

Extract from the National Native Title Register

Determination Information:

Determination Reference: Federal Court Number(s): WAD78/2005

NNTT Number: WCD2016/007

Determination Name: Limmerick on behalf of the Ngarlawangga People v State of Western Australia

Date(s) of Effect: 7/12/2016

Determination Outcome: Native title exists in parts of the determination area

Register Extract (pursuant to s. 193 of the Native Title Act 1993)

Determination Date: 07/12/2016

Determining Body: Federal Court of Australia

ADDITIONAL INFORMATION:

Not Applicable

REGISTERED NATIVE TITLE BODY CORPORATE:

Ngarlawangga Aboriginal Corporation RNTBC Trustee Body Corporate C/- Ngurra Barna PO Box 3072 East Perth Western Australia 6892

Note: current contact details for the Registered Native Title Body Corporate are available from the Office of the Registrar of Indigenous Corporations www.oric.gov.au

COMMON LAW HOLDER(S) OF NATIVE TITLE:

(3) The native title in the Determination Area is held by the Ngarlawangga People. The Ngarlawangga People are the people referred to in Sch Five.

The Ngarlawangga People are those persons who:

(a) are descended from, in accordance with the traditional laws acknowledged and the traditional customs

National Native Title Tribunal Page 1 of 18

observe	ed by the Ngarlawangga People:	
(i)	Kanpanta;	
(ii)	Jiwilingpa;	
(iii)	Partatalpu (Maggie);	
(iv)	Kuntiri (Topsy Coony);	
(v)	Mulunu (Piper);	
(vi)	Laripangu;	
(vii)	Jimmy Tumbler;	
(viii)	Mirrurru (Kitty);	
(ix)	Kujamurra (Standard); or	
(x)	Kurnipa / Annie;	
or are adopted by such biological descendants in accordance with the traditional laws acknowledged and the traditional customs observed by the Ngarlawangga People;		
(b) identify themselves as Ngarlawangga under traditional law and custom and are accepted in accordance with the traditional laws acknowledged and the traditional customs observed by other Ngarlawangga People as Ngarlawangga; and		
(c) have a connection with the land and waters of the Determination Area, in accordance with the traditional laws acknowledged and the traditional customs observed by the Ngarlawangga People.		
MATTE	RS DETERMINED:	
THE C	OURT ORDERS THAT:	
	In relation to the Determination Area, there be a determination of native title in WAD 78 of 2005 in terms Determination as provided for in Attachment A.	
	The Ngarlawangga Aboriginal Corporation (ICN 7755) shall hold the determined native title in trust for ive title holders pursuant to s 56(2)(b) of the <i>Native Title Act</i> .	
ATTACHMENT A		
DETERMINATION		
THE C	OURT ORDERS, DECLARES AND DETERMINES THAT:	

National Native Title Tribunal Page 2 of 18

Existence of native title (s 225 Native Title Act)

- (1) Subject to para 2, native title exists in the Determination Area in the manner set out in para 4 of this Determination.
- (2) Native title does not exist in those parts of the Determination Area the subject of the interests identified in Sch Three, which are shown as generally shaded pink on the maps at Sch Two.

Native title holders (s 225(a) Native Title Act)

(3) The native title in the Determination Area is held by the Ngarlawangga People. The Ngarlawangga People are the people referred to in Sch Five.

The nature and extent of native title rights and interests and exclusiveness of native title (s 225(b) and (e) *Native Title Act*)

- (4) Subject to paras 2, 5, 6 and 9, the nature and extent of the native title rights and interests in relation to the Determination Area are that they confer the following non exclusive rights on the Ngarlawangga People, including the right to conduct activities necessary to give effect to them:
- (a) the right to enter and remain on the land, camp, erect temporary shelters and travel over and visit any part of the land and waters of the Determination Area;
- (b) the right to hunt, fish, gather, take and use the traditional resources of the land;
- (c) the right to take and use water;
- (d) the right to engage in cultural activities on the Determination Area, including:
- (i) visiting places of cultural or spiritual importance and maintaining, caring for, and protecting those places by carrying out activities to preserve their physical or spiritual integrity; and
- (ii) conducting ceremony and ritual and the transmission of cultural knowledge; and
- (e) the right to be accompanied on to the Determination Area by those people who, though not Ngarlawangga People and who (for the avoidance of doubt) cannot themselves exercise any native title right in the Determination Area, are:
- (i) the non-Ngarlawangga spouses, parents or children of the Ngarlawangga People; or
- (ii) people entering in connection with, and subject to, traditional law and custom for the performance of ceremonies or cultural activities on the Determination Area.

