



Extract from the National Native Title Register

Determination Information:

Determination Reference: Federal Court Number(s): QUD6026/2001
NNTT Number: QCD2017/010

Determination Name: [Kerry Blackman & Ors On Behalf Of The Bailai, Gurang, Gooreng Gooreng, Taribelang Bunda People](#)

Date(s) of Effect: 3/05/2018

Determination Outcome: Native title exists in the entire determination area

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

Determination Date: 28/11/2017

Determining Body: Federal Court of Australia

ADDITIONAL INFORMATION:

Order 2 of the determination provides that 'the determination will take effect upon the last of the agreements referred to in paragraphs (1)(a) and (1)(b) of Schedule 5 being registered on the Register of Indigenous Land Use Agreements;'

On 3 May 2018 agreements QI2017/013 and QI2017/014 were registered on the Register of Indigenous Land Use Agreements, and therefore this determination will take effect from 3 May 2018.

REGISTERED NATIVE TITLE BODY CORPORATE:

First Nations Bailai, Gurang, Gooreng Gooreng, Taribelang Bunda
People Aboriginal Corporation RNTBC
Trustee Body Corporate
C/- PO Box 537
Bundaberg Queensland 4670

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:

1. The native title holders are the Bailai, Gurang, Gooreng Gooreng, Taribelang Bunda People.
2. The Bailai, Gurang, Gooreng Gooreng, Taribelang Bunda People are the descendants of one or more of the following people:

- (a) Dina;
- (b) Jessie;
- (c) Dolly (mother of Johnson Matemate and George Swain);
- (d) Molly Jones;
- (e) Dulhu/Doolan;
- (f) Buller Tolsen (Norman Buller);
- (g) Nellie Murray (also known as Nellie Watcho and Alice Murray);
- (h) Jane;
- (i) Betsy;
- (j) Rosie;
- (k) Maggie Little;
- (l) Rosie Blackman;
- (m) Emma Jones (wife of John Broom/e);
- (n) John Hill ("Pig Pig");
- (o) Elizabeth Tan Watt/Daniels;
- (p) Kitty of Gladstone; or
- (q) Margaret Grant.

**MATTERS DETERMINED:
BY CONSENT THE COURT ORDERS THAT:**

1. there be a determination of native title in the terms set out below ("the determination");
2. the determination will take effect upon the last of the agreements referred to in paragraphs (1)(a) and (1)(b) of Schedule 5 being registered on the Register of Indigenous Land Use Agreements;
3. in the event that both of the agreements referred to in paragraph (2) above are not registered on the Register of Indigenous Land Use Agreements within six months of the date of this order or such later time as this Court may order, the matter is to be listed for further directions; and
4. each party to the proceedings is to bear its own costs;

BY CONSENT THE COURT DETERMINES THAT:

5. the Determination Area is the land and waters described in Schedule 1 (subject to the exclusions described in Schedule 2) and depicted on the map in Schedule 3; and that to the extent of any inconsistency between the written descriptions in Schedules 1 and 2 and the mapping in Schedule 3, the written descriptions prevail;
6. native title exists in relation to the Determination Area described in Schedule 1;
7. the native title is held by the Bailai, Gurang, Gooreng Gooreng, Taribelang Bunda People described in Schedule 4 ("the native title holders");
8. subject to paragraphs (9), (10) and (11) the nature and extent of the native title rights and interests in relation to the land and waters described in Schedule 1 are the non-exclusive rights to:
 - (a) access, be present on, move about on and travel over the area;

- (b) camp and for that purpose build temporary shelters;
- (c) hunt, fish and gather on the land and waters of the area for personal, domestic and non-commercial communal purposes;
- (d) take, use and share Natural Resources from the land and waters of the area for personal, domestic and non-commercial communal purposes;
- (e) take and use the Water of the area for personal, domestic and non-commercial communal purposes;
- (f) participate in cultural activities on the area;
- (g) hold meetings on the area;
- (h) maintain places of importance and areas of significance to the native title holders under their traditional laws and customs and to protect those places and areas from physical harm;
- (i) teach on the area the physical and spiritual attributes of the area;
- (j) light fires on the area for domestic purposes including cooking, but not for the purposes of hunting or clearing vegetation;
- (k) be buried and bury native title holders within the area;
- (l) be accompanied onto the area by those persons who, though not native title holders, are:
 - (i) spouses or partners of native title holders;
 - (ii) people who are members of the immediate family of a spouse or partner of a native title holder; or
 - (iii) people reasonably required by the native title holders under traditional law and custom for the performance of cultural activities on the area;

