



Extract from Register of Indigenous Land Use Agreements

NNTT number	DI2004/018
Short name	Cox Peninsula Water Supply ILUA
ILUA type	Area Agreement
Date registered	12/01/2006
State/territory	Northern Territory
Local government region	Unincorporated Areas - NT

Description of the area covered by the agreement

Section 81 of the Hundred of Bray in the County of Palmerston being part of a wider area of land on the Cox Peninsula which is the subject of Aboriginal land claim No 37, Kenbi (Cox Peninsula) made in accordance with section 50 of the ALRA [Aboriginal Land Rights(Northern Territory) Act 1976 (Commonwealth)].

Parties to agreement

Applicant

Party name	Power and Water Corporation
Contact address	C/- Solicitor for the Northern Territory Aboriginal Land Division GPO Box 1722 Darwin NT 0801

Other Parties

Party name	Northern Land Council
Contact address	Mitbul House 9 Rowling Street Casuarina NT 0810

Party name	The Native Title Parties
Contact address	C/- Northern Land Council Mitbul House 9 Rowling Street Casuarina NT 0810

Period in which the agreement will operate

Start date	not specified
End Date	not specified

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

Clause 1. Interpretation

“Agreed Action” means the construction or placement of the Infrastructure and actions to ensure the maintenance, operation, repair, inspection, removal, replacement and upgrade of that Infrastructure for the purpose of a water

pipeline and the grant of an Easement in Gross.

"Easement in Gross" means an easement pursuant to s.157 of the Law of Property Act (NT) in respect of an area of land 5m in width and approx. 705m in length (being an approx. total area of 3510 sq m) within the Land as depicted on the plan marked 'A' [to the agreement].

"Infrastructure" means the bores and water rising main within the Charles Point Road Reserve ... as depicted on the plan marked 'B' [to the agreement] and other physical items used directly or indirectly in relation to such facilities.

"Right to Negotiate" means the procedure described by Part 2, Division 3, Subdivision P of the NTA [Native Title Act 1993 (Cth)]

Clause 5.1 The NLC and the native title parties consent to the doing of the Agreed Action, whether or not the Agreed Action is a future act.

Clause 7.1 The parties agree that this agreement:

(c) The Right to Negotiate is not intended to apply to the Agreed Action.

Attachments to the entry

Nil Attachments