SCHEDULE FOUR – AGREEMENTS

- 1. The Indigenous Land Use Agreement under s 24CA of the Native Title Act dated 6 November 2017 made between Laurie (Larry) Kelly, Richard Pacey, Christine Witt, Marion Witt and Frances Witt, as the registered native title claimant in relation to the land and waters within the external boundaries of the Application, for and on behalf of the Gumbaynggirr People, and as persons who claim to hold native title in relation to land or waters in a non-claimed/determined part of the agreement area, the Gumbaynggirr Wenonah Head Aboriginal Corporation, the Attorney General of New South Wales, the Minister administering the *Crown Lands Act 1989* (NSW), the Minister administering the *National Parks and Wildlife Act 1974* (NSW) and the CEO of the Office of Environment and Heritage.
- The Aboriginal land agreement under s 36AA of the Aboriginal Land Rights Act 1983
 (NSW) made between the Minister administering the Crown Lands Act 1989 (NSW),
 New South Wales Aboriginal Land Council, and Coffs Harbour and District Local Aboriginal Land Council.
- 3. The Indigenous Land Use Agreement under s 24CA of the Native Title Act dated 6 November 2017 made between Laurie (Larry) Kelly, Richard Pacey, Christine Witt, Marion Witt and Frances Witt, as the registered native title claimant in relation to the land and waters within the external boundaries of the Application, for and on behalf of the Gumbaynggirr People, and as persons who claim to hold native title in relation to land or waters in a non-claimed/determined part of the agreement area, the Gumbaynggirr Wenonah Head Aboriginal Corporation and Coffs Harbour and District Local Aboriginal Land Council.
- 4. Any other Indigenous Land Use Agreement, which, after this Determination is made, is registered on the Register of Indigenous Land Use Agreement in relation to any land or waters in the Native Title Area.