division 3 of Part 2 of the Native Title Act 1993 (Cth) within the ILUA Area (plan set out below).

The proposed ILUA is in relation to the existing Hail Creek Mine owned by the Hail Creek Joint Venture and operated by Hail Creek Coal.

The Widi People and the Barada-Barna People are the Common Law Holders of Native Title in relation to different (and in some parts shared) parts of the ILUA Area.

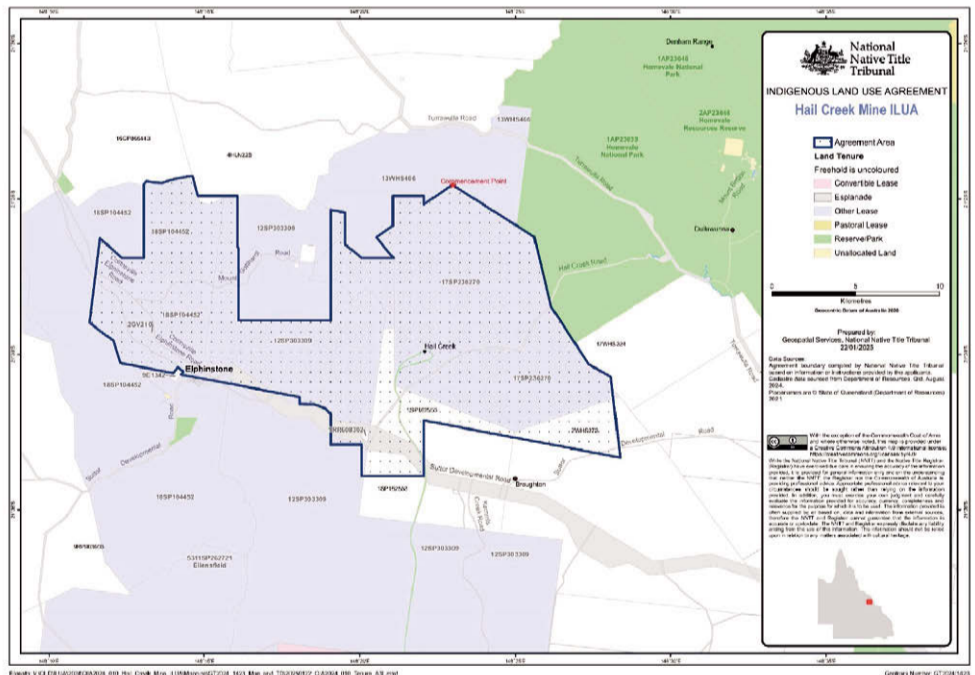
In accordance with the proposed ILUA, BBAC (for on behalf of the Barada Barna People) and GNWAC, and WAC (for on behalf of the Widi People) will consent and agree to certain 'Agreed Acts' within the ILUA Area, being any 'Future Acts' relating to the Hail Creek Mine that may be done after the commencement of the ILUA, including any expansion or extension of exploration or production activities in the ILUA Area or additional such activities.

In consideration for these consents, Hail Creek Coal and the Hail Creek Coal Joint Venture will provide certain financial and non-financial benefits to BBAC (for on behalf of the Barada Barna People) and GNWAC and WAC (for on behalf of the Widi People).

In addition to Hail Creek Coal seeking to expand its mining operation, the proposed ILUA has been negotiated in the context of resolving the litigation about whether the agreement made in 1998 with Hail Creek Coal (**1998 Hail Creek Coal Agreement**) under which certain financial benefits were to be paid to the Wiri Yuwburra Community Benefits Trust should continue. It addresses three potential outcomes of the litigation being where that litigation is settled, where the court decides that the 1998 Hail Creek Coal Agreement is to continue or where the court decides that the 1998 Hail Creek Coal Agreement ceases.

HAIL CREEK MINE ILUA AREA

The ILUA Area is located in the vicinity of Hail Creek, in central Queensland, north-east of Elphinstone and north-west of Nebo.



Registration Of Interest

SERPENTINE PIPEHEAD DAM REMEDIAL WORKS

ROI INVITATION NUMBER - 7000014528

CLOSING DATE: 2:30PM WST, Thursday 20 February 2025

The Principal is seeking Registrations of Interest (ROI) from Bidders for their Serpentine Pipehead Dam Remedial Works Upgrade Project.

The ROI Documents will be made available through the Water Corporation website (<https://www.watercorporation.com.au/About-us/Suppliers-and-contractors/Tenders>) at 2:30pm WST on Wednesday, 29 January 2025.

Should you have any enquires about this ROI, please contact Contracts Consultant, Edward Moody at Edward.moody@watercorporation.com.au or on telephone number (08) 6330 6773.

If you have any queries relating to the Supplier Portal, in the first instance please immediately contact Water Corporation's Service Desk on telephone (08) 9420 3090.

