

Extract from Register of Indigenous Land Use Agreements

NNTT number VI2004/007

Short name Victoria Mining Licence 5333

ILUA typeArea AgreementDate registered12/01/2005State/territoryVictoria

Local government region Loddon Shire

Description of the area covered by the agreement

The Licence Area includes all the land and water within the area of the Licence aproximately 95 metres east of Burkes Flat in the Shire of Loddon.

Parties to agreement

Applicant

Party name Dja Dja Wurrung Native Title Group, Mr Gary John Murray, Mr Robert

Herbert Nicholls, Mr Rodney John Carter, Name withheld for cultural reasons, Mr Graham John Atkinsons, Ms Carmel Priscilla Barry, Ms

Connie Harrison-Edwards

Contact address Native Title Services Victoria Ltd

Level 2

642 Queensberry Street North Melbourne VIC 3051

Other Parties

Party name Dunolly Gold Developments Pty Ltd

Contact address 235 Glen Osmond Rd

Frewville SA 5063

Period in which the agreement will operate

Start date 28/06/2004
End Date not specified

Clause 5.1 provides that the Agreement takes effect from the day it is executed by all parties and continues to operate for the duration of the Licence unless terminated by the agreement in writing of the parties.

Clause 5.4 provides that the obligations of the proponent under the Agreement do not commence until the grant of the Licence and all consents relating to the Licence have been provided.

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

The agreement contains the following statements:

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 the Future Acts listed in Schedule D (List of Future Acts covered by the Agreement, 1. The Licence).

6.2 Subject to compliances by the parties with the provisions of this Agreement, the Native Title Signatories:

6.2.1 agree to the doing of certain Future Acts, (defined as having the same meaning given to that term in section 233 of the Native Title Act, and includes those classes of Future Acts listed in Schedule D, i.e. The Licence), in respect of the Licence area being:

the grant by the State of the Licence to the proponent and to any consent, ("consent" means any authorisation, lease, licence, permit, approval, certificate, direction or notice from any government or governmental or other competent authority which is necessarry or desireable for the carrying out of mining under the Licence), 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; and the Future Acts listed in Schedule D, (see above).

6.2.2 agree that any such Future Acts done in respect of the Licence Area are valid.

Definitions and Interpretation

"Licence" means mining licence 5333 that is applied for the proponent and is proposed to be granted and registered by the State pursuant to the MRDA in respect of the Licence Area, and any other applicable laws.

Attachments to the entry

Nil Attachments