

Extract from Register of Indigenous Land Use Agreements

NNTT number	VI2012/003
Short name	Dja Dja Wurrung and Fiddlers Creek Gold Mining Company ILUA
ILUA type	Area Agreement
Date registered	07/01/2013
State/territory	Victoria
Local government region	Central Goldfields Shire

Description of the area covered by the agreement

4. Area of this Agreement

4.1 The Licence Areas are all of the land and/or waters covered by the Agreement as described in Schedule C and shown on the map in Schedule C1.

Schedule C: The Licence Areas (Description)

The License Areas are all of the land and waters subject to Exploration Licence Applications 5146 and 5147. Exploration Licence 5146 is located in central Victoria, over Amherst and covers an area of approximately 64 square kilometres. Exploration Licence 5147 is located in central Victoria, over Maryborough, Primrose Hill, Mosquito Flat, Golden Point and Craigie, and covers an area of approximately 103 square kilometres.

[The map of the agreement area provided in Schedule C1 of the agreement is attached to this entry on the Register.]

[The following general description of the agreement area has been provided by the National Native Title Tribunal to assist people to understand the location of the agreement area. It is provided for information only and should not be considered part of the Register of ILUAs:

The agreement area covers about 134 sq kms over Exploration Licence Applications 5146 and 5147 and extends from approximately 5 kms northeast to approximately 20 kms southwest of Maryborough.]

Parties to agreement

Party n

Contac

Applicant		
Party name	Dja Dja Wurrung Native Title Group	
Contact address	c/- Native Title Services Victoria 642 Queensberry Street North Melbourne VIC 3051	
Other Parties		

name	Fiddlers Gold Mining Company Pty Ltd
ct address	14 Brodie Street
	Bendigo
	VIC 3550

Period in which the agreement will operate

Start date	not specified
End Date	not specified

Clause 5 Commencement and Term

5.1 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 Licences unless terminated by the agreement in writing of the parties.

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

6.1 The parties agree that the right to negotiate provisions [...] are not intended to apply to the Licences.

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

- to the grant by the State of the Licences to the proponent and to any consent required by or on behalf of the proponent pursuant to the Licences in respect of the Licence Areas; and

- to the use of the Licences and of any consent required pursuant to the Licences, by the proponent in respect of the Licences Areas; and

- that any low impact exploration and exploration done in respect of the Licence Areas is valid.

Attachments to the entry

Attachment 1 to Register Extract for VI2012-03 Schedule C1 to the agreement.pdf