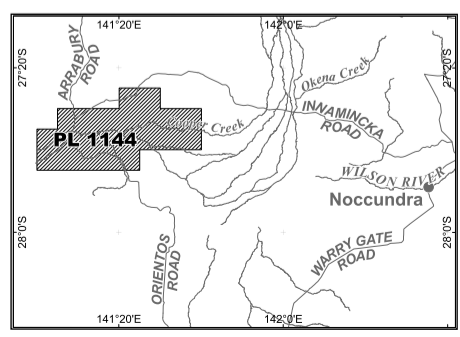


NOTICE OF PROPOSED GRANT OF A PETROLEUM LEASE

NATIVE TITLE ACT 1993 (CTH) SECTION 29

The Queensland Minister for Natural Resources and Mines, Minister for Manufacturing, Minister for Regional and Rural Development, 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 Petroleum Lease (PL) 1144 shown below, subject to the provisions of the *Petroleum and Gas (Production and Safety) Act 2004* (Qld).

PL 1144 applied for by Icon Energy Limited, ACN 058 454 569, over an area of 550 Sub-blocks (1671 km²), centred approximately 115 km West of Noccundra, in the locality of Bulloo Shire Council.



Nature of Act(s): The grant of a Petroleum Lease under the *Petroleum and Gas (Production and Safety) Act 2004* (Qld), authorises the holder explore for, develop and produce commercial quantities of petroleum for a maximum term not exceeding thirty (30) years with the possibility of renewals for terms not exceeding thirty (30) years.

Name and address of person doing acts: It is proposed that the Petroleum Lease be granted subject to the provisions of the *Petroleum and Gas (Production and Safety) Act 2004* (Qld) by the Queensland Minister for Natural Resources and Mines, Minister for Manufacturing, Minister for Regional and Rural Development, 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 a Petroleum 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 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 Natural Resources and Mines, Manufacturing Regional and Rural Development, Level 4, 1 William Street, Brisbane, Queensland, 4000. Telephone: (07) 3199 8119 or Email: petroleumhub@resources.qld.gov.au

Notification Day: 26 February 2025

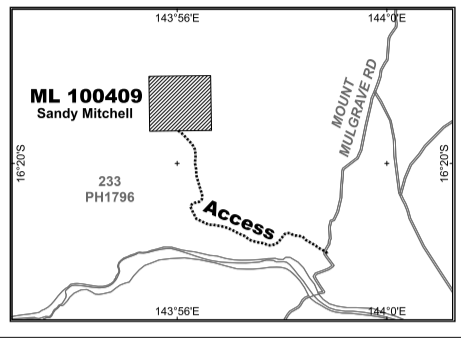


NOTICE OF PROPOSED GRANT OF A MINING LEASE

NATIVE TITLE ACT 1993 (CTH) SECTION 29

The Queensland Minister for Natural Resources and Mines, Manufacturing and Regional and Rural Development, 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).

ML 100409 applied for by ARK MINES LTD (ACN: 123 668 717), over an area of 405.57 ha, centred approximately 175km northwest of Mareeba, in the locality of Mareeba Shire Council.



Nature of Act(s): The grant of a Mining Lease 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 a term not exceeding twenty (20) years. The grant of the Mining Lease includes the granting of access as shown in the graphics.

Name and address of person doing acts: It is proposed that the Mining Lease be granted subject to the provisions of the *Mineral Resources Act 1989* (Qld) by the Queensland Minister for Natural Resources and Mines, Manufacturing and Regional and Rural Development, PO Box 15216, City East, Queensland, 4002.

Native Title Parties: *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 a 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 to the National Native Title Tribunal, Brisbane Registry, Level 5, Harry Gibbs Commonwealth Law Courts Building, 119 North Quay, Brisbane, Queensland, 4000. Telephone: (07) 30524040.

Further Information: May be obtained from the Department of Natural Resources and Mines, Manufacturing and Regional and Rural Development, 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: 26 February 2025



NOTICE OF PROPOSED GRANT OF EXPLORATION PERMITS GEOTHERMAL ENERGY

NATIVE TITLE ACT 1993 (CTH) SECTION 29

The Queensland Minister for Natural Resources and Mines, Manufacturing and Regional and Rural Development, 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 Exploration Permits for Geothermal Energy (EPG) under the *Geothermal Energy Act 2010* (Qld).

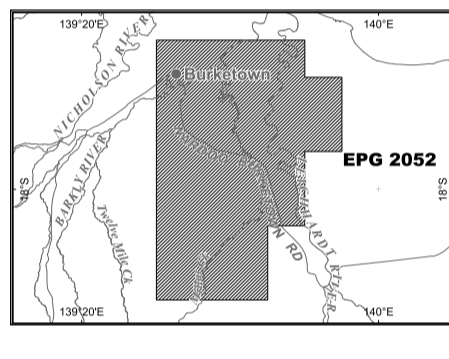
Nature of Act(s): The renewal and grant of an Exploration Permit under the *Mineral Resources Act 1989* (Qld), authorises the holder to explore for minerals specified for a term not exceeding three (3) years for EPM25786 and five (5) years for EPM26760 and to seek renewals for a term not exceeding five (5) years. It is proposed to renew and grant Exploration Permits subject to the *Mineral Resources Act 1989* (Qld) and also subject to the Native Title Protection Conditions Version 5, June 2018.

