

Extract from Register of Indigenous Land Use Agreements

NNTT number	VI2001/002	
Short name	Birregurra - Paaratte Pipeline	
ILUA type	Area Agreement	
Date registered	25/01/2002	
State/territory	Victoria	
Local government region	Colac Otway Shire, Corangamite Shire	

Description of the area covered by the agreement

The area covered by this Agreement comprises all land and waters described in Schedule 3, being the length of the pipeline from Birregurra to Paaratte in south west Victoria.

The map and area description provided in schedule 3 of the agreement are attached to the Register as attachment A.

Parties to agreement

Applicant		
Party name	GPU GasNet Pty Ltd	
Contact address	PO Box 4204 DANDENONG VIC 3164	
Other Parties		
Party name	Framlingham Aboriginal Trust	
Contact address	C/- Purnim Post Office PURNIM VIC 3278	
Party name	GPU GAS NET Pty Ltd	
Contact address	PO Box 4204 DANDENONG VIC 3164	
Party name	The State of Victoria	
Contact address	acting through the Honourable Patick McNamara MP Deputy Premier and Minister for Agriculture and Resources for and on the behalf of the State of Victoria. 17/8 Nicholson Street EAST MELBOURNE VIC 3164	
Party name	Transmission Pipelines Australia Pty Limited ACN 079 089 268	
Contact address	180 Greens Road DANDENONG VIC 3164	
Party name	Violet Mary Clark	
Contact address	C/- Chief Executive Officer; Mirimbiak Nations Aboriginal Corporation; 75 - 79 Chetwynd Street NORTH MELBOURNE VIC 3051	

Period in which the agreement will operate			
Start date	not specified		
End Date	not specified		

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

Acts described in Schedule 4 and 5 of the Agreement

a) A permit under the Pipelines Act to own and use a pipeline (referred to in the Permit Plan as 500 Lara to Iona Transmission Pipeline) and any duplication or augmentation thereof;

b) A licence under the Pipelines Act to construct and operate a pipeline (referred to in the Permit Plan as the 500 Lara to Iona Transmission Pipeline) and any duplication or augmentation thereof;

c) All leases, easements, licences or other authorities to construct, operate, inspect, maintain or repair a pipeline or any part of a pipeline under the Pipelines Act within the Area covered by the Agreement;

d) Consent to commencement of operation of a pipeline under the Pipelines Act within the Area;

e) Any consents or authorities required under the Petroleum Act or Regulations for the construction and operation of the gathering lines from Iona to Paaratte and from Paaratte to Fenton Creek and from Fenton Creek to Mylor;

f) Any other titles or permits required by TPA [or GPU as the case requires] under stature or otherwise required by law which are necessary or incidental to the conduct by TPA [or GPU as the case requires] of its operations within the Area; and

g) Any renewal, or extension of any right arising under each of the titles and permits referred to in this Schedule 4 within the Area.

h) Any renewal, re-grant, remaking or extension of any right arising under each of the titles and permits referred to in this Schedule 5 within the Area.

To the extent the titles and permits in Schedule 4 are not granted before registration of this Agreement they shall become Schedule 5 future titles and permits.

To the extent that the titles and permits in Schedule 5 are granted before registration of this agreement they shall become Schedule 4 (described below) granted title and permits.

The right to negotiate

The parties agree that, if the grant of the granted tenements and the grant of the future tenements and future titles, or the doing of any future act covered by this Agreement, would otherwise be subject to the right to negotiate provisions, then as a consequence of the registration of the Agreement the right to negotiate provisions are not intended to apply to the grant or validation of the granted titles and permits or the future titles and permits, or to the doing of any future act covered by this Agreement.

More specifically, the parties agree that the right to negotiate does not apply to [the grants associated with] the acts outlined in a), b), c), d), e), f), g), and h), above.

Attachments to the entry

VI2001_002 Schedule 3 - Area covered by agreement.pdf