

Extract from Register of Indigenous Land Use Agreements

NNTT number	QI2013/085
Short name	Mamu People Land Exchange ILUA
ILUA type	Area Agreement
Date registered	23/04/2014
State/territory	Queensland
Local government region	Cairns Regional Council, Cassowary Coast Regional Council, Tablelands Regional Council

Description of the area covered by the agreement

1. Interpretation

"Agreement Area" means the area described in Schedule 1, as shown on maps 1A to 1Y in Schedule 5.

[A copy of Schedule 1 and Schedule 5 are attached to this Register extract.

The following general description of the agreement area has been provided by the National Native Title Tribunal to assist people to understand the location of the agreement area. It does not replace, and is less precise than, the description of the agreement area contained in the agreement. It is provided for information only and should not be considered part of the Register of ILUAs:

Agreement area covers about 2.66 sq km including areas in the vicinity of Millaa Millaa, Innisfail and approx. 26 km south of Innisfail.]

Parties to agreement

Applicant	
Party name	State of Queensland
Contact address	PO Box 15216 Brisbane QLD 4002
Other Parties	
Party name	Mamu Aboriginal Corporation ICN 3789
Contact address	10 Bombala St Mourilyan QLD 4858
Party name	Victor Maund, Stephen Brooks, Alfred Joyce, Henry Epong, Anthony Edwards, Brenda Matheson and Dean Purcell on their own behalf and on behalf of the Mamu People
Contact address	10 Bombala St Mourilyan QLD 4858

Period in which the agreement will operate

Start date	not specified
End Date	not specified

1. Interpretation

"Execution Date" means the day on which this Agreement is executed by the parties and if executed on different days, the later of those days.

4. Commencement and Termination of Agreement

4.1 Subject to clause 4.2 this Agreement commences upon Registration.

4.2 Clauses 2 (authority to enter into agreement), 4 (commencement and termination of agreement), 7 (registration as an area agreement) and 22 (confidentiality) commence upon the Execution Date.

4.3 This Agreement may be terminated by written agreement executed by each party.

4.4 If this Agreement terminates, clauses 5 (consent and validation), 11 (compensation), 13 (indemnity), 14 (release and waiver) and 22 (confidentiality) will continue to apply.

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

1. Interpretation

"Agreed Acts" means all acts necessary to give effect to this Agreement including:

(a) the Surrender; and

(b) the grant of a lease under the Land Act and all things authorised under the lease; and

(c) all acts necessary to give effect to the above acts.

"Future Act" has the meaning given in the NTA.

"Land Act" means the Land Act 1994 (Qld).

"Surrender" means the surrender of Native Title in relation to the Surrender Area to the State.

"Surrender Area" means the area described in Schedule 2, as shown on maps 1A to 1X in Schedule 5.

5. Consent to and Validation of Agreed Acts

- 5.1 The parties:
- (a) consent to the doing of Agreed Acts; and

(b) agree to the validation of any invalid acts done on the Agreement Area prior to Registration,

to the extent that they are Future Acts.

5.2 Clause 5.1(a) is a statement for the purposes of section 24EB(1)(b) of the NTA and clause 5.1(b) is a statement for the purposes of section 24EBA(1)(a) of the NTA.

6. Right to Negotiate

6.1 To avoid any doubt, Part 2, Division 3, Subdivision P of the NTA does not apply to the Agreed Acts.

9. Surrender of Native Title

9.1 The Surrender is intended to extinguish any Native Title that may exist in relation to the Surrender Area.

9.2 The Surrender will take effect upon Registration.

Attachments to the entry

QI2013 085 Schedule 1 Description of ILUA Area.pdf

QI2013_085 Schedule 2 Description of Surrender Area.pdf

QI2013 085 Schedule 3 Description of Freehold Area.pdf

QI2013 085 Schedule 4 Description of Lease Area.pdf

QI2013 085 Schedule 5 Maps of Agreement Area.pdf