



Extract from Register of Indigenous Land Use Agreements

NNTT number	WI2004/005
Short name	Ngaanyatjarra Lands Indigenous Land Use Agreement (Body Corporate Agreement) No.1
ILUA type	Body Corporate
Date registered	09/03/2006
State/territory	Western Australia
Local government region	Shire of Laverton, Shire of Ngaanyatjarraku

Description of the area covered by the agreement

Clause 1.1 - Definitions

"Agreement Area" means the Determination Area.

"Determination Area" means the area the subject of the Determination [being the determination of native title made in proceedings WAD 6004 of 2004 by the Federal Court of Australia on 29 June 2005] as more particularly described in schedule 1 [to the agreement].

The maps and written description of the ILUA Area is attached to this register extract.

Parties to agreement

Applicant

Party name	WMC Resources Limited
Contact address	c/- Wirraway Metals and Mining Pty Ltd 945 Wellington Street West Perth WA 6104

Other Parties

Party name	Ngaanyatjarra Land Council (Aboriginal Corporation)
Contact address	C/- 58 Head Street Alice Springs NT 0871

Party name	State of Western Australia
Contact address	Office of Native Title 2nd Floor, 197 St Georges Terrace Perth WA 6000

Party name	Yarnangu Ngaanyatjarraku Parna (Aboriginal Corporation)
Contact address	C/- 58 Head Street Alice Springs NT 0871

Period in which the agreement will operate

Start date	not specified
End Date	not specified

The agreement commences on the Execution Date [being 16/11/05] except for clauses 3.1, 3.4(c) and 13.2 which commence on the date of registration [clause 2].

The agreement terminates and expires upon the removal of its details from the Register of ILUAs by either agreement of all the parties or if the Exploration Agreement comes to an end, whichever happens first [clause 13].

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

Clause 3.3

The parties agree to the validation of all of the Agreement Exploration Licences, Mining Leases and Additional Exploration Licences.

Clause 3.4

(a) The parties consent to the doing of the following classes of future acts which:

(i) are done or proposed to be done as a result of the Grant, or exercise of rights pursuant to the:

(A) Agreement Exploration Licences; and

(B) Mining Leases; or

(ii) are described in a notice to the State by WMC and the Land Council given pursuant to sub-clause 3.5.

(b) Nothing in paragraph (a) or sub-clause 3.5 is intended to or will:

(i) limit the rights of the Land Council or the PBC under the Exploration Agreement, the Leases or any Law other than a Native Title Law;

(ii) fetter the exercise of any power, function or discretion of the State or its agents and instrumentalities pursuant to any Law other than a Native Title Law.

(c) the parties intend that Sub-division P of Division 3, Part 2 of the NTA not apply to any of the future acts consented to under this sub-clause 3.4.

Clause 1.1 - Definitions

"Additional Exploration Licences" means the exploration licences listed in schedule 3 [to the agreement, being E69/1529 and E69/2059 (when it is granted).]

"Agreement Exploration Licences" means the exploration licences listed in Schedule 2 [to the agreement, being E69/1152, E69/1154, E69/1155, E69/1156, E69/1202, E69/1258, E69/1259, E69/1505, E69/1530, E69/1847, E69/1884 and E69/1929 (when it is granted)]

"Grant" includes renew, extend and regrant.

"Mining Leases" means mining leases numbered 69/72, 69/73, 69/74 and 69/75.

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

[Explanatory notes in brackets inserted by the National Native Title Tribunal]

Attachments to the entry

[WI2004_005_Schedule_1_-_Written_Description_of_ILUA_Area.pdf](#)

[WI2004_005_Schedule_1_-_Map_1_of_Determination_Area.pdf](#)

[WI2004_005_Schedule_1_-_Map_2_of_Determination_Area.pdf](#)