Qualifications on the native title rights and interests

National Native Title Tribunal Page 3 of 18

(5)	The native title rights and interests set out in para 4:
(a)	are subject to and exercisable in accordance with:
(i)	the laws of the State and the Commonwealth, including the common law; and
(ii) purpos	the traditional laws and customs of the Ngarlawangga People for personal, domestic and communal es (including social, cultural, religious, spiritual and ceremonial purposes); and
(b)	do not confer any rights in relation to:
(i)	minerals as defined in the Mining Act 1904 (WA) (repealed) and in the Mining Act 1978 (WA);
(ii) <i>Energy</i>	petroleum as defined in the <i>Petroleum Act 1936</i> (WA) (repealed) and in the <i>Petroleum and Geothermal Resources Act 1967</i> (WA);
(iii) <i>Energy</i>	geothermal energy resources and geothermal energy as defined in the <i>Petroleum and Geothermal</i> (Resources Act 1967 (WA); or
(iv)	water captured by the holders of the Other Interests pursuant to those Other Interests.
(6)	The native title rights and interests set out in para 4 do not confer:
(a) or	possession, occupation, use and enjoyment on the Ngarlawangga People to the exclusion of all others;
(b)	a right to control the access to, or use of, the land and waters of the Determination Area or its resources.
Areas t	o which ss 47, 47A or 47B of the <i>Native Title Act</i> apply
(7) relation	Sections 47, 47A and 47B of the <i>Native Title Act</i> do not apply to disregard any prior extinguishment in to the Determination Area.
The na	ture and extent of any other interests (s 225(c) Native Title Act)
(8)	The nature and extent of the Other Interests are described in Sch Four.
Relatio	nship between native title rights and other interests (s 225(d) Native Title Act)

National Native Title Tribunal Page 4 of 18

(9) Except as otherwise provided for by law, the relationship between the native title rights and interests described in para 4 and the Other Interests is that:

- (a) to the extent that any of the Other Interests are inconsistent with the continued existence, enjoyment or exercise of the native title rights and interests, the native title rights and interests continue to exist in their entirety, but the native title rights and interests have no effect in relation to the Other Interests to the extent of the inconsistency during the currency of the Other Interests; and otherwise,
- (b) the existence and exercise of the native title rights and interests do not prevent the doing of any activity required or permitted to be done by or under the Other Interests, and the Other Interests, and the doing of any activity required or permitted to be done by or under the Other Interests, prevail over the native title rights and interests and any exercise of the native title rights and interests but do not extinguish them.

Liberty to Apply

(10) The parties have liberty to apply to establish the precise location and boundaries of the public works and adjacent land and waters identified in relation to any part or parts of the Determination Area referred to in cl 4 of Sch Three of this Determination.

Definitions and Interpretation

(11) In this determination, unless the contrary intention appears:

Commonwealth means Commonwealth of Australia:

Determination Area means the land and waters described in Sch One and depicted on the maps at Sch Two;

land has the same meaning as in the *Native Title Act* and, for the avoidance of doubt, includes any natural collection of water found on the land which does not fall within the definition of "waters";

Native Title Act means the Native Title Act 1993 (Cth);

Other Interests means the legal or equitable estates or interests and other rights in relation to the Determination Area described in Sch Four and referred to in para 8:

resources means flora, fauna, and other natural resources such as charcoal, stone, soil, wood, resin and ochre (except, for the avoidance of doubt, ochres for use in the manufacture of porcelain, fine pottery or pigments which are minerals pursuant the *Mining Act 1904* (WA) (repealed));

State means State of Western Australia;

use includes by way of share and exchange; and

waters has the same meaning as in the Native Title Act.

(12) In the event of any inconsistency between the written description of an area in Sch One, Three or Four, and the area as depicted on the maps at Sch Two, the written description prevails.

