SCHEDULE D

Areas where native title does not exist

Native title rights and interests have been wholly extinguished in the following areas of land and waters:

- Those parts of the Determination Area covered by public works as defined in s 253 of the Act (including adjacent land or waters as defined in s 251D of the Act) which were constructed, established or situated prior to 23 December 1996 or commenced to be constructed or established on or before that date, including but not limited to:
 - (a) public roads, whether rural roads, arterial roads or national highways;
 - (b) community and pastoral access roads which are not otherwise public roads;
 - (c) gravel pits adjacent to the roads referred to at paragraphs (a) and (b) hereof used to maintain those roads;
 - (d) access roads or tracks to the public works referred to in this clause;
 - (e) Government bores and associated infrastructure including bores used for the establishment, operation or maintenance of public and other roads;
 - (f) river and rain gauges;
 - (g) transmission and distribution water pipes and associated infrastructure;
 - (h) sewer pipes, sewer pump stations and associated infrastructure;
 - bores, squatters tanks, constructed stock watering points and associated infrastructure within the former corridor of the Newcastle Waters stock route located within the bounds of the pastoral lease;
 - (j) electricity transmission lines, towers, poles and associated infrastructure; and
 - (k) the public works within proposed NT Portion 5988 including three buildings, the line of telegraph poles and a well comprising the Powell Creek Telegraph Station.

Henderson on behalf of the Bamayu (Wurwanawanji–Yarrayarra), Bamayu (Titirlku), Marlinja, Ngapa Jangirulu, Walanypirri and Wilyuku Groups (Powell Creek Pastoral Lease Proceeding) [2020] FCA 1550