

NOTICE OF CONSULTATION

ABORIGINAL HERITAGE ACT 1988 (SA)

PROPOSED SALE AND POTENTIAL REMOVAL OF ABORIGINAL OBJECTS FROM SOUTH AUSTRALIA

The South Australian Minister for Aboriginal Affairs (Minister), who is responsible for the *Aboriginal Heritage Act 1988 (SA)* (Act), has received an application for authorisations under sections 29(1)(a) and 29(1)(b) of the Act from Mr Geoffrey Pope (Applicant).

Section 29(1)(a) makes it an offence to sell an Aboriginal object in South Australia without prior authorisation from the Minister. Section 29(1)(b) makes it an offence to remove an Aboriginal object from the state without authorisation.

The Applicant seeks the authorisations so that he can sell 49 lots of objects, which in the opinion of Aboriginal Affairs and Reconciliation (AAR), include Aboriginal objects, and to remove them from the state if required for their sale.

The objects are made of either stone or wood. The Applicant advises that he acquired most of them in South Australia between 1965 and 1976. His collection also includes objects acquired from the Northern Territory, Queensland, Western Australia and Victoria. It is likely that some objects originated from places other than where they were acquired.

Consultation and submissions

Before considering whether to grant the authorisations sought, section 13 of the Act requires the Minister to first consult with Traditional Owners, the State Aboriginal Heritage Committee and any other Aboriginal parties he thinks may have an interest.

Accordingly, verbal and written submissions are now invited from parties who satisfy these requirements. Submissions can be lodged with AAR until **28 November 2024**.

For further details or to lodge a submission, please call (08) 7424 6674, email AAR.CIR@sa.gov.au or visit: <https://www.agd.sa.gov.au/heritage-applications>.



Government of South Australia
Attorney-General's Department



The draft Landholder Negotiation Scheme (LNS) Regulation public exhibition period has been extended

The NSW Government has extended the draft Landholder Negotiation Scheme (LNS) Regulation public exhibition period until 11:59pm (AEDT) on Sunday 24 November 2024. The extension gives residents and businesses more time to learn about the draft LNS Regulation and to have their say.

The LNS Regulation is designed to ensure a fair, transparent and consistent approach to negotiating voluntary agreements with landholders affected by proposed future environmental water releases.

About the draft LNS Regulation

The draft LNS Regulation and negotiation guidelines outline the approach the NSW Government will take when negotiating voluntary agreements with landholders affected by future environmental water deliveries at higher flow levels, or under different regimes, than current operating practice.

The draft LNS Regulation is designed to protect the interests of landholders and ensure all negotiations are conducted in good faith.

The LNS would be established through an amendment to the Water Management (General) Regulation 2018, under the *Water Management Act 2000*.

More information

For more information about the draft LNS Regulation, the public exhibition process and how to make a submission:

Visit: water.nsw.gov.au/landholder-negotiation-scheme

Email: water.enquiries@dpie.nsw.gov.au

Phone: 1300 081 047.



Government of South Australia
Department of Primary Industries
and Regions

Public Call: Aquaculture Lease Area Opportunity

Applications for production leases are invited from suitably qualified individuals or companies interested in undertaking aquaculture farming activities within any of the aquaculture zones of the *Aquaculture (Zones – Lower Eyre Peninsula) Policy 2023* (the Policy) to apply to the Aquaculture Tenure Allocation Board.

All available hectares for production leases across all aquaculture zones within the Policy have been released as part of this public call for applications. The Policy permits the farming of all aquatic organisms subject to prescribed criteria and other provisions of the Policy.

Applications are invited from Monday 28 October 2024 until 11.59pm Sunday 12 January 2025.

To submit an application and for further information visit
https://pir.sa.gov.au/marine_aquaculture_leases

W25882



Notice Under Section 29 of the Native Title Act 1993 (Cth) Mining Leases 1242 and 1243 and Mining Purposes Leases 272 and 273 (Mining Act 1973 (NSW))

The Minister administering the *Mining Act 1992* (NSW) gives notice in accordance with the requirements of section 29 of the *Native Title Act 1993* (Cth) of the proposed renewal of Mining Leases 1242 and 1243 and Mining Purposes Leases 272 and 273 (collectively 'the mining leases'), subject to the provisions of the *Mining Act 1992*.

Description of the nature of the act

The Minister administering the *Mining Act 1992* intends to renew the mining leases under section 114(1)(a) of that Act.

Should the mining leases be renewed, the lease holder may, in future, apply to renew or transfer the leases prior to them expiring (including partial renewals or partial transfers).

Note: If the mining leases are renewed, any future renewal, re grant or re-making (including partial renewals or partial transfers) or extension of the term of the leases may be valid pursuant to section 24MD(1) of the *Native Title Act 1993* (Cth) without further notification, provided the requirements in section 26D(1) are satisfied.

Holder's details

Climax Australia Pty Limited (ACN 002 164 598) is the holder of Mining Leases 1242 and 1243 which, if renewed would authorise the mining of arsenic, copper, gold, lead, silver and zinc for further terms not exceeding 21 years, with the possibility of any future renewals for terms not exceeding 21 years.

Climax Australia Pty Limited (ACN 002 164 598) is the holder of Mining Purposes Leases 272 and 273 which, if renewed would authorise ancillary mining activities only for further terms not exceeding 21 years, with the possibility of any future renewals for terms not exceeding 21 years.

Description of area that may be affected

The entire area of Mining Lease 1242 that covers an area of about 160 hectares situated approximately 26 kilometres west southwest of the town of Blayney, in the State of NSW as shown on the diagram below.

The entire area of Mining Lease 1243 that covers an area of about 256 hectares situated approximately 24 kilometres west southwest of the town of Blayney, in the State of NSW as shown on the diagram below.

The entire area of Mining Purposes Lease 272 that covers an area of about 0.18 hectares situated approximately 27 kilometres west southwest of the town of Blayney, in the State of NSW as shown on the diagram below.