9. the native title rights and interests referred to in paragraph (8) are subject to and exercisable in accordance with:

- (a) the Laws of the State and the Commonwealth; and
- (b) the traditional laws acknowledged, and the traditional customs observed by the native title holders;

10. the native title rights and interests referred to in paragraph (8) do not confer possession, occupation, use or enjoyment to the exclusion of all others;

11. there are no native title rights in or in relation to minerals as defined by the *Mineral Resources Act 1989* (Qld) and petroleum as defined by the *Petroleum Act 1923* (Qld) and the *Petroleum and Gas (Production and Safety) Act 2004* (Qld);

12. the nature and extent of any other interests in relation to the Determination Area (or respective parts thereof) are set out in Schedule 5;

13. the relationship between the native title rights and interests described in paragraph (8) and the other interests described in Schedule 5 (the "Other Interests") is that:

- (a) the Other Interests continue to have effect, and the rights conferred by or held under the Other Interests may be exercised notwithstanding the existence of the native title rights and interests;
- (b) to the extent the Other Interests are inconsistent with the continued existence, enjoyment or exercise of the native title rights and interests in relation to the land and waters of the Determination Area, the native title continues to exist in its entirety but the native title rights and interests have no effect in relation to the Other Interests to the extent of the inconsistency for so long as the Other Interests exist;
- (c) the Other Interests and any activity that is required or permitted by or under, and done in accordance with, the Other Interests, or any activity that is associated with or incidental to such an activity, prevail over the native title rights and interests and any exercise of the native title rights and interests;
- (d) set out in Schedule 6 in relation to Certain Pastoral Leases wholly or partly within the Determination

Area, without limiting the operation of paragraphs (13)(a) to (13)(c) above; and

(e) without limiting the operation of paragraphs (13)(a) to (13)(c) above, before the native title rights and interests (referred to in paragraph (8) above) are exercised on State Forest land on which a term lease for grazing purposes has been granted and which existed as at the date of the determination, the native title holders must contact the lessee of the grazing lease, provided their contact details have been provided to the First Nations Bailai, Gurang, Gooreng Gooreng, Taribelang Bunda Aboriginal Corporation ICN 8650, discuss any safety issues associated with the proposed exercise of native title rights and interests, and make reasonable efforts to agree upon a route of access;

DEFINITIONS AND INTERPRETATION

14. in this determination, unless the contrary intention appears:

"land" and "waters", respectively, have the same meanings as in the *Native Title Act 1993* (Cth);

"Certain Pastoral Leases" means Lot 9 on RN1607 known as Barmundoo, Lot 82 on CTN355 known as Dawes, Lot 4134 on PH1510 known as Glassford and Lot 15 on DS839959 known as Mt Alma;

"External Boundary" means the area described under the heading "External Boundary" in Schedule 1;

"High Water Mark" has the meaning given in the *Land Act 1994* (Qld);

"Laws of the State and the Commonwealth" means the common law and the laws of the State of Queensland and the Commonwealth of Australia, and includes legislation, regulations, statutory instruments, local planning instruments and local laws;

"Natural Resources" means:

(a) any animal, plant, fish and bird life found on or in the lands and waters of the Determination Area; and

(b) any clays, soil, sand, gravel or rock found on or below the surface of the Determination Area,

that have traditionally been taken and used by the native title holders, but does not include:

(c) animals that are the private personal property of another;

(d) crops that are the private personal property of another; and

(e) minerals as defined in the *Mineral Resources Act 1989* (Qld) or petroleum as defined in the *Petroleum Act 1923* (Qld) and the *Petroleum and Gas (Production and Safety) Act 2004* (Qld);

"Reserves" means reserves that are dedicated, or taken to be reserves, under the *Land Act 1994* (Qld);

"Water" means:

(a) water which flows, whether permanently or intermittently, within a river, creek or stream;

(b) any natural collection of water, whether permanent or intermittent;

(c) water from an underground water source; and

(d) tidal water;

"Watercourses" has the meaning given in the *Survey and Mapping Infrastructure Act 2003* (Qld);

"Works" has the same meaning as in the *Electricity Act 1994* (Qld); and

other words and expressions used in this determination have the same meanings as they have in Part 15 of the *Native Title Act 1993* (Cth);