Nature of Act(s): The grant of Exploration Permits for Geothermal Energy under the *Geothermal Energy Act 2010* (Qld) authorises the holder to explore geothermal energy under the *Geothermal Energy Act 2010* (Qld) for a term not exceeding five (5) years with the possibility of renewal for a term not exceeding five (5) years.

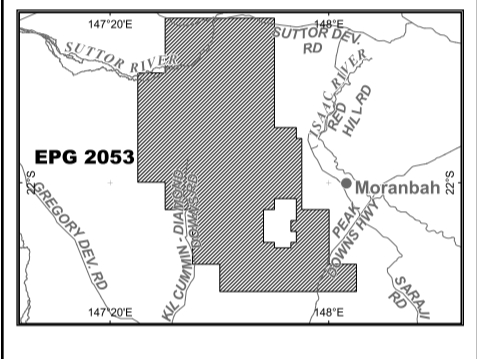
Name and Address of person doing Act(s): It is proposed that the Exploration Permits for Geothermal Energy be granted subject to the provisions of the *Geothermal Energy Act 2010* (Qld) by the Queensland Minister for Natural Resources and Mines, Manufacturing and Regional and Rural Development, PO Box 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 an EPG. Under section 30 of the *Native Title Act 1993* (Cth), persons have until three (3) months after the Notification Day to take certain steps to become native title parties in relation to this notice. Enquiries in relation to filing a native title determination application may be directed to the Federal Court, Brisbane Registry, Level 6, Harry Gibbs Commonwealth Law Courts Building, 119 North Quay, Brisbane, Queensland, 4000. Telephone: 1300 720 980 or Email: nativetitleQLD@fedcourt.gov.au. Enquiries in relation to the registration of a native title determination application may be directed to the National Native Title Tribunal, Brisbane Registry, Level 5, Harry Gibbs Commonwealth Law Courts Building, 119 North Quay, Brisbane, Queensland, 4000. Telephone: (07) 30524040.

EPG 2052 applied for by TERRA CALOR ENERGY PTY LIMITED (ACN: 677 598 677), over an area of 700 sub-blocks (2280 km²), spanning across Burketown, in the Burke Shire Council and Carpentaria Shire Council.



EPG 2053 applied for by TERRA CALOR ENERGY PTY LIMITED (ACN: 677 598 677), over an area of 1203 sub-blocks (3823km²), west of Moranbah in the locality of Isaac Regional Council and Whitsunday Regional Council.



Further information: May be obtained from the Department of Natural Resources and Mines, Manufacturing and Regional and Rural Development, Petroleum Assessment Hub, Level 4, 1 William Street, Brisbane, Queensland, 4000. Telephone: (07) 3199 8118 or Email: petroleumhub@resources.qld.gov.au

Notification Day: 26 February 2025



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 Energy, Mines, Industry Regulation and Safety, 100 Plain Street, East Perth WA 6004 may grant the following tenement applications under the *Mining Act 1978*:

Tenement Type	No.	Applicant	Area*	Locality	Centroid	Shire
Exploration Licence	16/659	FMG RESOURCES PTY LTD	3BL	28.5km SW'ly of Broad Arrow	Lat: 30° 39' S: Long: 121° 9' E	COOLGARDIE SHIRE
Exploration Licence	16/661	FMG RESOURCES PTY LTD	3BL	47.7km SW'ly of Ora Banda	Lat: 30° 42' S: Long: 120° 44' E	COOLGARDIE SHIRE
Exploration Licence	16/662	FMG RESOURCES PTY LTD	2BL	44.9km SW'ly of Ora Banda	Lat: 30° 39' S: Long: 120° 44' E	COOLGARDIE SHIRE
Exploration Licence	28/3495	CHALWELL PROSPECTING PTY LTD	54BL	76km E'ly of Kalgoorlie	Lat: 30° 38' S: Long: 122° 15' E	KALGOORLIE-BOULDER CITY
Exploration Licence	29/1270	METAL HAWK LIMITED	22BL	71.8km W'ly of Leonora	Lat: 28° 39' S: Long: 120° 38' E	LEONORA SHIRE, MENZIES SHIRE
Exploration Licence	29/1278	METAL HAWK LIMITED	24BL	67.1km W'ly of Leonora	Lat: 28° 40' S: Long: 120° 41' E	LEONORA SHIRE, MENZIES SHIRE
Exploration Licence	29/1283	GOLD ALPHA INVESTMENTS PTY LTD	70BL	72km W'ly of Leonora	Lat: 28° 53' S: Long: 120° 35' E	MENZIES SHIRE
Exploration Licence	39/2523	GTT METALS GROUP PTY LTD	4BL	24.4km W'ly of Laverton	Lat: 28° 39' S: Long: 122° 9' E	LAVERTON SHIRE
Exploration Licence	47/5264	DE GREY MINING LTD	2BL	19.2km E'ly of Whim Creek	Lat: 20° 48' S: Long: 118° 1' E	KARRATHA CITY, PORT HEDLAND TOWN
Exploration Licence	59/2931	ADAVALE MINERALS PTY LTD	18BL	22.7km NW'ly of Yalgoo	Lat: 28° 15' S: Long: 116° 28' E	YALGOO SHIRE
Exploration Licence	59/2942	KALAMAZOO RESOURCES LIMITED	26BL	62.5km NW'ly of Yalgoo	Lat: 27° 55' S: Long: 116° 14' E	YALGOO SHIRE
Exploration Licence	77/3130	GOLDEN HORSE MINERALS (AUST) PTY LTD	3BL	9.2km SW'ly of Southern Cross	Lat: 31° 18' S: Long: 119° 17' E	YILGARN SHIRE
Exploration Licence	77/3172	FMG RESOURCES PTY LTD	1BL	41km S'ly of Marvel Loch	Lat: 31° 48' S: Long: 119° 39' E	YILGARN SHIRE
Prospecting Licence	24/5819	NORTON GOLD FIELDS PTY LTD	104.58HA	9.4km SE'ly of Ora Banda	Lat: 30° 26' S: Long: 121° 6' E	KALGOORLIE-BOULDER CITY
Prospecting Licence	24/5820	FLEMING, Leo Glenn	112.54HA	4.2km SW'ly of Ora Banda	Lat: 30° 23' S: Long: 121° 1' E	KALGOORLIE-BOULDER CITY
Prospecting Licence	24/5821	MURTAGH, Jason Lee	90.89HA	12.4km S'ly of Ora Banda	Lat: 30° 28' S: Long: 121° 5' E	COOLGARDIE SHIRE, KALGOORLIE-BOULDER CITY
Prospecting Licence	26/4811	SPENCER, Scott Andrew SMART, Benjamin Wayne	201.64HA	29.2km NE'ly of Kambalda	Lat: 31° 3' S: Long: 121° 55' E	KALGOORLIE-BOULDER CITY
Prospecting Licence	27/2603	TEASDALE, Mark Ashley	153.05HA	41.3km E'ly of Broad Arrow	Lat: 30° 21' S: Long: 121° 44' 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: 12 February 2025

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 **12 May 2025**. 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. **12 June 2025**), 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 Energy, Mines, Industry Regulation and Safety, 100 Plain Street, East Perth WA 6004, or telephone (08) 9222 3518.

* - 1 Graticular Block = 2.8 km²

DMIRS_25032



HAS YOUR FEDERAL ELECTORAL DIVISION CHANGED?

There has been a redistribution of federal electoral divisions in New South Wales. A redistribution ensures there are a similar number of voters in each electoral division for a given state or territory.

Because of this, you may be voting in a different electoral division at the next federal election.

In New South Wales, the boundaries of 42 federal electoral divisions have been altered and the former Division of North Sydney has been abolished. Voters who previously lived in the Division of North Sydney have been allocated to the surrounding Divisions of Bennelong, Bradfield and Warringah.

The Division of Cook will be jointly named to honour the Rt. Hon. Sir Joseph Cook GCMG PC (1860–1947) and Captain James Cook FRS (1728–79).

A list of the areas which have moved to a different federal electoral division is provided in the table below.

Where can I find out more?

Further information can be found at aec.gov.au/NSW-redistribution

Maps and descriptions of all federal electoral divisions are available at aec.gov.au/profiles

Do I need to do anything?

You do not need to take any action if your federal electoral division has changed as the result of this redistribution. The AEC has:

- transferred your enrolment to your new federal electoral division, and
- written to households whose federal electoral division has changed and those letters should arrive in the coming weeks.

How do I find out if my federal electoral division has changed?

You can check your enrolment online at aec.gov.au/check

For privacy reasons, your electoral enrolment will only be confirmed if the details you enter are an exact match to your details on the electoral roll.

You can also check which federal electoral division your suburb or locality is located in at aec.gov.au/electorate

Alternatively, you can contact the AEC on 13 23 26 or find your local AEC office details at aec.gov.au/contact

Which areas have moved to a different federal electoral division?