The entire area of Mining Purposes Lease 273 that covers an area of about 38.87 hectares situated approximately 25 kilometres west southwest of the town of Blayney, in the State of NSW as shown on the diagram below.

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 21 November 2024. 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.

Notice of applications for determination of native title in Western Australia

Notification day: 20 November 2024

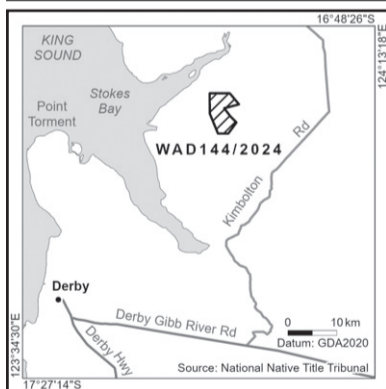


National
Native Title
Tribunal

These are applications by native title claim groups which are asking the Federal Court of Australia (Federal Court) to determine that they hold native title in the areas described below.

If you want to become a party to any of these applications, you must file a Form 5 (Notice of Intention to become a Party) with the Federal Court, **on or before 19 February 2025**. Further information regarding how to file a Form 5 is available from www.fedcourt.gov.au. After **19 February 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 any of these applications, there may be no other opportunity for the Federal Court, in making its determinations, to take into account those native title rights and interests in relation to the areas concerned.

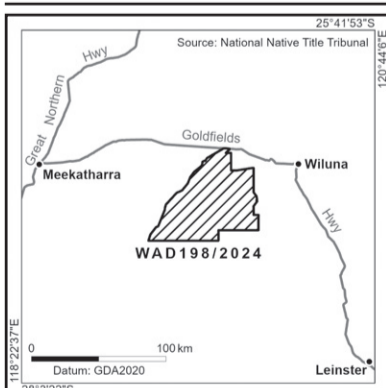


Application name: Derek Oobagooma & Ors on behalf of the Big Springs Claim Group and State of Western Australia
Federal Court File No: WAD144/2024

Date filed: 13 June 2024

Registration test status: The Native Title Registrar has **accepted** this application for registration

Description of area: The application area covers about 32.3 sq km and is located about 46 km north east of Derby
Relevant LGA: Shire of Derby/West Kimberley



Application name: Annette Williams & Ors on behalf of the Wiluna People (Wiluna #5) and State of Western Australia
Federal Court File No: WAD198/2024

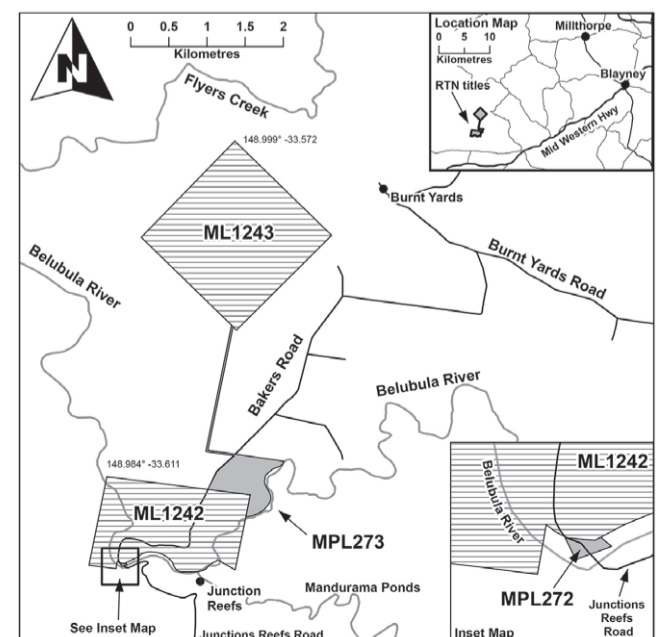
Date filed: 22 July 2024

Registration test status: The Native Title Registrar has **accepted** this application for registration

Description of area: The application area covers about 3,017 sq km and is located about 30 km west of Wiluna
Relevant LGA: Shire of Wiluna

For assistance and any further information about these applications, including the description of the area, call Claire Smith on 08 6317 5333 or visit www.nntt.gov.au.

advertising@koorimail.com



Public Notice

ANNUAL GENERAL MEETING

Aboriginal Corporation for Homeless and Rehabilitation Community Services,

Friday 29 November 2024

At 12:00 pm.

Yarra Bay Sailing Club
67-69 Yarra Road, Phillip Bay NSW 2036

AGENDA

1. Welcome/Apologies
2. Previous Minutes
3. Audit Reports
4. Elections of Office Bearers
5. General Business

Yours sincerely
Jane Stanley
Chairperson

Aboriginal Corporation for Homeless
and Rehabilitation Community
Services

QYAC Annual General Meeting

Quandamooka Yoolooburrabee Aboriginal Corporation RNTBC (QYAC) is holding its 2024 Annual General Meeting (AGM).

Date: Saturday, 23 November 2024

Time: 10.15 am (registration starts at 8 am)

Location: Minjerribah Ganaba, 100 East Coast Road, Dunwich, Minjerribah (North Stradbroke Island)



The AGM relates to matters that occurred during the 2023/2024 financial year (1 July 2023 to 30 June 2024).

QYAC members, please visit our website for updates and to download Notice to Members which contains the RSVP and Proxy forms.

Please return the RSVP by **15th November 2024** and the Proxy form must be submitted to QYAC by **10:15 am, 21 November 2024**.

