

Extract from Register of Indigenous Land Use Agreements

NNTT number DI2004/043

Short name Flora River Nature Park ILUA

ILUA type Area Agreement

Date registered 15/11/2005

State/territory Northern Territory

Local government region Victoria - Daly Shire

Description of the area covered by the agreement

All that parcel of land near West Mathison in the Northern Territory of Australia containing an area of 80.7 hectares more or less being the whole of Northern Territory Portion 3938 more particularly delineated on Survey Plan S90/214 lodged with the Surveyor General, Darwin.

All that parcel of land near West Mathison in the Northern Territory of Australia containing an area of 7743 hectares more or less being the whole of Northern Territory Portion 4175 more particularly delineated on Survey Plan S92/251 lodged with the Surveyor General, Darwin.

Parties to agreement

Applicant

Party name Northern Land Council

Contact address 9 Rowling Street

Casuarina NT 0810

Other Parties

Party name Chief Minister of the Northern Territory

Contact address C/- Solicitor for the Northern Territory

45 Mitchell Street Darwin NT 0800

Party name The Native Title Parties (Wardaman People)

Contact address C/- Northern Land Council

9 Rowling Street Casuarina NT 0810

Period in which the agreement will operate

Start date not specified End Date not specified

Clause 2.1 This agreement shall be for a term of ninety-nine (99) years from the date of registration in accordance with the Native Title Act, and the parties agree to negotiate in good faith for the renewal or extension of this agreement not later than five (5) years before it expires, at the option of the Territory.

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

Clause 1. Interpretation.

- "Native Title Act" means the Native Title Act 1993 (Cwth).
- "the Act" means the Parks and Reserves (Framework for the Future) Act.
- "the Park" means the area of land described in Item 2 of the Schedule [to the agreement].
- "Joint Management Agreement" has the same meaning as in the Act.
- "Joint Management Plan" means the Joint Management Plan for the Park as agreed by the Joint Management Partners and created in accordance with the Territory Parks and Wildlife Conservation Act.
- "Joint Management Principles" means the principles for joint management of the Park at Attachment 'A' [to the agreement].

Clause 3. Consent, Compensation and Use of Park

Clause 3.1. The parties consent to:

- (a) the execution by the Land Council and the Territory of the Joint Management agreement in respect of the Park;
- (b) management of the Park in accordance with the Joint Management Principles;
- (c) any action taken whilst this agreement is in force that is in accordance with, or permitted by the Joint Management Principles or Joint Management Plan (including without limitation, the grant of sub-leases for commercial purposes and the construction, operation and maintenance of improvements in the Park), whether or not they are future acts.

Clause 3.2 The parties acknowledge and agree that Subdivision P of Division 3 of Part 2 of the Native Title Act [the right to negotiate provisions] does not and is not intended to apply to the actions specified in clause 3.1.

Attachments to the entry

Nil Attachments