



Extract from Register of Indigenous Land Use Agreements

NNTT number	VI2004/004
Short name	Taungurung - Mt Conqueror Minerals Regional Exploration and Mining ILUA
ILUA type	Area Agreement
Date registered	05/05/2006
State/territory	Victoria
Local government region	Baw Baw Shire, Mansfield Shire , Murrindindi Shire , Wangaratta Rural City Council, Wellington Shire , Yarra Ranges Shire

Description of the area covered by the agreement

"ILUA Area" means the area of land and/or waters covered by this Agreement as described and shown on the map in Schedule C [to the agreement].

Schedule C to the agreement states:

"The Agreement Area is defined by the following coordinate points (Decimal Degrees):

1. 145.993957 Longitude East; 36.929814 Latitude South
2. 146.357328 Longitude East; 36.943526 Latitude South
3. 146.525756 Longitude East; 37.647508 Latitude South
4. 146.129786 Longitude East; 37.648010 Latitude South

The Agreement area includes lands and waters subject to the following Native Title determination applications:

- V6006/99 Taungurung People (VC99/10)
- VG6021/98 Taungurung People (VC99/11)

The Agreement Area excludes lands and waters subject to the native title determination application VG6007/98 Gunai/Kurnai (VC97/4) as filed in the Federal Court on 04/04/1997."

Parties to agreement

Applicant

Party name	Glenys Patricia Elizabeth Merry, Brian Patterson, Judith Monk and Michael Harding on behalf of the Taungurung Native Title Group
Contact address	C/- Native Title Services Victoria PO Box 431 NORTH MELBOURNE VIC 3051

Other Parties

Party name	Mount Conqueror Minerals NL
Contact address	Level 4 20 Loftus St SYDNEY NSW 2000

Period in which the agreement will operate

Start date	07/08/2005
End Date	not specified

Clause 5.1 provides that:

This Agreement takes effect from the day it is executed by all parties (in accordance with clause 23) and continues to operate for the duration of the Licence unless terminated in accordance with this Agreement.

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

Clause 6.1 The parties agree that the right to negotiate provisions in Part 2, Division 3, Subdivision P of the NTA are not intended to apply to any Future Act listed in clause 6.2.

Clause 6.2 Subject to compliance by the parties with the provisions of this Agreement, the parties:

6.2.1 agree to the doing of certain Future Acts in respect of the ILUA area, being:

- the grant by the State of the Licence to the proponent and to any consent required by or on behalf of the proponent pursuant to the Licence; and
- the use of the Licence and of any consent required pursuant to the Licence, by the proponent.

6.2.2 agree that any such Future Acts done in respect of the ILUA area are valid.

Clause 36.1 - Definitions

"Licence" means the exploration or mining licence that is applied for by the proponent and is proposed to be granted and registered by the State pursuant to the MRDA in respect of the ILUA area, and includes any renewal, amalgamation or variation of the Licence by the State pursuant to the MRDA or any other applicable laws, but excludes any Licence granted, renewed, amalgamated or varied by the proponent in respect of the ILUA area prior to the execution of this agreement. "Licence" also includes a grant of any other mining tenement to the proponent in respect of the ILUA area.

"NTA" means the Native Title Act 1993 (Cth).

Attachments to the entry

Nil Attachments