



Extract from Register of Indigenous Land Use Agreements

NNTT number	QI2011/010
Short name	Santos Petronas Murrinbinbi GLNG ILUA
ILUA type	Area Agreement
Date registered	05/09/2011
State/territory	Queensland
Local government region	Banana Shire Council, Central Highlands Regional Council

Description of the area covered by the agreement

ILUA Area is the land and waters described in Schedule 1. [Map in Schedule 1 is attached to the Register Extract. A copy of the co-ordinates (122 pages) is available from the National Native Title Tribunal]

Parties to agreement

Applicant

Party name	Santos GLNG Pty Ltd
Contact address	c/- Blake Dawson, Lawyers Level 38 Riverside Centre 123 Eagle Street BRISBANE QLD 4000

Other Parties

Party name	Lynette Anderson, Constance Coolwell, Harriet Vea Vea, Graeme White, Roy Bob, Donna Sandow, Philip Obah (Snr), Phillip Obah (Jnr), Kentyn Obah, Elizabeth Jacobs, Lilian Harrison, Margaret Kemp and Patricia Leisha (being the Murrinbinbi Native Title Group Representatives) on their own behalf and on behalf of the Murrinbinbi Native Title Group.
Contact address	C/- PO Box 1400 ROCKHAMPTON QLD 4700

Party name	Petronas Australia Pty Limited
Contact address	c/- Blake Dawson, Lawyers Level 38 Riverside Centre 123 Eagle Street BRISBANE QLD 4000

Period in which the agreement will operate

Start date	not specified
End Date	not specified

No timeframe specified in the agreement.

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

Clause 3.1 Consent to the Grant of Project Approvals and Undertaking of Project Activities
The Parties:

- (a) consent to the Grant or doing of all Project Approvals; and
- (b) consent to the undertaking of all Project Activities.

Clause 3.2 Native Title Permission

- (a) the Parties consent to the use of the Pipeline Land for the construction, operation, use, maintenance, repair, further development, decommissioning and rehabilitation of the Pipeline.
- (b) the Murrinbinbi Native Title Group Representatives and the Murrinbinbi Native Title Group give the Native Title Permission to the GLNG Project Entities.

Clause 3.6 Consent to Future Acts

The Parties consent, for the purposes of section 24EB(1)(b) of the NTA and regulation 7(5) of the Native Title (Indigenous Land Use Agreement) Regulations 1999 (Cth), to the doing of any of the acts referred to in this clause 3 that are Future Acts.

Clause 3.7 Acts excluded from the rights to negotiate

Subdivision P, division 3 of part 2 of the NTA is not intended to apply and does not apply to the Future Acts authorised by this Agreement.

Clause 1.1 Definitions

"Native Title Permission" means:

- (a) for the purposes of sections 401(2) and 399(1)(b)(ii) of the P&G Act, permission to enter the Pipeline Land to construct and operate the Pipeline; and
- (b) if a Part 5 Permission is applied for, agreement to the Grant of that Part 5 Permission, as referred to in section 468(1)(b)(ii)(A) of the P&G Act.

"P&G Act" means the Petroleum and Gas (Production and Safety) Act 2004 (Qld).

"Pipeline" means the single pipeline within the ILUA Area and all incidental activities reasonably necessary for the construction, operation and maintenance of that pipeline including the whole or partial duplication or looping of that pipeline within the area of the Pipeline Licence and the construction, operation and maintenance of ancillary infrastructure and facilities contemplated by the Pipeline Licence from time to time.

"Project" means the construction and operation by the GLNG Project Entities of:

- (a) the Pipeline within an approximately 435 km corridor between upstream gas fields in Central Queensland and Curtis Island, near Gladstone, which, once the Pipeline is constructed, will be located within an easement area of approximately 30 metres in width;
- (b) a natural gas liquefaction and export facility on Curtis Island; and
- (c) all other necessary infrastructure and facilities associated with the Pipeline.

"Project Activities" means all activities and operations within the ILUA Area proposed or undertaken by the GLNG Project Entities, their contractors, servants, or agents relating to the Project including:

- (a) access and entry to the Pipeline Land;
- (b) the construction, operation, use, maintenance, repair, further development, decommissioning and rehabilitation of the Pipeline on the Pipeline Land; and
- (c) activities conducted pursuant to the Project Approvals within the ILUA Area.

"Project Approval" means, in relation to the Project:

- (a) the Grant of the Pipeline Licence;
- (b) any Approval Granted or proposed to be Granted to any person or entity within the ILUA Area which is necessary or desirable for the construction, operation, use, maintenance, repair, further development, decommissioning or rehabilitation of the Pipeline;
- (c) for the purpose of the Grant of any Approval in relation to the ILUA Area where it is necessary to obtain the grant of tenure from or by any Government Agency or other competent authority or as a consequence of the Grant of a Part 5 Permission, the compulsory acquisition of Native Title in relation to all or part of the ILUA Area pursuant to the P&G Act of the State Development and Public Works Organisation Act 1971 (Qld); and
- (d) the approval of the Grant of easements in relation to the ILUA Area and, where applicable, to the registration of such easements, as public utility easements or otherwise under the Land Act 1994 (Qld).

Attachments to the entry

[QI2011_010 Attachment - Schedule 1 Map of ILUA Area.pdf](#)