THE COURT DETERMINES THAT:

15. upon the determination taking effect:

(a) the native title is to be held in trust;

(b) the First Nations Bailai, Gurang, Gooreng Gooreng, Taribelang Bunda Aboriginal Corporation (ICN: 8650), incorporated under the *Corporations (Aboriginal and Torres Strait Islander) Act 2006* (Cth), is to:

(i) be the prescribed body corporate for the purpose of ss 56(2)(b) and 56(3) of the *Native Title Act 1993* (Cth); and

(ii) perform the functions mentioned in s 57(1) of the *Native Title Act 1993* (Cth) after becoming a registered native title body corporate.

Schedule 1 – DETERMINATION AREA

[See NNTR attachment 1: “Schedule 1 - Determination Area”]

Schedule 2 – AREAS NOT FORMING PART OF THE DETERMINATION AREA

1. On the basis that they could not be claimed in accordance with s 61A of the *Native Title Act 1993* (Cth), the determination area does not include those land and waters within the External Boundary, which:

(a) at the time the respective native title determination applications were made, were the subject of one or more previous exclusive possession acts as defined in s 23B of the *Native Title Act 1993* (Cth) (despite the fact that the areas, or parts of them, may have been subject to earlier acts that extinguished native title); and

(b) are not, at the time of this determination, areas to which ss 47 or 47B of the *Native Title Act 1993* (Cth) apply, there being no areas of those kinds in this determination;

(c) are not, at the time of this determination, described as Lot 1 on FD66, Lot 1 on RP617106, Lot 11 on RP841674, Lot 235 on RP883978 or Lot 236 on RP883978, being areas to which the parties have agreed s 47A of the *Native Title Act 1993* (Cth) applies.

2. The determination area does not include land and waters on which any public work as defined in s 253 of the *Native Title Act 1993* (Cth), is constructed, established or situated, and to which ss 23B(7) and 23C(2) of the *Native Title Act 1993* (Cth), and/or s 23B(7) of the *Native Title Act 1993* (Cth) and s 21 of the *Native Title (Queensland) Act 1993* (Qld), applies, together with any adjacent land or waters in accordance with s 251D of the *Native Title Act 1993* (Cth).

3. Specifically and to avoid any doubt, the determination area does not include those parts of:

(a) Lot 695 on FTY1570 that are subject to the Mt Fort William Main Radio Terminal which is a public work as defined in paragraph 2 of Schedule 2 above;

(b) Lot 212 on NPW784 that are subject to the Watalgan Main Radio Terminal which is a public work as defined in paragraph 2 of Schedule 2 above;

(c) Lot 898 on FTY1919 that are subject to the Watalgan Optic Fibre Repeater which is a public work as defined in paragraph 2 of Schedule 2 above.

Schedule 3 – MAP

[See NNTR attachments 2-11: “Schedule 3 - Map - Parts 1 to 10”]

Schedule 4 – NATIVE TITLE HOLDERS

1. The native title holders are the Bailai, Gurang, Gooreng Gooreng, Taribelang Bunda People.

2. The Bailai, Gurang, Gooreng Gooreng, Taribelang Bunda People are the descendants of one or more of the following people:

(a) Dina;

(b) Jessie;

(c) Dolly (mother of Johnson Matemate and George Swain);

(d) Molly Jones;

(e) Dulhu/Doolan;

- (f) Buller Tolsen (Norman Buller);
- (g) Nellie Murray (also known as Nellie Watcho and Alice Murray);
- (h) Jane;
- (i) Betsy;
- (j) Rosie;
- (k) Maggie Little;
- (l) Rosie Blackman;
- (m) Emma Jones (wife of John Broom/e);
- (n) John Hill ("Pig Pig");
- (o) Elizabeth Tan Watt/Daniels;
- (p) Kitty of Gladstone; or
- (q) Margaret Grant.

Schedule 5 – OTHER INTERESTS IN THE DETERMINATION AREA

The nature and extent of the other interests in relation to the Determination Area are the following as they exist as at the date of the determination:

1. The rights and interests of the parties under the following agreements lodged for registration on the Register of Indigenous Land Use Agreements:

- (a) PCCC Protected Areas ILUA QIA2017/019, authorised on 17 September 2017 and signed on 10 November 2017;
- (b) PCCC Tenure Resolution ILUA QIA2017/025, authorised on 17 September 2017 and signed on 10 November 2017;
- (c) Bailai, Gurang, Gooreng Gooreng, and Taribelang Bunda People/Monte Christo ILUA, authorised on 17 September 2017 and signed on 26 September 2017.

