



SCHEDULE 2 OTHER INTERESTS IN THE DETERMINATION AREA

The nature and extent of the other interests in relation to the Determination Area are the following as they exist as at the date of the determination:

1. The rights and interests of the parties under the following agreements:
 - (a) The agreement between Marshall Foster, Reeghan Finlay, Don Harding, Jamie Robert Frid, Michelle Saunders and Grant Jackson on their own behalf and on behalf of the Gunggari People #4 (QUD19/2019), Gunggari Native Title Aboriginal Corporation RNTBC and Ergon Energy Corporation Limited ACN 087 646 062, which was authorised by the native title claim group on 2 June 2019 (the Gunggari People #4 and the Ergon Energy Indigenous Land Use Agreement);
 - (b) The agreement between Marshall Foster, Reeghan Finlay, Don Harding, Jamie Robert Frid, Michelle Saunders and Grant Jackson on their own behalf and on behalf of the Gunggari People #4 (QUD19/2019), Gunggari Native Title Aboriginal Corporation RNTBC and Maranoa Regional Council, which was authorised by the native title claim group on 2 June 2019 (the Gunggari People #4 and Maranoa Regional Council Indigenous Land Use Agreement);
 - (c) The agreement between Marshall Foster, Reeghan Finlay, Don Harding, Jamie Robert Frid, Michelle Saunders and Grant Jackson on their own behalf and on behalf of the Gunggari People #4 (QUD19/2019), Gunggari Native Title Aboriginal Corporation RNTBC, Adrian Wentworth Bucknell, Jennifer Narelle Bucknell and Bucknell Enterprises Pty Ltd, which was authorised by the native title claim group on 2 June 2019;
 - (d) The agreement between Marshall Foster, Reeghan Finlay, Don Harding, Jamie Robert Frid, Michelle Saunders and Grant Jackson on their own behalf and on behalf of the Gunggari People #4 (QUD19/2019), Gunggari Native Title Aboriginal Corporation RNTBC, Harry Sibun Perrett and Erica Jan Perrett, which was authorised by the native title claim group on 2 June 2019;
 - (e) The agreement between Marshall Foster, Reeghan Finlay, Don Harding, Jamie Robert Frid, Michelle Saunders and Grant Jackson on their own behalf and on behalf of the Gunggari People #4 (QUD19/2019), Gunggari Native Title Aboriginal Corporation RNTBC and Henry Richard Thomas Whitton, which was authorised by the native title claim group on 2 June 2019.
 - (f) The agreement between Marshall Foster, Reeghan Finlay, Don Harding, Jamie Robert Frid, Michelle Saunders and Grant Jackson on their own behalf and on behalf of the Gunggari People #4 (QUD19/2019), Gunggari Native Title Aboriginal Corporation RNTBC, Susan Fae Wilson and Warren Gavin Wilson, which was authorised by the native title claim group on 2 June 2019; and
 - (g) The agreement between Marshall Foster, Reeghan Finlay, Don Harding, Jamie Robert Frid, Michelle Saunders and Grant Jackson on their own behalf and on behalf of the Gunggari People #4 (QUD19/2019), Gunggari Native Title Aboriginal Corporation RNTBC and Babbiloorra Pty Ltd, which was authorised by the native title claim group on 2 June 2019.
2. The rights and interests of the holders of water allocations granted pursuant to the *Water Act 2000* (Qld).
3. The rights and interests of the holders of pastoral holding leases, rolling term leases for grazing purposes, term leases for grazing and any special leases granted pursuant



to the *Land Act 1962* (Qld) or *Land Act 1994* (Qld), including, but not limited to the following:

- (a) Rolling term leases held by Babbiloor Pty Ltd:
 - (i) Rolling Term Lease No. TL 0/231243 commencing 9 March 2007, being Title Reference No. 40053599 comprising Lot 4 on CP BDR82; and
 - (ii) Rolling Term Lease No. PH 36/1018 commencing 1 January 1976, being Title Reference No. 17668181 comprising Lot 1018 on CP PH1213;
- (b) Rolling term leases held by Walter John Hartnell:
 - (i) Rolling Term Lease No. TL 0/212667 commencing 10 February 1999, being Title Reference No. 40021614 comprising Lot 126 on CP DL339; and
 - (ii) Rolling Term Lease No. TL 0/213565 commencing 1 February 2000 being Title Reference No. 40023841 comprising Lot 175 on CP DL159.
4. The rights and interests of the holders of exploration permits for minerals, mineral development licences and any mining leases granted pursuant to the *Mineral Resources Act 1989* (Qld).
5. The rights and interests of the holders of pipeline licences granted pursuant to the *Petroleum Act 1923* (Qld) and administered under the *Petroleum and Gas (Production and Safety) Act 2004* (Qld).
6. The rights and interests of Telstra Corporation Limited (ACN 051 775 556):
 - (a) as the owner or operator of telecommunications facilities within the Determination Area;
 - (b) created pursuant to the *Post and Telegraph Act 1901* (Cth), the *Telecommunications Act 1975* (Cth), the *Australian Telecommunications Corporation Act 1989* (Cth), the *Telecommunications Act 1991* (Cth) and the *Telecommunications Act 1997* (Cth), including rights:
 - (i) to inspect land;
 - (ii) to install, occupy and operate telecommunication facilities; and
 - (iii) to alter, remove, replace, maintain, repair and ensure the proper functioning of its telecommunications facilities;
 - (c) for its employees, agents or contractors to access its telecommunication facilities in and in the vicinity of the Determination Area in the performance of their duties; and
 - (d) under any lease, licence, permit, access agreement or easement relating to its telecommunications facilities in the Determination Area.
7. The rights and interests of Ergon Energy Corporation ACN 087 646 062:
 - (a) as the owner and operator of any Works within the Determination Area;
 - (b) as a distribution entity and the holder of a distribution authority under the *Electricity Act 1994* (Qld);
 - (c) created under the *Electricity Act 1994* (Qld) and the *Government Owned Corporations Act 1993* (Qld) including:
 - (i) rights in relation to any agreement relating to the Determination Area existing or entered into before the date on which these orders are made;
 - (ii) rights to enter the Determination Area by its employees, agents or contractors to exercise any of the rights and interests referred to in this paragraph; and
 - (iii) to inspect, maintain and manage any Works in the Determination Area.



8. The rights and interests of the Murweh Shire Council, Maranoa Regional Council and Central Highlands Regional Council as the local governments for that part of the Determination Area within their respective Local Government Area, including:
 - (a) their powers, functions, responsibilities and jurisdiction under the Local Government Acts, and under any other legislation, including the *Stock Route Management Act 2002* (Qld);
 - (b) their rights and interests in land or waters within the Determination Area including under any lease, license, access agreement, easement or reserve in the Determination Area;
 - (c) the rights to use, operate, maintain, replace, restore, remediate, repair an otherwise exercise all other rights as the owners and operators of infrastructure, structures, earthworks, access works, facilities and other improvements within the Determination Area;
 - (d) the rights under any agreements between the local governments and third parties which relate to land or water in the Determination Area; and
 - (e) the rights of their employees, agents and contractors to enter upon the Determination Area for the purposes of performing their powers and responsibilities under paragraph (a) to (d).
9. The rights and interests of the State of Queensland and the Central Highlands Regional Council, Murweh Shire Council and Maranoa Regional Council to access, use, operate, maintain and control the dedicated roads in the Determination Area and the rights and interests of the public to use and access the roads.
10. The rights and interests of the State of Queensland in Reserves, the rights and interests of the trustees of those Reserves and the rights and interests of the persons entitled to access and use those Reserves for the respective purpose for which they are reserved.
11. The rights and interests of the State of Queensland or any other person existing by reason of the force and operation of the laws of the State of Queensland, including those existing by reason of the following legislation or any regulation, statutory instrument, declaration, plan, authority, permit, lease or licence made, granted, issued or entered into under that legislation:
 - (a) the *Fisheries Act 1994* (Qld);
 - (b) the *Nature Conservation Act 1992* (Qld);
 - (c) the *Forestry Act 1959* (Qld);
 - (d) the *Water Act 2000* (Qld);
 - (e) the *Petroleum Act 1923* (Qld) or *Petroleum and Gas (Production and Safety) Act 2004* (Qld);
 - (f) the *Mineral Resources Act 1989* (Qld);
 - (g) the *Planning Act 2016* (Qld);
 - (h) the *Transport Infrastructure Act 1994* (Qld); and
 - (i) the *Fire and Emergency Services Act 1990* (Qld) or *Ambulance Service Act 1991* (Qld); and
 - (j) the *Land Act 1994* (Qld).
12. The rights and interests of members of the public arising under the common law, including but not limited to the following:
 - (a) any subsisting public right to fish; and
 - (b) the public right to navigate.
13. Any other rights and interests:
 - (a) held by the State of Queensland or Commonwealth of Australia; or



- (b) existing by reason of the force and operation of the Laws of the State and the Commonwealth.