

Extract from Register of Indigenous Land Use Agreements

NNTT number QI2007/038

Short name Jagera, Yuggera and Ugarapul People and Toowoomba Regional

Council

ILUA typeArea AgreementDate registered19/09/2008State/territoryQueensland

Local government region Toowoomba Regional Council

Description of the area covered by the agreement

The area subject to this agreement covers about 13 hectares and is located in the vicinity of Toowoomba, Queensland covering part of the Table Top Bushland Reserve.

Parties to agreement

Applicant

Party name Toowoomba Regional Council

Contact address C/- Mr Oliver Gilkerson,

MacDonnells Law GPO Box 79 Brisbane QLD 4001

Other Parties

Party name Kenneth Henry Bonner, Clarence William Bonner, Caroline Joyce Bonner-

Bray, James Bonner, Madonna William, Eddie Ruska, Michelle Thomson, Ross Anderson and Eileen Oertel on behalf of the Jagera, Yuggera and

Ugarapul People

Contact address PO Box 48

Banyo QLD 4014

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 28 Validation of Acts Already Done (Past Acts)

28.1 The Parties agree that Acts Already Done in the classes described in the Table in the immediately following sub-clause:-

(a) have been done validly; and

(b) have not extinguished any Native Title.

28.2 The Table referred to in the immediately preceding sub-clause is as follows:-

Class of Acts Already Done - Description of What the Class Covers

Off Alignment Roads - Activities involving the construction outside a road dedicated for use by the public, of all roads existing in the ILUA Area on or before the Execution Date.

Other Public Works - Activities involving the improvement or maintenance of land or waters in the ILUA Area by or on behalf of the Local Government on or before the Execution Date where the Activities were done for the public benefit and whether or not on land or waters owned or controlled by the Local Government.

Interests in Land - Activities involving the grant in the ILUA Area to the Local Government of an interest in land or waters or a statutory approval or gazettal for the benefit of the Local Government in the ILUA Area on or before the Execution Date except for a Previous Exclusive Possession Act and the compulsory acquisition of Native Title.

28.3 A Future Act which was invalidly done before the Executive Date and which is not an intermediate period act under the Native Title Act is validated.

Definitions: Schedule 1 - Dictionary

- "Acts Already Done" means an Activity by the Local Government or by any Third Party on behalf of or for the benefit of the Local Government:-
- (a) done before the Execution Date; and
- (b) covered by one of the classes described in the Table in Clause 28.2.

"Execution Date" means the date on which the Agreement was signed by the last of the Parties to sign it.

"Previous Exclusive Possession Act" has the same meaning as given in the Native Title Act.

Attachments to the entry

Nil Attachments