2. The rights and interests of the parties under the following agreements registered on the Register of Indigenous Land Use Agreements:

- (a) QIA2000/004 - The Raising of Awoonga Dam ILUA;
- (b) QI2003/063 - Stuart Stage 2 Project ILUA;
- (c) QI2005/029 - Port Curtis Coral Coast People Land Dealings;
- (d) QI2006/051 - Enertrade - PCCC CQGP Agreement;
- (e) QI2008/023 - PCCC Boyne Island and Tannum Sands Land Dealing ILUA;
- (f) QI2010/009 - Port Curtis Coral Coast & QGC Pty Limited ILUA;
- (g) QI2010/011 - Santos Petronas Port Curtis Coral Coast GLNG ILUA;
- (h) QI2010/017 - Surat Gladstone Pipeline Pty Ltd and Port Curtis Coral Coast ILUA;
- (i) QI2010/042 - Port Curtis Coral Coast and Australia Pacific LNG Pty Limited ILUA;
- (j) QI2012/092 - Arrow Energy and Port Curtis Coral Coast People Arrow LNG Project ILUA;
- (k) QI2014/026 - Gladstone, Rockhampton and Bundaberg Ports Project ILUA;
- (l) QI2016/045 - Port Curtis Coral Coast People and Local Government ILUA.

3. The rights and interests of the holders of water allocations 623, 624, 637, 641 and 1505 on AP6975 granted pursuant to the *Water Act 2000* (Qld).
4. The rights and interests of the holders of the following leases granted pursuant to the *Land Act 1962* (Qld) or *Land Act 1994* (Qld):
 - (a) pastoral holding lease No 35/3780 over Lot 9 on RN1607 (also known as Barmundoo);
 - (b) pastoral holding lease No 19/4176 over Lot 82 on CTN355 (also known as Dawes);
 - (c) pastoral holding lease No 19/4134 over Lot 4134 on PH1510 (also known as Glassford);
 - (d) term lease for grazing TL 0/237400 over Lot 21 on BON613;
 - (e) term lease for tourism TL 0/220087 over Lot 11 on CP860464 (also known as Monte Christo Tourist Resort);
 - (f) term lease for grazing and tourism TL 0/213279 over Lot 11 on SP257867 formerly part of Lot 4 on CP860403 (also known as the former Monte Christo Pastoral Station);
 - (g) term lease for grazing TL 0/231907 over Lot 6 on YL864;
 - (h) term lease for grazing TL 0/232732 over Lot 17 on RW903;
 - (i) term lease for grazing TL 0/230560 over Lot 22 on YL975 located within Lot 53 on NPW737;
 - (j) term lease for grazing TL 0/218782 over Lot 65 on BN37332;
 - (k) term lease for grazing TL 0/214061 over Lot B on SP104428 located within Lot 680 on FTY1906 and Lot 51 on NPW783;
 - (l) term lease for grazing TL 0/230531 over Lot J on SP104420 located within Lot 51 on NPW783;
 - (m) rolling term lease for grazing purposes TL 0/232515 over Lot A on DS627 located within Lot 60 on FTY1140;
 - (n) rolling term lease for pastoral purposes TL 0/237337 over Lot 1 on SP263705;
 - (o) special lease for telecommunications SL 35/53149 over Lot 1 on CTN839958 and Lot 2 on DS839959 (also known as the Mount Alma Radar).
5. The rights and interests of the holders of the following tenements granted pursuant to the *Mineral Resources Act 1989* (Qld):
 - (a) exploration permit for minerals EPM13575;
 - (b) mineral development licence MDL179;
 - (c) mining leases ML3664 and ML7629.
6. The rights and interests of the holders of pipeline licences PPL25 and PPL30 granted pursuant to the *Petroleum Act 1923* (Qld) and administered under the *Petroleum and Gas (Production and Safety) Act 2004* (Qld).
7. The rights and interests of Airservices Australia in licences from registered lessees over Lot 15 on DS839959 and Lot 212 on NPW784.
8. The rights and interests of Ergon Energy Corporation ACN 087 646 062:
 - (a) as the owner or operator of any Works within the Determination Area;
 - (b) as a distribution entity and the holder of a distribution authority under the *Electricity Act 1994* (Qld);
 - (c) created under the *Electricity Act 1994* (Qld) and the *Government Owned Corporations Act 1993* (Qld) including:

(i) rights in relation to any agreement relating to the Determination Area existing or entered into before the date on which these Orders are made;

(ii) rights to enter the Determination Area by its employees, agents or contractors to exercise any of the rights and interests referred to in this paragraph; and

(iii) to inspect, maintain and manage any Works in the Determination Area.