From	To
Division of Banks	• the Division of Barton – the locality of Allawah, and part of the localities of Blakehurst, Carlton, Hurstville and South Hurstville
Division of Barton	• the Division of Grayndler – the locality of Tempe, and part of the localities of Canterbury, Dulwich Hill, Hurlstone Park and Marrickville • the Division of Kingsford Smith – the localities of Brighton-Le-Sands and Kyeemagh, and part of the locality of Rockdale
Division of Bennelong	• the Division of Berowra – the locality of North Epping and part of the locality of Epping • the Division of Parramatta – part of the localities of Beecroft, Carlingford, Dundas, Eastwood, Epping, Ermington and Melrose Park
Division of Berowra	• the Division of Mitchell – part of the localities of Glenhaven and West Pennant Hills • the Division of Parramatta – part of the locality of Carlingford
Division of Blaxland	• the Division of Banks – part of the localities of Bankstown, Milperra, Padstow and Revesby • the Division of Reid – part of the locality of Auburn • the Division of Watson – the localities of Bankstown Aerodrome, Condell Park, Georges Hall and Lansdowne, and part of the localities of Bankstown, Bass Hill, Milperra, Revesby, Sefton and Yagoona
Division of Bradfield	• the Division of Berowra – the locality of Waitara, and part of the localities of Asquith, Hornsby, Mount Colah, Normanhurst and Wairoonga
Division of Calare	• no changes have been made to this electoral division which result in the transfer of voters to another electoral division
Division of Chifley	• the Division of McMahon – the localities of Arndell Park and Bungarabee, and part of the localities of Blacktown, Doonside and Rooty Hill
Division of Cook	• the Division of Banks – the localities of Carss Park and Kyle Bay, and part of the localities of Blakehurst and Connells Point • the Division of Barton – the localities of Beverley Park and Kogarah Bay, and part of the localities of Kogarah and Ramsgate • the Division of Kingsford Smith – the locality of Monterey and part of the locality of Ramsgate Beach ! The Division of Cook will be jointly named to honour the Rt. Hon. Sir Joseph Cook GCMG PC (1860–1947) and Captain James Cook FRS (1728–79)
Division of Cowper	• the Division of Page – the locality of Korora and part of the locality of Sapphire Beach.
Division of Cunningham	• no changes have been made to this electoral division which result in the transfer of voters to another electoral division
Division of Dobell	• the Division of Robertson – part of the localities of Central Mangrove and Kulnura
Division of Eden-Monaro	• the Division of Riverina – Snowy Valleys Council and Yass Valley Council
Division of Farrer	• no changes have been made to this electoral division which result in the transfer of voters to another electoral division
Division of Fowler	• no changes have been made to this electoral division which result in the transfer of voters to another electoral division
Division of Gilmore	• the Division of Eden-Monaro – the localities of Turlinjah and Tuross Head
Division of Grayndler	• the Division of Sydney – the localities of Balmain, Balmain East, Birchgrove and Rozelle, and part of the locality of Lilyfield
Division of Greenway	• the Division of McMahon – part of the localities of Blacktown, Prospect, Seven Hills and Toongabbie • the Division of Parramatta – the locality of Girraween, and part of the localities of Pendle Hill, Seven Hills and Toongabbie

aec.gov.au/NSW-redistribution ☎ 13 23 26

Authorised by the Australian Electoral Commissioner, 10 Mort Street, Canberra, ACT