SCHEDULE ONE

DETERMINATION AREA

National Native Title Tribunal Page 5 of 18

The **Determination Area**, generally shown as bordered in blue on the maps at Sch Two, comprises all land and waters bounded by the following description:

All those lands and waters commencing at Latitude 23.061676 South, Longitude 118.876551 East being a point on the present boundary of Native Title Application WAD340/2010 Yinhawangka Part A (WC2010/016); Then northeasterly along the boundary of that native title application to Longitude 118.879717 South; Then southeasterly to Latitude 23.249178 South, Longitude 119.141883 East being a point on the present boundary of Native Title Application WAD6280/1998 Nyiyaparli People (WC2005/006); Then generally southeasterly along the boundaries of that native title application through the following coordinate positions:

LATITUDE (SOUTH) LONGITUDE (EAST)

119.363043

23.477452 119.294876

23.505056

Then southeasterly to the intersection with a western boundary of Native Title Application WAD6280/1998 Nyiyaparli People (WC2005/006) at Latitude 23.800165 South; Then generally southerly along the boundaries of that native title application through the following coordinate positions:

LATITUDE (SOUTH) LONGITUDE (EAST)

24.050851 119.721689 24.387957 119.691279

Then continuing southwesterly along the boundary of that native title application to the intersection with the centreline of an intermittent creek at Latitude 24.424384 South, being a point on the present boundary of Native Title Application WAD6002/2003 Gingirana (WC2006/002); Then southwesterly along the boundary of that native title application to the intersection with a northern boundary of Reserve 35104 at Longitude 119.643774 East being a point on the present boundary of Native Title Determination WAD72/1998 Nharnuwangga Wajarri and Ngarlawangga (WCD2000/001); Then generally westerly, generally easterly and generally northwesterly along the boundaries of that native title determination to Longitude 118.797685 East being a point on the present boundary of Native Title Application WAD216/2010 Yinhawangka Part B (WC2010/011); Then generally northeasterly and generally northerly along the boundaries of that native title application through the following coordinate positions:

LATITUDE (SOUTH) LONGITUDE (EAST)

23.496807	118.809256
23.495449	118.814821
23.492118	118.821590
23.488262	118.828907
23.484755	118.835921
23.476995	118.846641
23.468756	118.851821

23.461151	118.853473
23.454667	118.853345
23.445076	118.857008
23.438472	118.860544
23.431133	118.863444
23.425243	118.865503
23.419208	118.865943
23.413358	118.869059
23.408321	118.871569
23.402312	118.873874
23.398543	118.876099
23.393002	118.874560
23.387005	118.872826
23.380546	118.871269
23.374878	118.870412
23.368059	118.869780
23.362028	118.870095
23.356877	118.869186
23.349747	118.866621
23.343719	118.863334
23.337921	118.860051
23.329523	118.857773
23.323174	118.856467
23.317796	118.855429
23.312275	118.853980
23.292883	118.855971
23.276757	118.850754
23.201554	118.852183
23.151228	118.850093
23.131516	118.854848
23.101234	118.872184

Then northerly back to the commencement point.

EXCLUSIONS

All that land commencing at the intersection of a northern boundary of Lot 35 as shown on Deposited Plan 219914 (General Lease H326098) with Longitude 119.691131 East, being a point on the present boundary of Native Title Determination WAD72/1998 Nharnuwangga Wajarri and Ngarlawangga (WCD2000/001) and extending generally southerly, westerly, northerly and easterly along the boundaries of that native title determination back to the commencement point.

Note: Geographic Coordinates provided in Decimal Degrees.

All referenced Deposited Plans and Diagrams are held by the Western Australian Land Information Authority, trading as Landgate.

Cadastral boundaries sourced from Landgate's Spatial Cadastral Database dated 1st August 2016.

Intermittent creek sourced from Landgate 1:100000 digital topographic data.

For the avoidance of doubt the application excludes any land and waters already claimed by:

Native Title Determination Application WAD72/1998 Nharnuwangga Wajarri and Ngarlawangga (WCD2000/001) as determined in the Federal Court on 29th August 2000.

Native Title Determination Application WAD6002/2003 Gingirana (WC2006/002) as registered in the Federal Court on 13th April 2006.

Native Title Determination Application WAD6280/1998 Nyiyaparli People (WC2005/006) as registered in the Federal Court on 11th August 2010.

Native Title Determination Application WAD196/2013 Nyiyaparli #3 (WC2013/003) as registered in the Federal Court on 27th August 2013.