For any general inquiries, please contact: admin@qyac.net.au

ATTENTION

STUDENTS FOR AGED CARE INDUSTRY

ARE YOU INTERESTED IN LEARNING ABOUT HOW TO LOOK AFTER OUR ELDERLY COMMUNITY MEMBERS GET A CERTIFICATE 3 IN AGED CARE

UPGRADE YOUR AGED CARE SKILL LEVEL

COURSES START ON MONDAY 3RD FEBRUARY 2025 IN SYDNEY OR IF THERE SUFFICIENT NUMBERS IN YOUR LOCAL COMMUNITY

SEND YOUR INTEREST EMAIL TO:
ROBERT@WISDOMCOLLEGE.EDU.AU



NOTICE TO GRANT MINING TENEMENTS

NATIVE TITLE ACT 1993 (CTH) SECTION 29

The State of Western Australia HEREBY GIVES NOTICE that the Minister for Mines and Petroleum, C/- Department of 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	28/3425	SUMICO (WA) PTY LTD	125BL	164.9km E'ly of Edjudina	Lat: 30° 9' S: Long: 124° 1' E	KALGOORLIE-BOULDER CITY, MENZIES SHIRE
Exploration Licence	28/3461	EMPIRE RESOURCES LIMITED	7BL	65.7km E'ly of Kalgoorlie	Lat: 30° 34' S: Long: 122° 7' E	KALGOORLIE-BOULDER CITY
Exploration Licence	29/1229	BLACKFYNN PTY LTD	20BL	22.1km S'ly of Menzies	Lat: 29° 52' S: Long: 121° 6' E	MENZIES SHIRE
Exploration Licence	37/1559	MARQUEE RESOURCES LIMITED	70BL	43.7km W'ly of Leonora	Lat: 28° 57' S: Long: 120° 53' E	LEONORA SHIRE, MENZIES SHIRE
Exploration Licence	57/1264	ODETTE TWO PTY LTD	6BL	66.8km SW'ly of Sandstone	Lat: 28° 29' S: Long: 118° 54' E	SANDSTONE SHIRE
Exploration Licence	77/3235	KULA GOLD LIMITED	1BL	42km NE'ly of Merredin	Lat: 31° 15' S: Long: 118° 38' E	WESTONIA SHIRE
Exploration Licence	77/3236	KULA GOLD LIMITED	3BL	40.6km NE'ly of Merredin	Lat: 31° 18' S: Long: 118° 39' E	WESTONIA SHIRE
Exploration Licence	77/3238	KULA GOLD LIMITED	1BL	47.6km E'ly of Merredin	Lat: 31° 20' S: Long: 118° 45' E	WESTONIA SHIRE, YILGARN SHIRE
Prospecting Licence	16/3490	CARNEGIE GOLD PTY LTD	137.34 HA	48.7km NW'ly of Ora Banda	Lat: 30° 11' S: Long: 120° 35' E	COOLGARDIE SHIRE
Prospecting Licence	24/5796	COEN, Andrew Roy VULETA, Adrian	9.71 HA	19.8km NE'ly of Ora Banda	Lat: 30° 16' S: Long: 121° 14' E	KALGOORLIE-BOULDER CITY
Prospecting Licence	24/5797	COEN, Andrew Roy VULETA, Adrian	9.90 HA	16.3km NW'ly of Broad Arrow	Lat: 30° 18' S: Long: 121° 14' E	KALGOORLIE-BOULDER CITY
Prospecting Licence	24/5798	COEN, Andrew Roy VULETA, Adrian	9.91 HA	13.5km NW'ly of Broad Arrow	Lat: 30° 20' S: Long: 121° 15' E	KALGOORLIE-BOULDER CITY
Prospecting Licence	25/2835	COMPLETE PROSPECTING PTY LTD	121.30 HA	33.5km NE'ly of Kambalda	Lat: 31° 4' S: Long: 121° 59' E	KALGOORLIE-BOULDER CITY
Prospecting Licence	25/2836	COMPLETE PROSPECTING PTY LTD	121.30 HA	33.8km NE'ly of Kambalda	Lat: 31° 4' S: Long: 121° 59' E	KALGOORLIE-BOULDER CITY
Prospecting Licence	26/4779	COMPLETE PROSPECTING PTY LTD	121.28 HA	32.1km NE'ly of Kambalda	Lat: 31° 4' S: Long: 121° 58' E	KALGOORLIE-BOULDER CITY
Prospecting Licence	26/4780	COMPLETE PROSPECTING PTY LTD	121.27 HA	30.8km NE'ly of Kambalda	Lat: 31° 4' S: Long: 121° 57' E	KALGOORLIE-BOULDER CITY
Prospecting Licence	26/4781	COMPLETE PROSPECTING PTY LTD	121.32 HA	32.5km NE'ly of Kambalda	Lat: 31° 4' S: Long: 121° 58' E	KALGOORLIE-BOULDER CITY
Prospecting Licence	26/4782	COMPLETE PROSPECTING PTY LTD	121.31 HA	31.2km NE'ly of Kambalda	Lat: 31° 4' S: Long: 121° 57' E	KALGOORLIE-BOULDER CITY
Prospecting Licence	26/4783	COMPLETE PROSPECTING PTY LTD	121.23 HA	33.5km NE'ly of Kambalda	Lat: 31° 2' S: Long: 121° 58' E	KALGOORLIE-BOULDER CITY
Prospecting Licence	26/4784	COMPLETE PROSPECTING PTY LTD	129.36 HA	27.1km NE'ly of Kambalda	Lat: 30° 59' S: Long: 121° 48' E	KALGOORLIE-BOULDER CITY
Prospecting Licence	26/4785	COMPLETE PROSPECTING PTY LTD	102.49 HA	25.3km NE'ly of Kambalda	Lat: 31° 0' S: Long: 121° 48' E	KALGOORLIE-BOULDER CITY
Prospecting Licence	26/4786	COMPLETE PROSPECTING PTY LTD	182.00 HA	29.1km NE'ly of Kambalda	Lat: 30° 58' S: Long: 121° 49' E	KALGOORLIE-BOULDER CITY
Prospecting Licence	26/4787	COMPLETE PROSPECTING PTY LTD	183.85 HA	31km NE'ly of Kambalda	Lat: 30° 57' S: Long: 121° 50' E	KALGOORLIE-BOULDER CITY
Prospecting Licence	26/4788	COMPLETE PROSPECTING PTY LTD	55.29 HA	33.1km NE'ly of Kambalda	Lat: 30° 57' S: Long: 121° 52' E	KALGOORLIE-BOULDER CITY
Prospecting Licence	26/4790-S	HAURAKI, Jamie Lee Petranella	9.92 HA	14km E'ly of Kalgoorlie	Lat: 30° 46' S: Long: 121° 36' E	KALGOORLIE-BOULDER CITY
Prospecting Licence	26/4791-S	HAURAKI, Jamie Lee Petranella	9.97 HA	14.3km E'ly of Kalgoorlie	Lat: 30° 46' S: Long: 121° 36' E	KALGOORLIE-BOULDER CITY
Prospecting Licence	27/2600-S	BLEAKLEY, Peter Craig	9.72 HA	56.8km NE'ly of Broad Arrow	Lat: 30° 13' S: Long: 121° 51' E	KALGOORLIE-BOULDER CITY
Prospecting Licence	28/1422-S	SHEHAN, Richard Thomas	4.58 HA	76.9km E'ly of Kalgoorlie	Lat: 30° 33' S: Long: 122° 14' E	KALGOORLIE-BOULDER CITY
Prospecting Licence	30/1153	JANKOWSKI, Michael	62.25 HA	57.1km SW'ly of Menzies	Lat: 29° 59' S: Long: 120° 33' E	MENZIES SHIRE
Prospecting Licence	30/1154	JANKOWSKI, Michael	0.81 HA	57.5km SW'ly of Menzies	Lat: 29° 59' S: Long: 120° 33' E	MENZIES SHIRE
Prospecting Licence	38/4599	HANNA, James Samuel	74.24 HA	21.4km NW'ly of Laverton	Lat: 28° 27' S: Long: 122° 17' E	LAVERTON SHIRE