From	To
Division of Hughes	<ul style="list-style-type: none"> the Division of Cook – the localities of Grays Point, Kareela, Kirrawee and Oyster Bay, and part of the localities of Como, Gymea, Jannali and Sutherland
Division of Hume	<ul style="list-style-type: none"> the Division of Eden-Monaro – Goulburn Mulwaree Council the Division of Riverina – Upper Lachlan Council, the localities of Boorowa, Frogmore, Godfreys Creek, Hovells Creek, Mount Collins, Reids Flat, Rugby, Rye Park and Taylors Flat, and part of the locality of Wyangala the Division of Whitlam – the localities of Balmoral, Belanglo, Bullio, Bundanoon, Canyonleigh, Colo Vale, Goodmans Ford, High Range, Hill Top, Joadja, Mandemar, Medway, Meryla, Paddys River, Penrose, Wattle Ridge, Wingello and Yerrinbool, and part of the localities of Alpine, Bargo, Berrima, Buxton, Exeter, Sutton Forest, Tallong, Werai, Wombeyan Caves and Woodlands
Division of Hunter	<ul style="list-style-type: none"> the Division of Newcastle – part of the localities of Elernmore Vale and Wallsend the Division of New England – Muswellbrook Shire Council the Division of Paterson – part of the locality of Seahampton the Division of Shortland – the locality of Argenton, and part of the localities of Cardiff and Glendale
Division of Kingsford Smith	<ul style="list-style-type: none"> the Division of Wentworth – part of the localities of Clovelly, Coogee and Randwick
Division of Lindsay	<ul style="list-style-type: none"> the Division of Macquarie – the localities of Emu Heights, Emu Plains and Leonay
Division of Lyne	<ul style="list-style-type: none"> no changes have been made to this electoral division which result in the transfer of voters to another electoral division
Division of Macarthur	<ul style="list-style-type: none"> the Division of Hughes – part of the locality of Ingleburn the Division of Hume – the localities of Catherine Field and Oran Park, and part of the localities of Bringelly, Harrington Park, Leppington and Rossmore
Division of Mackellar	<ul style="list-style-type: none"> no changes have been made to this electoral division which result in the transfer of voters to another electoral division
Division of Macquarie	<ul style="list-style-type: none"> no changes have been made to this electoral division which result in the transfer of voters to another electoral division
Division of McMahon	<ul style="list-style-type: none"> the Division of Blaxland – the localities of Guildford West, Merrylands West, Old Guildford, Woodpark and Yennora, and part of the localities of Greystanes, Guildford, Merrylands and South Wentworthville the Division of Fowler – part of the localities of Bossley Park and Wetherill Park the Division of Parramatta – part of the localities of Greystanes and South Wentworthville
Division of Mitchell	<ul style="list-style-type: none"> the Division of Greenway – the localities of Box Hill, Gables and Nelson, and part of the localities of Maraylya and Rouse Hill
Division of Newcastle	<ul style="list-style-type: none"> no changes have been made to this electoral division which result in the transfer of voters to another electoral division
Division of New England	<ul style="list-style-type: none"> no changes have been made to this electoral division which result in the transfer of voters to another electoral division
Division of North Sydney (this electoral division has been abolished)	<ul style="list-style-type: none"> the Division of Bennelong – The Council of the Municipality of Hunters Hill and Lane Cove Municipal Council, and part of the localities of Chatswood, Chatswood West and Lane Cove North the Division of Bradfield – the localities of Artarmon, Castlecrag, Middle Cove, Naremburn, North Willoughby, Northbridge, Willoughby and Willoughby East, and part of the localities of Cammeray, Chatswood and St Leonards the Division of Warringah – the localities of Crows Nest, Kirribilli, Lavender Bay, McMahons Point, Milsons Point, North Sydney, Waverton and Wollstonecraft, and part of the localities of Cammeray, Cremorne and Neutral Bay <p>! The former Division of North Sydney has been abolished.</p>
Division of Page	<ul style="list-style-type: none"> no changes have been made to this electoral division which result in the transfer of voters to another electoral division
Division of Parkes	<ul style="list-style-type: none"> the Division of New England – the localities of Balfours Peak, Blue Nobby, Boonal, Crooble, Gineroi, North Star, Warialda, Warialda Rail and Yallaroi, and part of the localities of Bingara, Biniguy, Boggabilla, Coolatai, Croppa Creek, Delungra, Graman, Gravesend, Myall Creek, Pallamallawa and Tullooona
Division of Parramatta	<ul style="list-style-type: none"> the Division of Blaxland – the locality of Holroyd, and part of the localities of Clyde, Granville, Guildford, Merrylands, South Granville and South Wentworthville
Division of Paterson	<ul style="list-style-type: none"> the Division of Hunter – the localities of Abermain, Kurri Kurri, Neath, Pelaw Main, Stanford Merthyr and Weston, and part of the localities of Buchanan, Heddon Greta, Loxford, Richmond Vale, Sawyers Gully and Stockrington
Division of Reid	<ul style="list-style-type: none"> no changes have been made to this electoral division which result in the transfer of voters to another electoral division
Division of Richmond	<ul style="list-style-type: none"> no changes have been made to this electoral division which result in the transfer of voters to another electoral division
Division of Riverina	<ul style="list-style-type: none"> the Division of Parkes – Bland Shire Council, Forbes Shire Council and Parkes Shire Council
Division of Robertson	<ul style="list-style-type: none"> no changes have been made to this electoral division which result in the transfer of voters to another electoral division
Division of Shortland	<ul style="list-style-type: none"> no changes have been made to this electoral division which result in the transfer of voters to another electoral division
Division of Sydney	<ul style="list-style-type: none"> the Division of Grayndler – part of the locality of St Peters the Division of Wentworth – the localities of Potts Point and Woolloomooloo, and part of the localities of Darlinghurst and Sydney
Division of Warringah	<ul style="list-style-type: none"> the Division of Mackellar – the localities of Killarney Heights and North Curl Curl, and part of the localities of Dee Why, Forestville and Frenchs Forest
Division of Watson	<ul style="list-style-type: none"> the Division of Banks – part of the localities of Bankstown, Beverly Hills, Narwee, Padstow, Punchbowl, Riverwood and Roselands the Division of Barton – part of the localities of Belmore, Beverly Hills, Kingsgrove and Roselands the Division of Blaxland – the locality of Rookwood, and part of the localities of Lidcombe and Strathfield the Division of Grayndler – the localities of Ashbury, Burwood Heights, Croydon Park and Enfield, and part of the localities of Ashfield, Canterbury, Croydon, Hurlstone Park and Summer Hill
Division of Wentworth	<ul style="list-style-type: none"> no changes have been made to this electoral division which result in the transfer of voters to another electoral division
Division of Werriwa	<ul style="list-style-type: none"> the Division of Hughes – the localities of Long Point, Macquarie Fields and Macquarie Links, and part of the localities of Bardia, Casula, Glenfield and Ingleburn the Division of Hume – the locality of Bradfield, and part of the localities of Badgerys Creek and Bringelly the Division of Macarthur – part of the localities of Bardia, Denham Court, Edmondson Park and Leppington
Division of Whitlam	<ul style="list-style-type: none"> the Division of Cunningham – the localities of Berkeley, Cringila, Lake Heights, Primbee, Unanderra and Windang, and part of the localities of Kembala Grange, Lake Heights and Unanderra

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HAS YOUR FEDERAL ELECTORAL DIVISION CHANGED?

