



Extract from Register of Indigenous Land Use Agreements

NNTT number	QI2015/087
Short name	Wandoan and Taroom ILUA
ILUA type	Area Agreement
Date registered	18/05/2016
State/territory	Queensland
Local government region	Banana Shire Council, Western Downs Regional Council

Description of the area covered by the agreement

Clause 1 defines "Agreement Area" as the land and waters depicted and described in Schedule 1.

[A written description and map of the agreement area is contained in Schedule 1. A copy of Schedule 1 is attached to this register extract.]

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 various lots with the town sites of Wandoan (7 lots) and Taroom (2 lots).]

Parties to agreement

Applicant

Party name	State of Queensland
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Contact address	c/- Crown Law State Law Building GPO Box 5221 Brisbane QLD 4001
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Other Parties

Party name	Minister for Economic Development Queensland
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Contact address	Executive Director - EDQ Regional and Residential Development GPO Box 2202 Brisbane Queensland 4001
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Party name	Patrick Silvester, Kenny Waterton, Eve Fesl, Richard Doyle, Eddie Waddy, Graham Anderson, Cynthia Kemp, Arwa Waterton, Bradley Curtis, Dena Marie Dodd-Ugle, Heidi Anne-Marie Lawson, Stuart White, Jason Jarro and Bevan Tull on their own behalf and on behalf of the Iman #2 People
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Contact address	c/- Michael Owens Lawyer & Consultant PO Box 1989 Aitkenvale QLD 4814
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Period in which the agreement will operate

Start date	not specified
End Date	not specified

3.1 Clauses 1 (Definitions), 2 (Interpretation), 3 (Commencement and Expiry), 4 (Authority) and 12 (Registration of Agreement) commence on the Execution Date.

3.2 The remaining clauses of this Agreement commence on Registration.

3.3 Subject to clauses 3.4 to 3.5, this Agreement will continue in force in perpetuity.

"Execution Date" means the date the parties sign this Agreement or, where the parties sign the Agreement on different dates, the date on which the last party signs the Agreement.

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

5.1 The parties agree to the validation of any Future Acts done prior to Registration in the Agreement Area to the extent they were done invalidly for the purposes of Native Title and can be validated in this Agreement.

5.2 The consent at clause 5.1 includes but is not limited to any of the Agreed Acts which are also Future Acts and are done prior to Registration.

5.3 The parties consent to the doing of the Agreed Acts to the extent that they are Future Acts.

5.6 The parties agree that any Surrender permanently extinguishes all Native Title Rights and Interests in the Surrender Area from the date the Surrender takes effect.

5.7 To the extent that any of the Agreed Acts are (apart from Subdivision E, Division 3, Part 2 of the NTA) Future Acts to which Subdivision P, Division 3, Part 2 of the NTA applies, the parties agree that Subdivision P is not intended to apply.

6.6 In accordance with clause 5.3 the Native Title Parties consent to a Surrender in relation to any Revenue Share Lot which is sold in accordance with this clause 6, to take effect immediately prior to the issue of the deed of grant.

"Agreed Acts" means all acts necessary to give effect to this Agreement including but not limited to any acts done as part of, or in relation to the acts specified in Schedule 3;

"Agreement Area" means the land and waters depicted and described in Schedule 1;

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

"Revenue Share Lots" means those lots identified in Schedule 2 and depicted in the map in Schedule 1;

"Surrender Area" means any Revenue Share Lot which is sold in accordance with the process set out in clause 6.

Schedule 3 - Agreed Acts

1. The Surrender of all native title rights and interests to the State over the Revenue Share Lots which are sold in accordance with clause 6.

2. The grant of any interests, including a lease, over any Revenue Share Lot prior to the Revenue Share Lot being granted in fee simple.

3. All act [sic] incidental or necessary to give effect to or implement the above acts.

Attachments to the entry

[QI2015_087 Schedule 1 Agreement Area.pdf](#)