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

Notification day: 6 November 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 **6 February 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. **6 March 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_23848



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	57/1424	GATEWAY MINING LIMITED	13BL	90.2km N'ly of Sandstone	Lat: 27° 11' S: Long: 119° 30' E	SANDSTONE SHIRE, WILUNA SHIRE
Mining Lease	25/383	MAJESTIC GOLD MINES PTY LTD	264.96HA	43.9km NE'ly of Kambalda	Lat: 30° 52' S: Long: 121° 55' E	KALGOORLIE-BOULDER CITY
Mining Lease	25/384	MAJESTIC GOLD MINES PTY LTD	319.14HA	44.2km E'ly of Kalgoorlie	Lat: 30° 51' S: Long: 121° 54' E	KALGOORLIE-BOULDER CITY

Nature of the act: Grant of mining leases, which authorises the applicant to mine for minerals for a term of 21 years from notification of grant and a right of renewal for 21 years. 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: 6 November 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 **6 February 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. The mining tenements may be granted if, by the end of the period of 4 months after the notification day (i.e. **6 March 2025**), there is no native title party under section 30 of the *Native Title Act 1993 (Cth)* in relation to the area of the mining tenements.

For further information about the act (including extracts of plans showing the boundaries of the applications), contact the Department of Energy, Mines, Industry Regulation and Safety, 100 Plain Street, East Perth WA 6004, or telephone (08) 9222 3518.

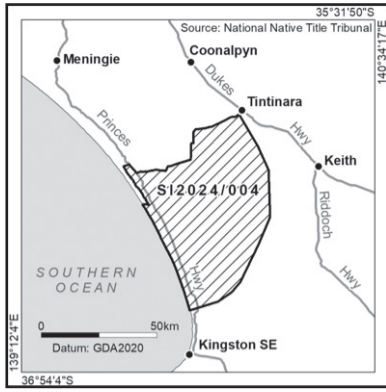
DMIRS 23849

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

Notification day: 13 November 2024



National
Native Title
Tribunal



SI2024/004 Ngarrindjeri Part B & First Nations of the South East #2 ILUA

Description of the agreement area: The agreement area covers about 2,429 sq km, located approx. 20 km north of Kingston SE

Relevant LGAs: Coorong, Kingston and Tatiara District Councils

The agreement contains the following statements:

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

5. HARBORS & NAVIGATION ACT LAND

5.1 Changing the effect of the vesting of Adjacent and Subjacent Land under the HNA

- (a) The Parties agree, to the extent (if any) that the vesting of Adjacent Land and Subjacent Land in the Minister under section 15(1)(a) of the HNA (the Vesting) is a valid, Category A intermediate period act:
- (i) the effect of the Vesting is, pursuant to section 36B of the NTSAA, to extinguish any native title rights and interests in the land concerned; and
 - (ii) to change the effect that is provided for by section 36B of the NTSAA in relation to the Vesting in relation to the Agreement Area and for the purpose of section 24EBA of the NTA.
- (b) The Parties agree that, in the event that the Vesting is not an intermediate period act, it is a valid act to which the Non-Extinguishment Principle applies, including to the extent (if any) that it was an invalid future act.

(c) Subject to clause 5.1(d), and on the basis of clauses 5.1(a) and 5.1(b), the Parties agree that the Non-Extinguishment Principle applies to the Vesting.

5.2 Issue of Certificate of Title over land vested under HNA

- (a) Subject to compliance with clauses 5.2(c) and 5.2(d), if the issue of a Certificate of Title pursuant to section 115A of the *Real Property Act 1886* (SA) in relation to Adjacent Land or Subjacent Land vested under section 15(1)(a) of the HNA within the Agreement Area is a future act, the Parties consent to that act.
- (b) Clause 5.2(a) does not apply to acts done on land or waters wholly or partially outside Adjacent Land or Subjacent Land.
- (c) Where the State proposes to issue a Certificate of Title over any Adjacent Land or Subjacent Land within the Agreement Area, it must give at least 30 days prior written notice to the Corporation of the State's intention to issue such a Certificate (State's Notice).
- (d) The State's Notice must clearly identify the land and waters over which the Certificate of Title is proposed to be issued and include a map of the area over which it is proposed to issue the Certificate of Title.
- (e) The Parties agree that the Non-Extinguishment Principle applies to the act of issuing a Certificate of Title in accordance with clause 5.2(a).
- (f) The State must, as soon as reasonably practicable after issue of the Certificate of Title, give notice in writing to the Corporation of the date on which the Certificate was issued.

