



# Extract from Register of Indigenous Land Use Agreements

WI2016/014 **NNTT** number

Fossil Downs Station ILUA Short name

**Body Corporate ILUA** type 25/07/2017 **Date registered** 

State/territory Western Australia

Shire of Derby-West Kimberley Local government region

#### Description of the area covered by the agreement

13.1(c) 'Agreement area' means the area of the Pastoral Lease set out in Annexure A of this Agreement as varied from time to time in accordance with the terms of this Agreement.

(g) 'Pastoral Lease' means pastoral lease [N050221] identified as Fossil Downs Station and any extension, or renewal, re-issue or replacement of any such pastoral lease whether granted, extended or renewed as at the date of this Agreement or any time during the Term of this Agreement.

[A map of the agreement area is contained in Annexure A of the agreement. A copy of Annexure A and a written description 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 area covers 18.2 sq km, approximately 78km north east of Fitzroy Crossing Townsite.]

## Parties to agreement

**Applicant** 

W.N.M. MacDonald Pty Ltd Party name

**Contact address** c/- Cornerstone Legal

PO Box 1620

Canning Vale WA 6970

Other Parties

Bunuba Dawangarri Aboriginal Corporation RNTBC Party name

Page 1 of 2 National Native Title Tribunal WI2016/014

PO Box 2145 Broome WA 6725

#### 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 for the Term.
- 8.1 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 without any renewal, re-grant or substitution in accordance with this Agreement; or
- (b) by written mutual agreement of all the Parties.
- 8.2 If requested by either Party, this Agreement will be the subject of a review by the Pastoralists, the PBC and the Bunuba People meeting together where practicable:
- (a) on the expiry of 2 years from the Commencement Date; and
- (b) every 2 years thereafter during the month of the anniversary of the Commencement Date.
- 13.1(h) 'Commencement Date' means:
- (i) To the extent that this Agreement has force as a contract, the date on which this Agreement has been executed by all of the Parties to it; and
- (ii) To the extent that this Agreement has force as an Indigenous Land Use Agreement, upon its Registration as an Indigenous Land Use Agreement.
- (w) 'Term' means the period commencing on the Commencement Date and ending on the date that this Agreement is terminated in accordance with clause 8 of this Agreement.

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

The agreement includes no statements mentioned in subsection 24EB(1) or 24EBA(1) or (4)

### Attachments to the entry

WI2016 014 Annexure A Agreement Area.pdf WI2016 014 Attachment A Technical Description.pdf

Page 2 of 2 National Native Title Tribunal WI2016/014