9. The rights and interests of Queensland Electricity Transmission Corporation Limited trading as Powerlink Queensland (ACN 078 849 233):

(a) as the owner or operator of any Works within the Determination Area;

(b) as an electricity entity under the *Electricity Act 1994* (Qld) including rights to enter and pass through the Determination Area to access, use, maintain, repair, replace, upgrade or otherwise deal with Works; and

(c) under any lease, licence, easement, permit or agreement within the Determination Area.

10. The rights and interests of Telstra Corporation Limited (ACN 051 775 556):

(a) as the owner or operator of telecommunications facilities within the Determination Area;

(b) 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:

(i) to inspect land;

(ii) to install and operate telecommunications facilities; and

(iii) to alter, remove, replace, maintain, repair and ensure the proper functioning of its telecommunications facilities;

(c) for its employees, agents or contractors to access its telecommunication facilities in and in the vicinity of the Determination Area in the performance of their duties; and

(d) under any lease, licence, access agreement or easement relating to its telecommunications facilities in the Determination Area.

11. The rights and interests of Bundaberg Regional Council, Gladstone Regional Council or North Burnett Regional Council ('Council'):

(a) under their local government jurisdiction and functions under the *Local Government Act 2009* (Qld), under the *Stock Route Management Act 2002* (Qld) and under any other legislation, for that part of the Determination Area within the area declared to be the Councils' local government area;

(b) as the:

(i) lessor under any leases which were validly entered into before the date on which these Orders are made and whether separately particularised in these Orders or not;

(ii) grantor of any licences or other rights and interests which were validly granted before the date on which these Orders are made and whether separately particularised in these Orders or not;

(iii) holder of any estate or interest in land, including as trustee of any Reserves, that exist in the Determination Area;

(c) as the owner and operator of infrastructure, and those facilities and other improvements located in the Determination Area validly constructed or established on before the date on which these Orders are made, including but not limited to:

(i) undedicated but constructed roads except for those not operated by Council;

(ii) gravel pits operated by Council;

(iii) water pipelines and water supply infrastructure;

- (iv) drainage facilities;
- (v) cemetery and cemetery-related facilities;
- (vi) camping and holiday park facilities;
- (vii) recreational facilities;
- (d) to enter the land for the purposes described in paragraphs (a), (b) or (c) above by its employees, agents or contractors to:
 - (i) exercise any of the rights referred to in paragraph 12 below;
 - (ii) inspect maintain and repair the infrastructure, facilities and other improvements referred to in paragraph (c) above;
 - (iii) undertake lawful operational activities in its capacity as local government such as feral animal control, weed control, erosion control, waste management and fire management.

12. The rights and interests of the State of Queensland and the Council to access, use, operate, maintain and control the dedicated roads in the Determination Area and the rights and interests of members of the public to access and use those roads.

13. The rights and interests of the State of Queensland or any other person existing by reason of the force and operation of the laws of the State of Queensland, including those existing by reason of the following legislation or any regulation, statutory instrument, declaration, plan, authority, permit, lease or licence made, granted, issued or entered into under that legislation:

- (a) *Land Act 1994* (Qld);
- (b) *Nature Conservation Act 1992* (Qld);
- (c) *Forestry Act 1959* (Qld);
- (d) *Fisheries Act 1994* (Qld);
- (e) *Water Act 2000* (Qld);
- (f) *Petroleum Act 1923* (Qld) or *Petroleum and Gas (Production and Safety) Act 2004* (Qld); and
- (g) *Mineral Resources Act 1989* (Qld).

14. The rights and interests of members of the public arising under the common law, including but not limited to the following:

- (a) any subsisting public right to fish; and
- (b) the public right to navigate.