5.3 Agreed acts on HNA Land

- (a) For the purpose of section 24EBA of the NTA and section 32B of the NTSAA, the Parties agree that any future acts done prior to the Registration Date on Adjacent and/or Subjacent Land consistent with the Vesting are valid to the extent of any invalidity that may exist by reason of the existence of native title.
- (b) The Parties consent to the State doing future acts on Adjacent and Subjacent Land after the Registration Date that are wholly consistent with the Vesting, other than a sale or disposal of Adjacent or Subjacent Land under subsection 19(2) of the HNA, to the extent a particular act is done on Adjacent and/or Subjacent Land (but not otherwise).
- (c) For the avoidance of doubt, clause 5.3(b) includes but is not limited to the following acts done on Adjacent and/or Subjacent Land to the extent that they may be future acts:
- (i) the making of regulations to declare an area to be a harbor under the HNA;
 - (ii) the making of regulations to constitute an area as a port under the HNA; and
 - (iii) the grant (including any valid renewal, extension or re-grant) of a lease, licence, permit or authority pursuant to the HNA.

7.3 Agreement to categories of future acts in a Park Area

For the purpose of section 24EB of the NTA, the Parties consent, subject to clause 7.4:

- (a) to the doing of a future act specified in clause 7.2 which is done by the State;
- (b) to any approval validly given by the State for the doing of a future act specified in clause 7.2; and
- (c) the doing of a Notifiable Act, to the extent it is also a future act specified in clause 7.2.

7.10 Martin Washpool Parcels

(b) The Parties agree, for the purpose of section 24EBA of the NTA and section 32B of the NTSAA, that to the extent (if any) that the proclamation of the Martin Washpool Parcels [H410900S27 (Hundred of Messent); H410900S28 (Hundred of Messent); and H410500S54 (Hundred of Santo)] as reserve under the NPWA was an invalid future act because of the NTA, it is, following Registration of this Agreement, valid.

7.11 Joint proclamations permitting mining

- (a) For the purposes of section 24EB of the NTA the Parties consent to the following acts to the extent only that those acts are sought to be done in relation to land or waters which are Section 47C Areas where mining is permitted:
- (i) the renewal, re-grant, consolidation or variation of Existing Mining Interests; and
 - (ii) the grant of a lease, licence or other authority under a Mining Act, which was applied for prior to the date of the Section 47C Agreement.
- (b) The Parties agree that Subdivision P of Part 2, Division 3 of the NTA is not intended to apply to the acts consented to in clause 7.11(a).

8.2 Agreed future acts on Native Title Land

For the purpose of section 24EB of the NTA only, the Parties consent, subject to clause 8.4:

- (a) to the doing of an act specified in clause 8.3 on Native Title Land which is done by the State; and
- (b) to any approval validly given by the State for the doing of an act specified in clause 8.3 on Native Title Land which is also a future act.

Adjacent Land has the meaning given in the HNA.

Agreement means this agreement and includes the schedules to this Agreement.

Agreement Area has the meaning given in clause 2 of this Agreement.

Corporation means Nori Native Title Aboriginal Corporation (ICN 10324).

Existing Mining Interest means those interests conferred under a Mining Act in a Section 47C Area prior to any determination of native title in that area resulting from a Section 47C Agreement.

Future act has the meaning given in the NTA.

HNA means the *Harbors and Navigation Act 1993* (SA).

ILUA Register has the same meaning as is given to the term 'Register of Indigenous Land Use Agreements' in the NTA.

Mining Act means any of the *Mining Act 1971* (SA), the *Opal Mining Act 1995* (SA), the *Petroleum Act 1940* (SA) or the *Petroleum and Geothermal Energy Act 2000* (SA).

Native title and **native title rights and interests** have the meaning given in the NTA.

Native Title Land means the land and waters in the Agreement Area over which native title exists from time to time.

Non-Extinguishment Principle means the non-extinguishment principle as defined in section 238 NTA.

Notifiable Act has the meaning given in clause 7.1 of this Agreement.

NPWA means the *National Parks and Wildlife Act 1972* (SA).

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

NTSAA means the *Native Title (South Australia) Act 1994* (SA).

Park Area means an area listed in Schedule 7 of this Agreement, to the extent that area is Native Title Land, and any other area agreed in writing by the Corporation and the State from time to time.

Registered means registered, pursuant to section 24CK or section 24CL of the NTA, on the ILUA Register, and **Registration** has a corresponding meaning.

Registration Date means the date on which this Agreement is Registered.

Section 47C Agreement has the meaning given in clause 6.1(b) of this Agreement.

Section 47C Area means an area listed in Schedule 8 of this Agreement, and any additional area within the Agreement Area where native title is determined to exist on the basis of Section 47C of the NTA from time to time.

State means the Crown in right of the State of South Australia and any of its Ministers, agencies, instrumentalities, employees, officers, agents or statutory corporations formed by or pursuant to legislation enacted by the Parliament of South Australia and includes the Director.

Subjacent Land has the meaning given to it in the HNA.

