



Extract from Register of Indigenous Land Use Agreements

NNTT number	QI2015/044
Short name	Wulli Wulli People and Banana Shire Council ILUA
ILUA type	Area Agreement
Date registered	29/01/2016
State/territory	Queensland
Local government region	Banana Shire Council, North Burnett Regional Council

Description of the area covered by the agreement

Schedule 1 'ILUA Area' means the area described in writing in Schedule 2 being all of the land and waters within the Claim Area shown on the map marked "ILUA Area" in Schedule 3 which does not overlap with any other native title claim.

[A written description and map of the ILUA area is contained in Schedules 2 and 3. A copy of Schedules 2 and 3 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 area covers about 5,432 sq km, in the vicinity Theodore.]

Parties to agreement

Applicant

Party name	Banana Shire Council
Contact address	c/- MacDonnells Law GPO Box 79 Brisbane QLD 4001

Other Parties

Party name	Desmond Dodd, Robert Bond, Robert Clancy, Drew Millar, Neil Saltner, Marjorie Reid, Elizabeth Law, Elizabeth Blucher, Annette Fuller, Celeste Williams, Ivan Saltner, Jeffrey Williams, Brian Clancy, Jill Wilson and Elliot Anderson on their own behalf and on behalf of the Wulli Wulli People (QUD6006/00)
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Contact address c/- Just Us Lawyers
PO Box 120
Red Hill QLD 4059

Period in which the agreement will operate

Start date not specified

End date not specified

2.1 Part 1 commences on the Execution Date.

20.1 Part 2 commences on the Execution Date.

26.1 Clause 29 in Part 3 commences on the Execution Date.

26.2 All other provisions in Part 3 commence on the Registration Date.

35.1 Part 4 commences on the Execution Date.

52.1 Part 5 commences on the Execution Date.

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

27.2 Part 2 Division 3 Subdivision P of the Native Title Act (which relates to the right to negotiate) does not apply to any Future Acts covered by the Agreement.

32.1 The Parties consent to any Activity which has a Low Native Title Impact (they are described in Schedule [7]). [A copy of Schedule 7 is attached to this register extract].

32.2 There are no conditions on the consent to an Activity which has a Low Native Title Impact.

32.4 Where the conditions in the immediately following sub-clause are satisfied, the Parties consent to any Activity which has a High Native Title Impact (they are described in Schedule [8]). [A copy of Schedule 8 is attached to this register extract].

32.5 The conditions are that the Local Government satisfies one of the following:

(a) The Local Government:

(i) gives a Notice to the Native Title Party in accordance with Clause 34.1(a); and

(ii) completes Consultation in accordance with Clause 34.1(b).

(b) Where the Activity involves a capital work dealt with at a Capital Works Forum (provisions about a Capital Works Forum are contained in Clause 49), the Local Government:

(i) gives a list of capital works involving the Activity under Clause 49.6(d); and

(ii) consensus is reached under Clause 49.6(e) about the Activity being carried out.

33.1 Where a condition applicable to a Particular Future Act is satisfied, the Parties consent to the Particular Future Act [Particular Future Acts are certain specific Activities which the Parties identified when negotiating this agreement].

Attachments to the entry

[QI2015_044 Schedule 2 - Written Description.pdf](#)

[QI2015_044 Schedule 3 - Map of Agreement Area.pdf](#)

[QI2015_044 Schedule 7 - Low Native Title Impact Activities.pdf](#)

[QI2015_044 Schedule 8 - High Native Title Impact Activities.pdf](#)