15. So far as confirmed pursuant to s 212(2) of the *Native Title Act 1993* (Cth) and s 18 of the *Native Title (Queensland) Act 1993* (Qld) as at the date of this Determination, any existing public access to, and enjoyment of, the following places in the Determination Area:

- (a) waterways;
- (b) beds, banks or foreshores of waterways;
- (c) coastal waters;
- (d) beaches;
- (e) stock routes; and
- (f) areas that were public places at the end of 31 December 1993.

16. Any other rights and interests:

- (a) held by the State of Queensland or Commonwealth of Australia; or
- (b) existing by reason of the force and operation of the Laws of the State and the Commonwealth.

Schedule 6 – EXERCISE OF NATIVE TITLE ON PASTORAL LEASES

1. Before the native title rights and interests referred to in paragraph (8) of the determination are exercised on Certain Pastoral Leases:

(a) the lessee of each pastoral lease situated wholly or partly within the Determination Area (a “Lessee”) must provide the Lessee’s contact details comprising of at least a phone number and email address (the “Lessee’s Contact Details”) to the contact person for the First Nations Bailai, Gurang, Gooreng Gooreng, Taribelang Bunda Aboriginal Corporation ICN 8650 identified in the corporation extract available from the Office of the Registrar of Indigenous Corporations (the “PCCC Contact Person”) within sixty days of the date of determination;

(b) the native title holders, or PCCC Contact Person must:

(i) provide at least seven days prior notice to a Lessee (by way of the Lessee’s Contact Details) of the native title holders’ intention to exercise their native title rights and interests on the Lessee’s pastoral

lease; and

(ii) contact the Lessee by phone or email to:

(A) discuss any safety issues associated with the proposed exercise of native title rights and interests; and

(B) agree upon a suitable route of access.

2. When the native title right to hunt (referred to in paragraph (8)(c) of the determination) is intended to be conducted on a pastoral lease using firearms, it may only be exercised:

(a) in areas where stock are not present; and for the avoidance of doubt,

(b) if paragraph (1)(b) above, has been satisfied.

3. When the native title right to maintain and protect places of importance and areas of significance (referred to in paragraph (8)(h) of the determination) is intended to involve the erection of a structure to protect a place or area on a pastoral lease from physical harm, it may only be exercised if:

(a) the structure will not materially impact on activities permitted or required by the pastoral lease; and, for the avoidance of doubt,

(b) if paragraph (1)(b) above has been satisfied.

4. Provided that a native title holder has complied with or is prepared to comply with paragraphs (1) to (3) above, a Lessee shall not unreasonably withhold consent or refuse a request by a native title holder to exercise the native title rights and interests referred to in paragraph (8) of the determination.

5. The native title holders will not exercise the native title rights and interests referred to in paragraph (8) of the determination in respect of any land or waters on which permanent improvements consisting of:

(a) a homestead, house, shed or other building;

(b) an airstrip;

(c) a constructed dam or other constructed stock watering point, bore, turkey nest, squatter’s tank or other water storage facility; or

(d) stock yards and trap yards,

have, at the date of the determination, been constructed (including adjacent land or waters, the use of which is necessary for, or incidental to, the construction, establishment or use of the permanent improvements) in accordance with the rights of a Lessee under, and within the boundaries of a pastoral lease.

6. In this Schedule:

- (a) “firearm” has the same meaning as in the *Weapons Act 1990* (Qld);
- (b) “stock” has the same meaning as in the *Stock Act 1915* (Qld).

REGISTER ATTACHMENTS:

1. Schedule 1 - Determination Area, 42 pages - A4, 28/11/2017
2. Schedule 3 - Map - Part 1 of 10, 23 pages - A4, 28/11/2017
3. Schedule 3 - Map - Part 2 of 10, 20 pages - A4, 28/11/2017
4. Schedule 3 - Map - Part 3 of 10, 24 pages - A4, 28/11/2017
5. Schedule 3 - Map - Part 4 of 10, 24 pages - A4, 28/11/2017
6. Schedule 3 - Map - Part 5 of 10, 22 pages - A4, 28/11/2017
7. Schedule 3 - Map - Part 6 of 10, 23 pages - A4, 28/11/2017
8. Schedule 3 - Map - Part 7 of 10, 22 pages - A4, 28/11/2017
9. Schedule 3 - Map - Part 8 of 10, 15 pages - A4, 28/11/2017
10. Schedule 3 - Map - Part 9 of 10, 24 pages - A4, 28/11/2017
11. Schedule 3 - Map - Part 10 of 10, 23 pages - A4, 28/11/2017

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.