Parties to the agreement and their contact addresses:

The Deputy Premier for the State of South Australia (Applicant)	c/- Crown Solicitor's Office of South Australia, GPO Box 464, Adelaide SA 5001
The Applicant in the Ngarrindjeri and Others Native Title Claim Part B (SAD6027/1998) (Ngarrindjeri and Others Claim)	c/- Chalk & Behrendt Lawyers and Consultants, Level 1, 63 Foveaux Street, Surry Hills NSW 2010
The Applicant in the First Nations of the South East #2 Native Title Claim (SAD180/2017); and Nori Native Title Aboriginal Corporation (ICN 10324) (FNSE #2 Claim)	c/- South Australian Native Title Services Ltd, Level 6, 27 Currie Street, Adelaide SA 5000

Objections to the registration of an ILUA where the application for registration has been certified:

This application for registration of an indigenous land use agreement (ILUA) has been certified by the South Australian Native Title Services Ltd, the representative body for the area. Any person claiming to hold native title to any part of the area covered by the ILUA may object in writing within the notice period to the registration of this agreement if they think that the application to register the ILUA has not been properly certified. If you wish to object to the registration of this agreement (and you hold or claim to hold native title in any part of the area covered by the agreement) you may only object for one reason: in your view, the application to register the ILUA has not been properly certified, as stated in section 203BE(5)(a), (b) and (c) of the *Native Title Act 1993* (Cth). You must make this objection in writing and send it to the **Native Title Registrar, National Native Title Tribunal, PO Box 12440 George Street Post Shop, Brisbane QLD 4003 by 13 February 2025**. Generally, procedural fairness will require that the material you provide is given to certain other persons or organisations for comment. It may also be taken into account in the registration of other ILUAs and claimant applications and thus be provided to relevant persons or organisations for comment.

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

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



Notice under Section 29 of the Native Title Act 1993, Exploration Licence Numbers EL9029 & EL9449 (Act 1992)

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

Description of the nature of the act

Pursuant to the *Native Title (Right to Negotiate (Exclusion) – NSW Land) Determination No. 1 of 1996* (Cth), Exploration Licences EL9029 & EL9449 include a condition to the effect that the holder must not prospect on any land, or waters covered by the licences in relation to which native title exists without the prior written consent of the Minister administering the *Mining Act 1992* (the 'Native Title Condition').

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

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

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

Holder's details

Right Resources Pty Ltd (ACN 649 632 744) is the holder of Exploration Licence 9029 and Exploration Licence 9449, both for Group 1 minerals.

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

Description of area that may be affected

The entire area of Exploration Licence 9029 which covers about 34 units and is situated approximately 7 kilometres east southeast of Tumbarumba, in the State of NSW.

The entire area of Exploration Licence 9449 which covers about 122 units and is situated approximately 22 kilometres east southeast of Tumbarumba, in the State of NSW.

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

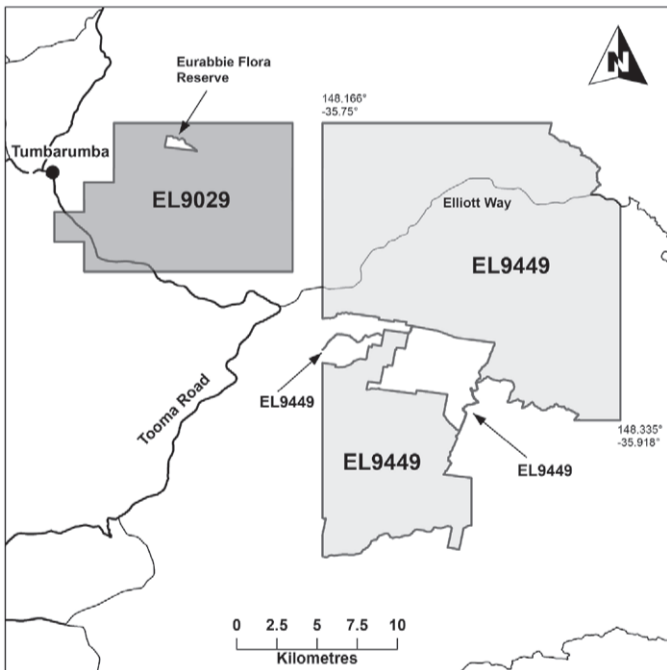
The Minister administering the *Mining Act 1992*, PO Box 344, Hunter Region Mail Centre, NSW 2310.

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

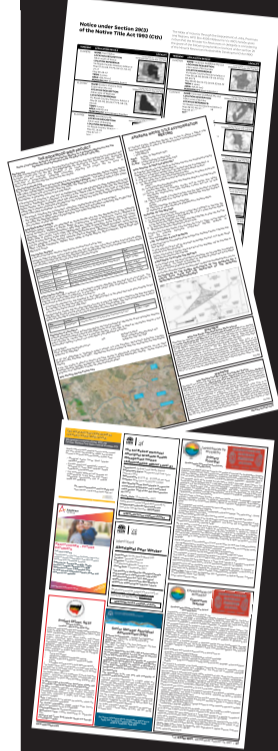
Further information may be obtained from; Assessments and Systems, NSW Resources within the Department of Primary Industries and Regional Development on (02) 4063 6600 or titles@regional.nsw.gov.au.

Notification Day

For the purposes of section 29(4) of the *Native Title Act 1993* the notification day is 21 November 2024. Under section 30 of the *Native Title Act 1993* persons have until 3 months after the notification day to take certain steps to become native title parties in relation to this notice.



For all your advertising needs



email: advertising@koorimail.com



DOING THE MOST GOOD



Notice under Section 29 of the Native Title Act 1993, Exploration Licence Numbers 8526, 8973, 8974, 8975 & 9588 (Act 1992)

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

Description of the nature of the act

Pursuant to the *Native Title (Right to Negotiate (Exclusion) – NSW Land) Determination No. 1 of 1996* (Cth), Exploration Licences 8526, 8973, 8974, 8975 & 9588 include a condition to the effect that the holder must not prospect on any land, or waters covered by the licences in relation to which native title exists without the prior written consent of the Minister administering the *Mining Act 1992* (the 'Native Title Condition').

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

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

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

Holder's details

Tuena Resources Pty Ltd (ACN 614 119 103) is the holder of Exploration Licence Numbers 8526, 8973, 8974, 8975 & 9588, all for Group 1 minerals.

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

Description of area that may be affected

The entire area of Exploration Licence 8526 which covers about 62 units and is situated approximately 4 kilometres north of Tuena, in the State of NSW.

The entire area of Exploration Licence 8973 which covers about 21 units and is situated approximately 14 kilometres east southeast of Blayney, in the State of NSW.

The entire area of Exploration Licence 8974 which covers about 89 units and is situated approximately 5 kilometres northwest of Tuena, in the State of NSW.