Native Title Determination Application WAD340/2010 Yinhawangka Part A (WC2010/016) as registered in the Federal Court on 10th December 2010.

Native Title Determination Application WAD216/2010 Yinhawangka Part B (WC2010/011) as registered in the Federal Court on 17th September 2010.

Datum: Geocentric Datum of Australia 1994 (GDA94)

Prepared By: Native Title Spatial Services (Landgate) 21st November 2016

Use of Coordinates:

Where coordinates are used within the description to represent cadastral or topographical boundaries or the intersection with such, they are intended as a guide only. As an outcome to the custodians of cadastral and topographic data continuously recalculating the geographic position of their data based on improved survey and data maintenance procedures, it is not possible to accurately define such a position other than by detailed ground survey.

SCHEDULE TWO

MAPS OF THE DETERMINATION AREA

[See NNTR attachment 1: "Schedule Two - Maps of the Determination Area"]

SCHEDULE THREE

AREAS WHERE NATIVE TITLE DOES NOT EXIST (Para 2)

Native title does not exist in relation to land and waters the subject of the following interests within the Determination Area which, with the exception of public works (as described in cl 4 of this Schedule), are generally shown as shaded in pink on the maps at Sch Two:

1. Reserves

Reserve No. Current / Last Purpose

42690 Repeater station site

42691 Repeater station site

2. Leases

Lease No. Current / Last Purpose

GE J717063 Construction, use, operation and maintenance of a rail spur line and associated access road and infrastructure

3. Roads

Dedicated roads, roads set aside, taken or resumed, or roads which are to be considered public works (as that expression is defined in the *Native Title Act* and the *Titles (Validation) and Native Title (Effect of Past Acts) Act* 1995 (WA)), including the following:

MapInfo ID Description Shown in

ROAD 01 Road No. 6588 Government Gazette 3 March 1922, Public Plan 50311 cancelled on 20 January 1971. Public Plan 506523 cancelled on 20 January 1972

ROAD 02 Road No. 7017 Government Gazettes 23 November 1923, 27 March 1975 and 16 May 1975

ROAD 03 Bulloo Downs Road Public Plan 'Collier 250' (AMG 1:250,000 map series, SG50-4 Collier) and Deposited Plan 220346

HISTORIC ROAD 01 Closed section of road, 20.12 metres in width, running in a south-easterly direction between the Great Northern Highway and Jiggalong Mission Road and intersecting Teano Locations 36, 37 and 38 on Land Administration Miscellaneous Diagram 93830.

Public Plan 'Collier 250' (AMG 1:250,000 map series, SG50-4 Collier) and Deposited Plan 220346

4. Public Works

Any other public works, as that expression is defined in the *Native Title Act* and the *Titles (Validation) and Native Title (Effect of Past Acts) Act 1995* (WA) (including the land and waters on which a public work is constructed, established or situated as described in s 251D of the *Native Title Act*), and to which s 12J of the *Titles (Validation) and Native Title (Effect of Past Acts) Act 1995* (WA) or s 23C(2) of the *Native Title Act* applies.

SCHEDULE FOUR

OTHER INTERESTS (Para 8)

The nature and extent of the Other Interests in relation to the Determination Area as at the date of this Determination are:

1. RESERVES

(a) the following reserves:

Reserve No. Current Purpose

9698 Fortescue-Cue stock route

9700 De Grey-Peak Hill stock route

- (b) the rights and interests of persons who have the care, control and management of the reserves identified in cl 1(a) above;
- (c) the rights and interests of persons entitled to access and use the reserves identified in cl 1(a) above for the respective purposes for which they are reserved, subject to any statutory limitations upon those rights; and
- (d) the rights and interests of persons holding leases over areas of the reserves identified in cl 1(a) above.

2. PASTORAL LEASES

(a) The following leases and the rights and interests of the holders from time to time of those leases:

Lease No.	Station Name
N049724	Ethel Creek
N049943	Bulloo Downs
N050553	Prairie Downs
N050676	Turee Creek

(b) Any rights and obligations of the pastoralists pursuant to the pastoral leases referred to in cl 2(a) above to adopt and exercise best practice management of the pasture and vegetation resources, livestock and soils within the boundaries of the pastoral leases in order to manage stock and for the management, conservation and regeneration of pasture for permitted uses.

