

Extract from Register of Indigenous Land Use Agreements

NNTT number WI2017/021

Short name Budina and Towera ILUA

ILUA typeBody CorporateDate registered03/05/2018

State/territory Western Australia
Local government region Shire of Ashburton

Description of the area covered by the agreement

"Agreement Area" means the area set out in SCHEDULE 5 of this Agreement, as varied from time to time in accordance with the terms of this Agreement.

[A map and written description of the agreement area is contained in Schedule 5 of the agreement. A copy of Schedule 5 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: Approximately 1720 sq km and located about 241 km north-east of Carnarvon.]

Parties to agreement

Applicant

Party name Pindarra Pastoral Pty Ltd

Contact address Lyndon Station

Carnarvon WA 6701

Other Parties

Party name Budina Aboriginal Corporation

Contact address c/- Yamatji Marlpa Aboriginal Corporation

Level 8, 12-14 The Esplanade

Perth WA 6000

Period in which the agreement will operate

Start date not specified End date not specified

1.2 This Agreement commences on the Commencement Date and will continue to have effect

National Native Title Tribunal Page 1 of 3

Extract from Register of Indigenous Land Use Agreements WI2017/021

for the Term.

- 1.4 From the date of Registration of this Agreement as a Body Corporate Agreement pursuant to section 24BG of the NTA, this Agreement shall be an Indigenous Land Use Agreement (Body Corporate Agreement) in accordance with its terms.
- 14.1 Except for the obligations arising under clause 15 [Confidentiality] below and obligations accrued before termination, this Agreement automatically terminates and the Parties will have no further rights or obligations pursuant to this Agreement where:
- (a) the Pastoral Lease comes to an end in respect of the Agreement Area without any renewal, re-grant or substitution in accordance with this Agreement; or
- (b) by written mutual agreement of all the Parties.

"Commencement Date" means:

- (a) to the extent that this Agreement has force as a contract, the Execution Date; and
- (b) to the extent that this Agreement has force as an Indigenous Land Use Agreement, the date of its Registration as an Indigenous Land Use Agreement.
- "Execution Date" means the date on which this Agreement has been executed by all the parties.
- "Pastoral Lease" means, as appropriate:
- (a) the pastoral lease N049957, and includes any extension, renewal, re-grant, remaking or replacement of such pastoral lease from time to time; and
- (b) the land identified with the above pastoral lease.
- "Term" means the period commencing on the Commencement Date and ending on the date that this Agreement is terminated in accordance with clause 14 of this Agreement.

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

- 5.2 The Budina PBC and Budina People consent to the doing of the following classes of future acts:
- (a) the renewal, re-making or re-grant of the Pastoral Lease from time to time;
- (b) the grant of a licence, permit or authorisation from time to time (including any amendment or renewal, re-making or re-granting of the Pastoral Lease) to conduct activities for agricultural purposes (including the diversification and intensification of pastoral related activities) on the Pastoral Lease;
- (c) the grant of leases, licences and permits from time to time to conduct Low Impact Tourism activity in the Pastoral Lease; and
- (d) the grant of a pastoral lease from time to time in relation to all or part of any Stock Route or Reserve,

to the extent and in the terms of schedule 2 of this Agreement.

[A copy of Schedule 2 is attached to this register extract]

5.5 The Parties intend that Subdivision P of Division 3, Part 2 of the NTA will not apply to the Agreed Future Acts in this Agreement.

"Agreed Future Acts" are those acts set out in SCHEDULE 2 of this Agreement.

"Budina PBC" means the Budina Aboriginal Corporation a prescribed body corporate for the purposes of section 56 of the NTA, which holds communal or group rights and interests on trust for the Budina People.

"Budina People" means those people who are identified as the common law native title holders referred to in the Determination.

"Low Impact Tourism" includes:

- (a) Farm Tourism Activity (for pastoral-based tourism and may include activities such as station-stay accommodation and tours of the pastoral lease); and
- (b) using specified land under the Pastoral Lease for non-pastoral-based tourism at buildings or facilities already existing on the Pastoral Lease at the Commencement Date.

Low Impact Tourism recognises principles of ecologically sustainable development and displays sensitivity to the area in which it operates. Low Impact Tourism does not include the tourism referred to in section 24GB(3) of the NTA nor any form of tourism that teaches or purports to teach aspects of Aboriginal culture.

"Reserve" means the portion of any reserve within the Agreement Area.

"Stock Route" means the portion of any stock route within the Agreement Area.

Attachments to the entry

WI2017 021 Schedule 2 Agreed Future Acts.pdf WI2017_021 Schedule 5 Map and Description of Agreement Area.pdf

Page 3 of 3 National Native Title Tribunal WI2017/021