The entire area of Exploration Licence 8975 which covers about 110 units and is situated approximately 25 kilometres north northwest of Crookwell, in the State of NSW.

The entire area of Exploration Licence 9588 which covers about 11 units and is situated approximately 17 kilometres south of Tuena, in the State of NSW.

These exploration licences are shown on the diagram below.

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

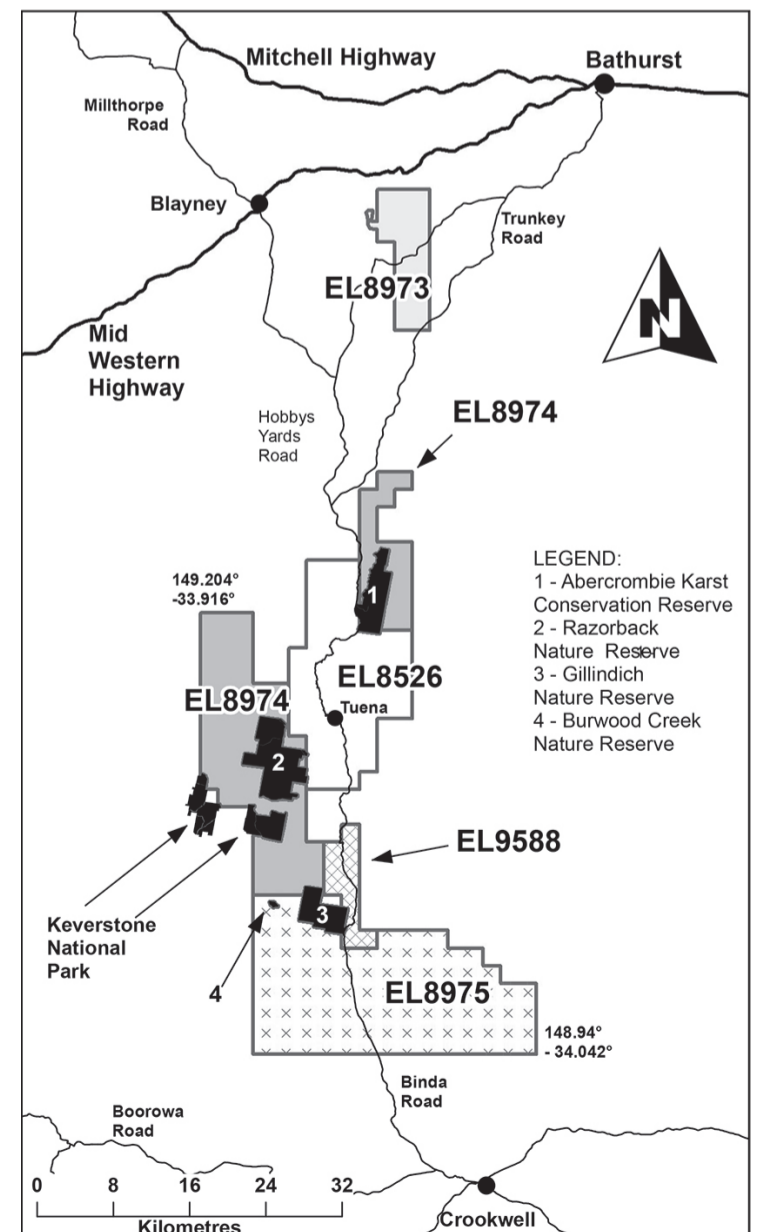
The Minister administering the *Mining Act 1992*, PO Box 344, Hunter Region Mail Centre, NSW 2310.

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* the notification day is 21 November 2024. Under section 30 of the *Native Title Act 1993* persons have until 3 months after the notification day to take certain steps to become native title parties in relation to this notice.



Preparation of an Aboriginal Cultural Heritage Assessment Report for SSDA at 422 HARRIS STREET AND 273 PYRMONT STREET, ULTIMO NSW 2007

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

City Plan heritage have been engaged by Global Switch Pty Ltd to prepare an Aboriginal cultural heritage assessment report for 422 HARRIS STREET and 273 PYRMONT STREET, ULTIMO NSW 2007 in City of Sydney Council LGA to inform a new Development Application under the State Significant Development (SSD) planning pathway provided under the Environmental Planning and Assessment Act 1979.

The proposed 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:

Ruth Fennell
Senior Project Manager - Sydney
Global Switch Pty Ltd
T: +61 0488 942 452
E: rfennell@globalswitch.com.au

Contact details for the Heritage Consultant:

Celeste Greeves
City Plan Heritage Pty Ltd
PO Box Q1647, QVB Post Office,
NSW 1230
T: 02 8270 3500
E: celesteg@cityplan.com.au

The registration period closes on Wednesday 20th November 2024.



PROPOSED FEDERAL ELECTORAL DIVISIONS RELEASED FOR THE NORTHERN TERRITORY

The Redistribution Committee for the Northern Territory has released proposed federal electoral divisions for the Northern Territory.

Proposed federal electoral divisions

A redistribution of electoral divisions in the Northern Territory was required as more than seven years have elapsed since the last redistribution was determined. The Northern Territory remains entitled to two members of the House of Representatives.

The Redistribution Committee proposes moving the boundary between the proposed Divisions of Lingiari and Solomon so that the proposed Division of Solomon encompasses all of the City of Palmerston.