3. LEASES

The following lease and the rights and interests of the holder from time to time of the lease:

Lease No. Current / Last Purpose

GE H326098 Cultivation and Grazing

4. EASEMENTS

The following easements and the rights and interests of the holders from time to time of those easements:

Easement No. Purpose

DF924685 Created pursuant to the *Goldfields Gas Pipeline Agreement Act 1994* and the *Public Works Act 1902* as published in the Government Gazette on 4 July 1995

J717065 E Rail spur

5. ROADS

The following roads and the rights and interests of the persons having the care, control and management of those roads from time to time:

MapInfo ID	Description	Shown in
ROAD 04	Portion of Great Northern Highway	Deposited Plan 219303
ROAD 05	Portion of Great Northern Highway	Deposited Plan 219302
ROAD 06	Portion of Great Northern Highway	Deposited Plan 217098
ROAD 07	Portion of Great Northern Highway	Deposited Plan 217097
ROAD 08	Portion of Great Northern Highway	Deposited Plan 76716

6. MINING TENEMENTS

(a) The following mining tenements under the *Mining Act 1904* (WA) (repealed) and the *Mining Act 1978* (WA) and the rights and interests of the holders from time to time of those mining tenements:

(i) Mining Leases

Tenement ID

M 4701423

M 4701425

(ii) Exploration Licences

Tenement ID

E 4700013

E 4700539

- E 4700540
- E 4700624
- E 4700754
- E 4700986
- E 4701050
- E 4701137
- E 4701423
- E 4701540
- E 4701924
- E 4703125
- E 5200021
- E 5200023
- E 5201690
- E 5201758
- E 5201779
- E 5201926
- E 5202024
- E 5202034
- E 5202035
- E 5202043
- E 5202274
- E 5202329
- E 5202330
- E 5202337
- E 5202350
- E 5202351
- E 5202429
- E 5202464
- E 5202620
- E 5202876
- E 5202896
- E 5202916
- E 5203057
- E 5203058

E 5203060
E 5203096
E 5203103
E 5203107
E 5203172
E 5203177
E 5203177
E 5203206
E 5203207
E 5203230
E 5203231

E 5203241

E 5203261

E 5203294

(iii) Miscellaneous Licences

Tenement ID

L 4700017

L 4700052

(iv) Temporary Reserves

Tenement ID

TR 7004193

TR 7004884

(b) The agreement as amended and ratified by the *Iron Ore (Mt Newman) Agreement Act 1964* (WA) and rights and interests comprised in, conferred under or in accordance with, or pursuant to that agreement, including the following mining tenement:

Tenement ID Tenement Type

AML7000244 Mineral Lease

National Native Title Tribunal Page 14 of 18

(c) The agreement as amended and ratified by the *Iron Ore (Robe River) Agreement Act 1964* (WA) and rights and interests comprised in, conferred under or in accordance with, or pursuant to that agreement, including the following mining tenement:

Tenement ID Tenement Type

AML7000248 Mineral Lease

(d) The agreement as amended and ratified by the *Iron Ore (Hope Downs) Agreement Act 1992* (WA) and rights and interests comprised in, conferred under or in accordance with, or pursuant to that agreement, including the following mining tenement:

Tenement ID Tenement Type

AM7000282 Mining Lease

7. PETROLEUM TITLES

The following petroleum title under the *Petroleum Pipelines Act 1969* (WA) and the rights and interests of the holders from time to time of that petroleum title:

Title ID Title Type

PL 24 Pipeline Licence

8. ACCESS TO MINING AND PETROLEUM AREAS

- (a) Without limiting the operation of any other clause in Sch Four, but subject to cl 8(b) below, any rights of the holders from time to time of a mining tenement or petroleum title, including those referred to in cl 6 and cl 7 of Sch Four, to use (including by servants, agents and contractors) such portions of existing roads and tracks in the Determination Area as necessary to have access to the area the subject of the mining tenement or petroleum title for the purposes of exercising the rights granted by that tenement or title.
- (b) Nothing in cl 8(a) above allows any upgrade, extension, widening or other improvement to the road or track other than work done to maintain it in reasonable repair and in order to leave it in substantially the same condition as it was prior to its use pursuant to cl 8(a).
- (c) Nothing in this Sch Four will limit the rights of the holders from time to time of mining tenements or petroleum titles, including those referred to in cl 6 and cl 7 of Sch Four, including, without limitation, any right to exclude members of the public from entering onto the land and waters the subject of any mining tenement or petroleum title.

