

Extract from Register of Indigenous Land Use Agreements

NNTT number VI2010/001

Short name Gunditj Mirring Non-Extinguishment Principle ILUA

ILUA typeBody CorporateDate registered30/03/2010State/territoryVictoria

Local government region Glenelg Shire , Moyne Shire , Southern Grampians Council

Description of the area covered by the agreement

The area subject to this agreement is defined in Clause 1 as "ILUA Area" and means the area described in recital C.

Recital C (Background) states that "The State and Gunditj Mirring are parties to an ILUA executed on 30 March 2007 (Settlement ILUA) which is part of the settlement of proceedings VID6004/1998 and VID655/2006 in relation to Area A. The settlement ILUA relates to the land and waters identified in Schedule 2 of the determinations shown on the map in Schedule 1 to this agreement (ILUA Area)".

Parties to agreement

Applicant

Party name The State of Victoria

Contact address Manager, Native Title Unit, Department of Justice

Level 38, 80 Collins St Melbourne Victoria 3000

Other Parties

Party name Gunditj Mirring Traditional Owners Aboriginal Corporation RNTBC

Contact address Chief Executive Officer

4/48 Edgar St

Heywood Victoria 3304

Period in which the agreement will operate

Start date not specified End Date not specified

The agreement does not specify the period during which the agreement will operate.

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

Consent to 'public works' future acts (NTA s 24EB(1)):

The parties consent to, and for the purposes of s 24EB(1) of the NTA state that they consent to, the doing of any future act that:

- (a) is attributable to the State;
- (b) is done in relation to the ILUA area;
- (c) consists of the construction or establishment of a public work;

- (d) apart from Subdivision E of Part 2 Division 3 of the NTA, is an act to which Subdivision J of Part 2 Division 3 of the NTA would apply; and
- (e) is done on or after the Registration Date.

Validity and Non-Extinguishment (NTA s 24EB(2) and (3)):
Any future act that is included in the class of future acts described in clause 5 satisfies the requirements of s 24EB (1) of the NTA, with the result that:

- (a) the act is valid to the extent that it affects native title in relation to the ILUA Area (NTA s 24EB(2)); and
- (b) the non-extinguishment principle applies to the act (NTA s 24EB(3)).

Attachments to the entry

Attachment A - Schedule 1 - Map of the ILUA area dated 28 March 2007.pdf