



Extract from Register of Indigenous Land Use Agreements

NNTT number QI2013/084

Short name Mamu Protected Areas ILUA

ILUA type Area Agreement

Date registered23/04/2014State/territoryQueensland

Local government region Cairns Regional Council, Cassowary Coast Regional Council,

Tablelands Regional Council

Description of the area covered by the agreement

1. Definitions

"ILUA Area" means the land and waters described in Schedule 1, Part A, and shown on the map in Schedule 1, Part B.

[A copy of Schedule 1 is attached to this Register extract.

The following general description of the agreement area has also been provided by the National Native Title Tribunal to assist people to understand the location of the agreement area. It does not replace, and is less precise than, the description of the agreement area contained in the agreement. It is provided for information only and should not be considered part of the Register of ILUAs:

Agreement covers about 691.4 sq km east and west of the Bruce Highway in the vicinity of Innisfail.]

Parties to agreement

Applicant

Party name State of Queensland

Contact address PO Box 15216

Brisbane QLD 4002

Other Parties

Party name Victor Maund, Stephen Brooks, Alfred Joyce, Henry Epong, Anthony

Edwards, Brenda Matheson and Dean Purcell on their own behalf

and on behalf of the Mamu People

Contact address 10 Bombala Street

National Native Title Tribunal Page 1 of 2

Party name Mamu Aboriginal Corporation ICN 3789

10 Bombala Street **Contact address**

Mourilyan QLD 4858

Party name Wet Tropics Management Authority

PO Box 2050 **Contact address**

Cairns QLD 4870

Period in which the agreement will operate

Start date	not specified
End date	30/10/2023

1. Definitions

"Execution Date" means the date of this Agreement or, where the parties sign the Agreement on different dates, the date on which the last party signs the Agreement.

- 3. Commencement and Expiry
- 3.1 Subject to clause 3.2, this Agreement commences on the Execution Date.
- 3.2 Clause 5 commences on the later of:
- (a) Registration; and
- (b) a Determination in any part of the ILUA Area.
- 3.3 This Agreement may be terminated by written agreement executed by the parties.
- 3.4 This Agreement expires ten years from the Execution Date.
- 3.5 if:
- (a) there is a determination by the Federal Court of Australia that Native Title does not exist in part of the ILUA Area, or
- (b) a regulation commences giving effect to one or more Management Plans which regulates Native Title Rights and Interests in relation to part of the ILUA Area,

this Agreement expires in relation to that part of the ILUA Area and continues in force in relation to the remainder of the ILUA Area.

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

QI2013 084 Schedule 1, Parts A and B Map and Description.pdf

National Native Title Tribunal Page 2 of 2 QI2013/084

[&]quot;Management Plan" has the same meaning as in the NCA.

[&]quot;NCA" means the Nature Conservation Act 1992 (Qld).