

Extract from Register of Indigenous Land Use Agreements

NNTT number QI2022/001

Short name Tagalaka People ILUA

ILUA typeBody CorporateDate registered10/05/2022State/territoryQueensland

Local government region Croydon Shire Council, Etheridge Shire Council

Description of the area covered by the agreement

"Agreement Area" means the land and waters described in Schedule 1 and depicted in Schedule 2.

[Copies of Schedules 1 and 2 are 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 Littleton National Park and Littleton Resources Reserves, being an area of about 786 sq km located about 27 km east of Croydon].

Parties to agreement

Applicant

Party name State of Queensland, acting through Queensland Parks and Wildlife

Service

Contact address PO Box 2066

Cairns QLD 4870

Other Parties

Party name Tagalaka Aboriginal Corporation RNTBC ICN 2272

Contact address PO Box 61

Croydon QLD 4871

Version created: 4/12/2023 04:30 PM

Period in which the agreement will operate

Start date	17/01/2022
End Date	not specified

3. Commencement and Expiry

- 3.1 Clauses 1 (Definitions), 2 (Interpretation), 3 (Commencement and Expiry), 4 (Authority), 28 (Registration of Agreement) and Schedule 9 (Protocol) 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.
- 3.4 This Agreement may be terminated by written agreement executed by the parties.
- 3.5 A party may only notify the Registrar in writing pursuant to section 199C(I)(c)(i) of the NTA that this Agreement has terminated if:
- (a) each party has agreed in writing that the Agreement has so expired; or
- (b) the Federal Court has ordered that the details of the Agreement be removed from the Register of Indigenous Land Use Agreements.
- 3.6 If this Agreement is terminated after the Agreement is Registered, or if this Agreement is removed from the Register of Indigenous Land Use Agreements, it does not affect any rights or obligations that may have accrued before expiration or termination or the validity of any Agreed Acts that took effect while this Agreement was Registered.
- **"Execution Date"** means the date of 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. Consents

- 5.1 The parties:
- (a) consent to the doing of the Agreed Acts, to the extent that they are Future Acts; and
- (b) consent to the validation of the Early Works undertaken by the State in the New Infrastructure Area prior to the Registration, to the extent that they were done invalidly for the purposes of Native Title and can be validated in this Agreement.
- "Agreed Acts" means the Early Works and the acts specified in Schedule 3 and Schedule 4.
- **"Early Works"** means any of the following activities or acts that occur or have already occurred prior to the Registration Date of this Agreement within the New Infrastructure Area so far as they relate to the New Infrastructure:
- (a) survey work, drilling, excavation or any other preliminary works activities required to be undertaken ahead of constructing the New Infrastructure;
- (b) any works related to undertaking the New Infrastructure, including construction, operation, maintenance and repair of the New Infrastructure;
- (c) access to land necessary for the acts described in items (a) and (b);
- (d) the grant of any authority, licence or permit required by Law for the acts described in items (a) and (c); and
- (e) all other acts which are necessary or incidental to the construction of the New Infrastructure;

"New Infrastructure" means:

- (a) the ranger residence;
- (b) the workshop; and
- (c) the communication tower and access track,
- as depicted in the map and plan contained in Schedule 6 and Schedule 7 of this Agreement;
- "New Infrastructure Area" means those parts of the Agreement Area where the New Infrastructure is located as shown on the plans attached at Schedule 6 and Schedule 7.

Attachments to the entry

QI2022 001 Schedule 1 - Agreement Area.pdf

QI2022 001 Schedule 2 - Map of Agreement Area.pdf

QI2022 001 Schedule 3 - Agreed Acts.pdf

QI2022 001 Schedule 4 - Routine, Procedural and Significant Acts.pdf

QI2022 001 Schedule 6 - Endorsed Area (Park Headquarters Zone).pdf

QI2022 001 Schedule 7 - Endorsed Area and New Infrastructure Area.pdf