There has been a redistribution of federal electoral boundaries in Victoria. A redistribution ensures there are a similar number of voters in each electoral division for a given state or territory.

Because of this, you may be voting in a different electoral division at the next federal election.

In Victoria, the boundaries of 34 federal electoral divisions have been altered and the former Division of Higgins has been abolished. Voters who previously lived in the Division of Higgins have been allocated to the surrounding Divisions of Chisholm, Hotham, Kooyong, Macnamara and Melbourne.

A list of the areas which have moved to a different federal electoral division is provided in the table below.

Where can I find out more?

Further information can be found at aec.gov.au/VIC-redistribution

Maps and descriptions of all federal electoral divisions are available at aec.gov.au/profiles

Do I need to do anything?

You do not need to take any action if your federal electoral division has changed as the result of this redistribution. The AEC has:

- transferred your enrolment to your new federal electoral division, and
- written to households whose federal electoral division has changed and those letters should arrive in the coming weeks.

How do I find out if my federal electoral division has changed?

You can check your enrolment online at aec.gov.au/check

For privacy reasons, your electoral enrolment will only be confirmed if the details you enter are an exact match to your details on the electoral roll.

You can also check which federal electoral division your suburb or locality is located in at aec.gov.au/electorate

Alternatively, you can contact the AEC on 13 23 26 or find your local AEC office details at aec.gov.au/contact

Which areas have moved to a different federal electoral division?

From	To
Division of Aston	<ul style="list-style-type: none"> • no changes have been made to this electoral division which result in the transfer of voters to another electoral division
Division of Ballarat	<ul style="list-style-type: none"> • the Division of Corio – the localities of Maude and Sutherlands Creek
Division of Bendigo	<ul style="list-style-type: none"> • no changes have been made to this electoral division which result in the transfer of voters to another electoral division
Division of Bruce	<ul style="list-style-type: none"> • the Division of Isaacs – part of the localities of Dandenong and Noble Park
Division of Calwell	<ul style="list-style-type: none"> • the Division of McEwen – the locality of Kalkallo • the Division of Scullin – part of the localities of Campbellfield, Craigieburn, Fawkner and Somerton
Division of Casey	<ul style="list-style-type: none"> • no changes have been made to this electoral division which result in the transfer of voters to another electoral division
Division of Chisholm	<ul style="list-style-type: none"> • the Division of Deakin – part of the locality of Burwood East • the Division of Hotham – the locality of Notting Hill, and part of the localities of Clayton, Chadstone, Glen Waverley, Mount Waverley, Mulgrave, Oakleigh and Wheelers Hill • the Division of Menzies – part of the localities of Blackburn, Blackburn South, Box Hill and Box Hill South
Division of Cooper	<ul style="list-style-type: none"> • no changes have been made to this electoral division which result in the transfer of voters to another electoral division
Division of Corangamite	<ul style="list-style-type: none"> • the Division of Corio – the localities of Bannockburn, Gheringhap, Murgheboluc, Russells Bridge and Stonehaven, and part of the locality of Batesford • the Division of Wannon – the localities of Barrabool, Buckley, Gherang, Gnarwarre, Hesse, Inverleigh, Modewarre, Moriac, Mount Moriac, Paraparap and Wurdiboluc, and part of the localities of Freshwater Creek and Wingeel
Division of Corio	<ul style="list-style-type: none"> • no changes have been made to this electoral division which result in the transfer of voters to another electoral division
Division of Deakin	<ul style="list-style-type: none"> • the Division of Aston – the locality of Kilsyth South, and part of the localities of Bayswater North, Heathmont and Ringwood
Division of Dunkley	<ul style="list-style-type: none"> • the Division of Flinders – part of the locality of Mount Eliza
Division of Flinders	<ul style="list-style-type: none"> • no changes have been made to this electoral division which result in the transfer of voters to another electoral division
Division of Fraser	<ul style="list-style-type: none"> • no changes have been made to this electoral division which result in the transfer of voters to another electoral division
Division of Gellibrand	<ul style="list-style-type: none"> • the Division of Fraser – the locality of Spotswood, and part of the localities of Brooklyn, Newport and Yarraville

