

Extract from Register of Indigenous Land Use Agreements

NNTT number Short name ILUA type Date registered State/territory Local government region NI2018/002 Barkandji Appin Station ILUA Area Agreement 13/07/2018 New South Wales Central Darling Shire Council

Description of the area covered by the agreement

The agreement area covers all the land and waters described as Lot 4769 on DP767984, Lot 355 on DP761037 and Lot 2211 on DP764218.

[A map of the agreement area is included as 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 agreement covers approx. 318 sq km comprised of 3 lots, being Lot 2211 on DP764218, Lot 4769 on DP767984, and Lot 355 on DP761037, centred about 20km east of Menindee].

Parties to agreement

Applicant	
Party name	Murray Butcher, Derek Hardman, Jennifer Jones (formerly Whyman), William Charles Bates, Maureen O'Donnell, Mary-Ann Marton, Cyril James Hunter on behalf of the native title claim group in Federal Court Proceedings NSD6084 of 1998 (Barkandji Claim)
Contact address	c/- NTSCORP Limited PO Box 2105 Strawberry Hills NSW 2012
Other Parties	
Party name	Barkandji Native Title Group Aboriginal Corporation RNTBC
Contact address	c/- NTSCORP Limited PO Box 2105 Strawberry Hills NSW 2012
Party name	Menindee Local Aboriginal Land Council
Contact address	Yartla Street Menindee NSW 2879
Party name	The Honourable Paul Toole, MP, the Minister for Lands and Forestry

Period in which the agreement will operate

Start date	14/08/2017
End Date	not specified

2. This Deed commences on the Commencement Date.

'Commencement Date' means the date shown above as being the date on which this Deed is made.

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

7.1 (a) This clause 7 applies if at any time before or after a Relevant Determination takes effect:

(i) Menindee LALC is legally entitled to make a Relevant Application to Purchase,

(ii) Menindee LALC makes a Relevant Application to Purchase, and

(iii) the Minister, in the exercise of the Minister's discretion, proposes to take Relevant Actions.

(b) For abundant clarity:

(i) nothing in paragraph (a)(iii) in any way obliges the Minister to take Relevant Actions, and

(ii) nothing in this Deed obliges the State generally, including the Minister, to take any particular action with respect to a Relevant Application to Purchase.

7.2 The Native Title Group irrevocably consents to the Minister taking the Relevant Actions.

7.5 Nothing in this clause 7 amounts to an admission by any Party that the Relevant Actions, if taken, affect native title.

'ILUA Area' means Appin.

'Minister' means the Minister administering the Crown Land Management Act 2016 (NSW) (being the Minister for Lands and Forestry)

'Relevant Actions' means the grant of a Relevant Application to Purchase or the sale of the whole or part of the ILUA Area to Menindee LALC pursuant to the Crown Land Management Act 2016 (NSW) or other Act.

'Relevant Application to Purchase' means an application by Menindee LALC under the Crown Land Management Act 2016 (NSW) or other Act to purchase the whole or part of the ILUA Area.

'Relevant Determination' means a determination of native title in relation to the ILUA Area (whether or not it is also made in relation to other areas).

Attachments to the entry

NI2018 002 Annexure A Map of the agreement area.pdf