

# **Extract from Register of Indigenous Land Use Agreements**

NNTT number Ql2020/001

Short name Gkuthaarn and Kukatj People and Ergon Energy ILUA

ILUA typeArea AgreementDate registered05/06/2020State/territoryQueensland

Local government region Carpentaria Shire Council

# Description of the area covered by the agreement

Agreement Area is all of the land and waters comprising the Application area, as described in Part A of Schedule 1 and shown on the map in Part B of Schedule 1.

[A Copy of Schedule 1 is attached to this register extract. The following general description of the agreement area has been provided by the National Native Title Tribunal to assist people to understand the location of the agreement area. It is provided for information only and should not be considered part of the Register of ILUAs:

The agreement areas covers approx. 16,436 sq km and is located approx. 28 km east of Burketown, 1 km west of Karumba and extending approx. 121 km south from the Gulf of Carpentaria.]

# Parties to agreement

**Applicant** 

Party name Ergon Energy Corporation Limited

Contact address c/- Holding Redlich

Level 1, 300 Queen Street Brisbane QLD 4000

Other Parties

Party name Gkuthaarn and Kukatj Aboriginal Corporation

Contact address c/- Carpentaria Land Council Aboriginal Corporation

PO Box 6662 Cairns QLD 4870

Party name Gkuthaarn and Kukatj People

Contact address c/- P&E Law

PO Box 2337 Cairns QLD 4870

## Period in which the agreement will operate

Start date	19/12/2019
End Date	not specified

# 2. COMMENCEMENT

- 2.1 This Agreement:
- (a) commences on the execution date; and
- (b) from the registration date is an indigenous land use agreement under section 24, sub-division C of Division 3 of part 2 of the NTA.

### 7. TERMINATION

- 7.1 This Agreement may be terminated at any time by the agreement in writing of the Parties.
- 7.2 If native title no longer exists in any part of the Application Area, Part 2 of this Agreement and any corresponding Schedules will cease to have effect.

#### 7.3 lf:

- (a) a determination is made that native title does not exist within any part of the Application Area; or
- (b) native title no longer exists in the Application Area; or
- (c) a native title claim is made on behalf of persons other than the Gkuthaarn and Kukatj People over the Agreement Area and is included in the register of native title claims;
- Part 2 of this Agreement and any corresponding Schedules will cease to have effect.

# Statements of the kind mentioned in ss. 24EB(1) or 24EBA(1) or (4)

- 13.1 The Parties consent to the doing of any particular future act and any class of future acts in this Agreement.
- 13.3 Part 2 Division 3 Subdivision P of the NTA does not apply to any future act, to which the Parties have consented, in this Agreement.
- 13.4 The Native Title Party consents to Ergon Energy and its contractors undertaking the low native title impact activities.

low native title impact activities means one or more of the activities of the type described in Schedule 2;

# Attachments to the entry

QI2020 001 Schedule 1, Part A, Written Description of Agreement Area.pdf

QI2020 001 Schedule 1, Part B, Map of Agreement Area.pdf

QI2020 001 NNTT Map for information only.pdf

QI2020 001 Schedule 2, Low Native Title Impact Activities.pdf

Version created: 17/6/2020 04:42 PM Further information: National Native Title Tribunal 1800 640 501