

Extract from Register of Indigenous Land Use Agreements

NNTT number DI2018/001

Short name Doojum CLA NT Portion 4984 ILUA

ILUA type Body Corporate **Date registered** 24/04/2018

State/territory Northern Territory

Local government region Victoria Daly Regional Council

Description of the area covered by the agreement

The agreement area comprises the entirety of NT Portion 4984, which appears on Survey Plan S96/281. There are no areas within NT Portion 4984 that are not part of the agreement area. Survey Plan S96/281 is attached to the agreement as 'Annexure A.'

[A map of the agreement area is contained in Annexure A of the agreement. A copy of Annexure A 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 application covers about 2.9 sq km and is located approximately 45 km ENE of the town of Kununurra, WA and 17 km east of the NT/WA State Border.]

Parties to agreement

Applicant

Party name Northern Land Council

Contact address c/- Northern Land Council

GPO Box 1222 Darwin NT 0801

Other Parties

Party name Northern Territory of Australia

Contact address c/- Department of Attorney-General and Justice,

Northern Territory Government

GPO Box 1722 Darwin NT 0801

Party name Top End (Default PBC/CLA) Aboriginal Corporation

Contact address c/- Northern Land Council

GPO Box 1222 Darwin NT 0801

Period in which the agreement will operate

Start date 11/10/2017
End Date not specified

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

- 3(a) The Parties acknowledge that upon registration of this ILUA, the Land Council will notify the Minister for Lands, Planning and the Environment that pursuant to section 111(1) of the PLA the Applicant has:
- (i) formed an Association or Aboriginal or Torres Strait Islander Corporation; or
- (ii) approved an existing Association or Aboriginal or Torres Strait Islander Corporation,

to hold the Land as a Community Living Area (the CLA Body).

- 3(b) Upon receipt of notification under clause 3(a), the Minister for Lands, Planning and the Environment will publish a notice of acquisition in respect of the Land in accordance with section 46(1A) of the Lands Acquisition Act (NT) which will have the effect of:
- (i) acquiring the Land; and
- (ii) granting an estate in fee simple in the Land to the CLA Body,

(the Agreed Actions).

- 4(a) The Parties consent to the doing of the Agreed Actions, whether or not the Agreed Actions are Future Acts.
- 5(a) Subdivision P (Right to Negotiate), Part 2 of Division 3 of the NTA is not intended to apply to any Future Act described in clause 4.

Definitions:

'Aboriginal and Torres Strait Islander Corporation' has the meaning it does in the Corporations (Aboriginal and Torres Strait Islander) Act 2006 (Cth).

'Association' means an association incorporated under the Associations Act (NT).

'Community Living Area' has the meaning it does in the Pastoral Land Act (NT).

'Future Act' has the meaning given in section 233 of the NTA.

'Land' means the area comprising NT Portion 4984 as depicted in Survey Plan S96/281 at Annexure A.

'NTA' means the Native Title Act 1993 (Cth) as amended.

'PLA' means the Pastoral Land Act (NT) as amended.

Attachments to the entry

DI2018 001 Annexure A Map of the Agreement Area.pdf