9. OTHER

National Native Title Tribunal Page 15 of 18

The following rights and interests:

- (a) the rights and interests of Telstra Corporation Limited (ACN 051 775 556) in relation to its existing telecommunications facilities as at the date of this Determination:
- (i) as the owner or operator of telecommunications facilities within the Determination Area;
- (ii) 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:
- (A) to inspect land;
- (B) to install and operate telecommunications facilities; and
- (C) to alter, remove, replace, maintain, repair and ensure the proper functioning of its telecommunications facilities;
- (iii) for its employees, agents or contractors to access its telecommunications facilities in and in the vicinity of the Determination Area in performance of their duties; and
- (iv) under any lease, licence, access agreement or easement relating to its telecommunications facilities in the Determination Area.
- (b) rights and interests, including licences and permits, granted by the Crown in right of the State or of the Commonwealth pursuant to statute or otherwise in the exercise of its executive power and any regulations made pursuant to such legislation;
- (c) rights and interests held by reason of the force and operation of the laws of the State or of the Commonwealth, including but not limited to, the force and operation of the *Rights in Water and Irrigation Act* 1914 (WA);
- (d) rights and interests of members of the public arising under the common law, including but not limited to:
- (i) the public right to fish;
- (ii) the public right to navigate; and
- (iii) the right of any person to use and enjoy any roads in the Determination Area (subject to the laws of the State) over which, as at the date of this Determination, members of the public have a right of access under the common law;
- (e) the right to access the Determination Area by;
- (i) an employee, agent or instrumentality of the State;
- (ii) an employee, agent or instrumentality of the Commonwealth;
- (iii) an employee, agent or instrumentality of any local government authority,

as required in the performance of his or her statutory or common law duty;

	so far as confirmed pursuant to s 212(2) of the <i>Native Title Act</i> and s 14 of the <i>Titles (Validation) and Title (Effect of Past Acts) Act 1995</i> (WA) as at the date of this Determination, any existing public access enjoyment of, the following places in the Determination Area:
(i)	waterways;
(ii)	beds and banks or foreshores of waterways;
(iii)	coastal waters;
(iv)	beaches;
(v)	stock routes; and
(vi)	areas that were public places at the end of 31 December 1993;
(g)	any other:
(i)	legal or equitable estate or interest in the land or waters; or
(ii) over, o	any other right (including a right under an option and a right of redemption), charge, power or privilege r in connection with:
(A)	the land or waters; or
(B)	an estate or interest in the land or waters; or
(iii)	restriction on the use of the land or waters, whether or not annexed to other land or waters.
SCHE	DULE FIVE
NATIVE TITLE HOLDERS (Para 3)	
The No	garlawangga People are those persons who:
(a) observ	are descended from, in accordance with the traditional laws acknowledged and the traditional customs ed by the Ngarlawangga People:
(i)	Kanpanta;
(ii)	Jiwilingpa;
(iii)	Partatalpu (Maggie);

National Native Title Tribunal Page 17 of 18

(iv)	Kuntiri (Topsy Coony);
(v)	Mulunu (Piper);
(vi)	Laripangu;
(vii)	Jimmy Tumbler;
(viii)	Mirrurru (Kitty);
(ix)	Kujamurra (Standard); o
(x)	Kurnipa / Annie;

or are adopted by such biological descendants in accordance with the traditional laws acknowledged and the traditional customs observed by the Ngarlawangga People;

- (b) identify themselves as Ngarlawangga under traditional law and custom and are accepted in accordance with the traditional laws acknowledged and the traditional customs observed by other Ngarlawangga People as Ngarlawangga; and
- (c) have a connection with the land and waters of the Determination Area, in accordance with the traditional laws acknowledged and the traditional customs observed by the Ngarlawangga People.

REGISTER ATTACHMENTS:

1. Schedule Two - Maps of the Determination Area, 2 pages - A4, 07/12/2016

Note: The National Native Title Register may, in accordance with s. 195 of the Native Title Act 1993, contain confidential information that will not appear on the Extract.

National Native Title Tribunal Page 18 of 18