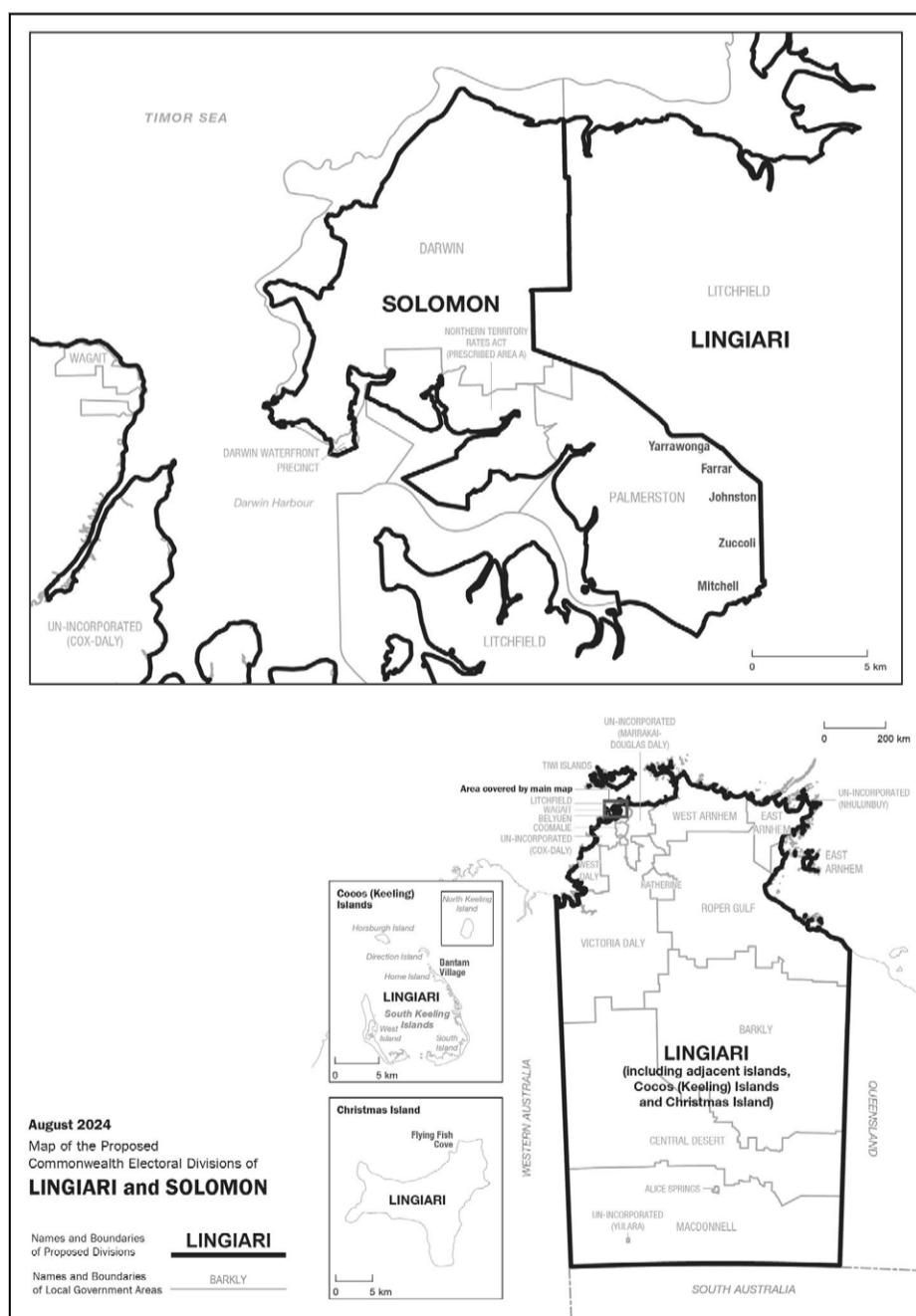
The Redistribution Committee also proposes retaining the names of the existing electoral divisions of Lingiari and Solomon.

Viewing the proposed federal redistribution of the Northern Territory

Members of the public and organisations can inspect the full report of the Redistribution Committee and maps showing the names and boundaries of proposed electoral divisions at aec.gov.au/nt-redistribution

This report contains detailed information regarding the proposed electoral divisions, including reasons for the proposal and the Redistribution Committee's consideration of all suggestions and comments on suggestions.

The report and maps can also be inspected at the office of the Australian Electoral Officer for the Northern Territory at Level 9, 9 Cavenagh St, Darwin City during business hours.



Invitation to provide objections

Submitting an objection or comment on objection

- **Online:** www.aec.gov.au/nt-redistribution
- **Email:** FedRedistribution-NT@aec.gov.au
- **Mail:** Australian Electoral Commission
(Attn: Northern Territory Redistribution Secretariat)
Locked Bag 4007, Canberra ACT 2601
- **In person:** Level 9, 9 Cavenagh St, Darwin City

Written objections must be received by the Electoral Commission by **6pm ACST Friday 15 November 2024**.

Objections may refer to one or more proposed electoral divisions and may be about:

- the proposed names of electoral divisions,
- the proposed boundaries of electoral divisions, or
- the proposed names and proposed boundaries of electoral divisions.

Objections can approve or disapprove of the Redistribution Committee's proposal.

In making an objection, members of the public may find it helpful to consider the following material available on the AEC website at aec.gov.au/nt-redistribution

This includes:

- guidelines for making a submission,
- guidelines for naming federal electoral divisions, and
- information about who makes the final redistribution and the factors they consider.

Comments on objections

All objections received by the deadline will be made available for public inspection from Monday 18 November 2024 at aec.gov.au/nt-redistribution and at the office of the Australian Electoral Officer for the Northern Territory (Level 9, 9 Cavenagh St, Darwin City during business hours).

Individuals and organisations can then lodge written comments on the objections up until **6pm ACST Friday 29 November 2024**. Comments received after this time cannot be considered.

Comments on objections can support or disagree with objections to the proposed redistribution.

All comments on objections received by the deadline will be made available for public inspection from Monday 2 December 2024.

What happens with objections and comments on objections?

After considering the objections and comments on objections received, the augmented Electoral Commission may, if necessary, hold public hearings and/or make a revised proposal. In this case, the augmented Electoral Commission will consider any further objections before making a final determination of divisional boundaries and names in a notice published in the *Commonwealth Government Notices Gazette* on Tuesday 4 March 2025.

For further information about the Northern Territory redistribution, including an indicative timetable for the process, go to aec.gov.au/nt-redistribution



aec.gov.au/nt-redistribution
08 7942 8024