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From	To
Division of Gippsland	<ul style="list-style-type: none"> no changes have been made to this electoral division which result in the transfer of voters to another electoral division
Division of Goldstein	<ul style="list-style-type: none"> no changes have been made to this electoral division which result in the transfer of voters to another electoral division
Division of Gorton	<ul style="list-style-type: none"> the Division of Hawke – the locality of Keilor North and part of the locality of Keilor
Division of Hawke	<ul style="list-style-type: none"> no changes have been made to this electoral division which result in the transfer of voters to another electoral division
Division of Higgins (this electoral division has been abolished)	<ul style="list-style-type: none"> the Division of Chisholm – part of the localities of Ashburton, Camberwell, Glen Iris, Hawthorn East and Malvern East the Division of Hotham – the localities of Carnegie and Murrumbeena, and part of the locality of Ormond the Division of Kooyong – the localities of Armadale, Kooyong, Malvern and Toorak, and part of the localities of Glen Iris, Malvern East and Prahran the Division of Macnamara – part of the locality of Windsor the Division of Melbourne – part of the localities of Prahran and South Yarra <p>! The former Division of Higgins has been abolished.</p>
Division of Holt	<ul style="list-style-type: none"> the Division of Bruce – part of the locality of Cranbourne North
Division of Hotham	<ul style="list-style-type: none"> the Division of Goldstein – part of the localities of Bentleigh and Bentleigh East the Division of Isaacs – the locality of Springvale South, and part of the localities of Clarinda, Clayton South, Dingley Village, Keysborough and Noble Park
Division of Indi	<ul style="list-style-type: none"> no changes have been made to this electoral division which result in the transfer of voters to another electoral division
Division of Isaacs	<ul style="list-style-type: none"> the Division of Dunkley – the localities of Bonbeach, Carrum and Patterson Lakes, and part of the localities of Chelsea and Chelsea Heights the Division of Goldstein – part of the localities of Cheltenham, Highett and Moorabbin
Division of Jagajaga	<ul style="list-style-type: none"> no changes have been made to this electoral division which result in the transfer of voters to another electoral division
Division of Kooyong	<ul style="list-style-type: none"> the Division of Chisholm – part of the localities of Ashburton, Camberwell, Glen Iris and Surrey Hills the Division of Menzies – the localities of Mont Albert and Mont Albert North, and part of the localities of Balwyn, Balwyn North and Surrey Hills
Division of Lalor	<ul style="list-style-type: none"> the Division of Corio – the locality of Cocoroc, and part of the localities of Little River, Mambourin and Werribee the Division of Gellibrand – the locality of Williams Landing, and part of the localities of Point Cook and Truganina the Division of Hawke – the locality of Quandong, and part of the localities of Eynesbury, Manor Lakes and Wyndham Vale
Division of La Trobe	<ul style="list-style-type: none"> the Division of Bruce – part of the localities of Beaconsfield, Berwick and Harkaway
Division of McEwen	<ul style="list-style-type: none"> the Division of Casey – the localities of Bend of Islands, Christmas Hills and Smiths Gully, and part of the localities of Kangaroo Ground, Kinglake, Panton Hill, St Andrews and Watsons Creek the Division of Nicholls – the localities of Forbes, Kilmore, Kilmore East, Moranding and Willowmavin the Division of Scullin – part of the locality of Wollert
Division of Macnamara	<ul style="list-style-type: none"> the Division of Melbourne – part of the localities of Melbourne and South Yarra
Division of Mallee	<ul style="list-style-type: none"> no changes have been made to this electoral division which result in the transfer of voters to another electoral division
Division of Maribyrnong	<ul style="list-style-type: none"> the Division of Hawke – part of the localities of Keilor, Keilor Park, Melbourne Airport and Tullamarine the Division of Melbourne – part of the localities of Flemington and Travancore the Division of Wills – part of the localities of Moonee Ponds and Strathmore
Division of Melbourne	<ul style="list-style-type: none"> the Division of Cooper – the locality of Clifton Hill the Division of Maribyrnong – part of the locality of Parkville the Division of Wills – the localities of Carlton North and Princes Hill, and part of the localities of Brunswick East and Fitzroy North
Division of Menzies	<ul style="list-style-type: none"> the Division of Casey – part of the locality of Wonga Park the Division of Deakin – part of the localities of Blackburn, Blackburn North, Donvale, Mitcham, Nunawading, Park Orchards, Ringwood North and Warrandyte South the Division of Jagajaga – part of the locality of North Warrandyte
Division of Monash	<ul style="list-style-type: none"> no changes have been made to this electoral division which result in the transfer of voters to another electoral division
Division of Nicholls	<ul style="list-style-type: none"> the Division of Bendigo – the localities of Bonn, Diggora, Fairy Dell, Nulla Vale, Pyalong, Rochester and Tennyson and Tooborac, and part of the locality of Milloo
Division of Scullin	<ul style="list-style-type: none"> the Division of Jagajaga – part of the locality of Bundoora the Division of McEwen – part of the locality of Mernda
Division of Wannon	<ul style="list-style-type: none"> no changes have been made to this electoral division which result in the transfer of voters to another electoral division
Division of Wills	<ul style="list-style-type: none"> the Division of Maribyrnong – part of the localities of Brunswick West, Glenroy, Oak Park, Pascoe Vale and Pascoe Vale South

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