



Extract from the National Native Title Register

Determination Information:

Determination Reference: Federal Court Number(s): WAD6005/2003
NNTT Number: WCD2017/010

Determination Name: [Warrie \(formerly TJ\) \(on behalf of the Yindjibarndi People\) v State of Western Australia \(No 2\)](#)

Date(s) of Effect: 13/11/2017

Determination Outcome: Native title exists in the entire determination area

Register Extract (pursuant to s. 193 of the *Native Title Act 1993*)

Determination Date: 13/11/2017

Determining Body: Federal Court of Australia

ADDITIONAL INFORMATION:

Not Applicable

REGISTERED NATIVE TITLE BODY CORPORATE:

Yindjibarndi Ngurra Aboriginal Corporation RNTBC
Trustee Body Corporate
C/- George M Irving
Principal Legal Officer & In-House Counsel
Suite T6, 152 Great Eastern Highway
Ascot Western Australia 6104

Note: current contact details for the Registered Native Title Body Corporate are available from the Office of the Registrar of Indigenous Corporations www.oric.gov.au

COMMON LAW HOLDER(S) OF NATIVE TITLE:

2. The native title in the Determination Area is held by the Yindjibarndi People. The Yindjibarndi People are the people referred to in Schedule 6.

Yindjibarndi People are Aboriginal persons who recognised themselves as, and are recognised by other Yindjibarndi People as, members of the Yindjibarndi language group.

MATTERS DETERMINED:

THE COURT ORDERS THAT:

1. There be a determination of native title in terms of the attached Determination.
2. The Yindjibarndi Ngurra Aboriginal Corporation (ICN 8721) shall hold the determined native title in trust for the native title holders pursuant to s 56(2)(b) of the *Native Title Act 1993* (Cth).
3. There be no order as to costs.

AND THE COURT DECLARES THAT:

4. Winningbung was not Yindjibarndi and is not an apical ancestor of the Yindjibarndi People;
5. None of the following is one of the Yindjibarndi People:
 - (a) Phyllis Harris (néé Todd), Lindsay Todd and Margaret Todd (**the Todd respondents**);
 - (b) the siblings of the Todd respondents (**the siblings**);
 - (c) the children and later issue of the Todd respondents and the siblings unless the other parent of any such child or issue is one of the Yindjibarndi People and the child or issue has elected, or is capable of electing and does elect, to be Yindjibarndi.

DETERMINATION

THE COURT ORDERS, DECLARES AND DETERMINES THAT:

Existence of native title (s 225 *Native Title Act*)

1. Native title exists in the Determination Area in the manner set out in paragraphs 3 and 4 of this Determination.

Native title holders (s 225(a) *Native Title Act*)

2. The native title in the Determination Area is held by the Yindjibarndi People. The Yindjibarndi People are the people referred to in Schedule 6.

The nature and extent of native title rights and interests and exclusiveness of native title (s 225(b) and (e) *Native Title Act*)

3. Subject to paragraphs 4, 5, 6 and 9, the nature and extent of the native title rights and interests in relation to the Determination Area are that they confer the following rights on the Yindjibarndi People, including the right to conduct activities necessary to give effect to them:
 - (a) A right to access (including to enter, to travel over and remain);
 - (b) A right to engage in ritual and ceremony (including to carry out and participate in initiation practices);
 - (c) A right to camp and to build shelters (including boughsheds, mias and humpies) and to live temporarily thereon as part of camping or for the purpose of building a shelter;
 - (d) A right to fish from the waters;
 - (e) A right to collect and forage for bush medicine;
 - (f) A right to hunt and forage for and take fauna;
 - (g) A right to forage for and take flora;
 - (h) A right to take and use resources;
 - (i) A right to take water for drinking and domestic use;
 - (j) A right to cook on the land including light a fire for this purpose;
 - (k) A right to protect and care for sites and objects of significance in the Determination Area (including a

right to impart traditional knowledge concerning the area, while on the area, and otherwise, to succeeding generations and others).

4. Subject to paragraph 5, in the Exclusive Area, the native title rights and interests confer the right to possession, occupation, use and enjoyment of that area to the exclusion of all others.

Qualifications on the native title rights and interests

5. The native title rights and interests set out in paragraphs 3 and 4:

(a) are subject to and exercisable in accordance with:

(i) the laws of the State and the Commonwealth, including the common law; and

(ii) the traditional laws and customs of the Yindjibarndi People;

(b) do not confer exclusive rights in relation to water in any watercourse, wetland or underground water source as is defined in the *Rights in Water and Irrigation Act 1914* (WA) as at the date of this Determination; and

(c) do not confer any rights in relation to:

(i) minerals as defined in the *Mining Act 1904* (WA) (repealed) and in the *Mining Act 1978* (WA);

(ii) petroleum as defined in the *Petroleum Act 1936* (WA) (repealed) and in the *Petroleum and Geothermal Energy Resources Act 1967* (WA);

(iii) geothermal energy resources and geothermal energy as defined in the *Petroleum and Geothermal Energy Resources Act 1967* (WA); or

(iv) water captured by the holders of the Other Interests pursuant to those Other Interests.

6. Subject to paragraph 4 the native title rights and interests set out in paragraph 3:

(a) do not confer:

(i) possession, occupation, use and enjoyment on the Yindjibarndi People to the exclusion of all others; or

(ii) a right to control the access to, or use of, the land and waters of the Determination Area or its resources.

Areas to which ss 47A or 47B of the *Native Title Act* apply

7. Sections 47A and 47B of the *Native Title Act* apply to disregard any prior extinguishment in relation to the land and waters described in Schedule 4.

The nature and extent of any other interests (s 225(c) *Native Title Act*)

8. The nature and extent of the Other Interests are described in Schedule 5.

Relationship between native title rights and other interests (s 225(d) *Native Title Act*)

9. Except as otherwise provided for by law, the relationship between the native title rights and interests described in paragraphs 3 and 4 and the Other Interests apart from exploration licence 47/1349 is that:

(a) to the extent that any of the Other Interests are inconsistent with the continued existence, enjoyment or exercise of the native title rights and interests, the native title rights and interests continue to exist in their entirety, but the native title rights and interests have no effect in relation to the Other Interests to the extent of the inconsistency during the currency of the Other Interests; and otherwise,

(b) the existence and exercise of the native title rights and interests do not prevent the doing of any activity required or permitted to be done by or under the Other Interests, and the Other Interests, and the doing of any activity required or permitted to be done by or under the Other Interests, prevail over the native title rights and interests and any exercise of the native title rights and interests but do not extinguish them.

10. Except as otherwise provided for by law, the relationship between the native title rights and interests described in paragraphs 3 and 4 and exploration licence 47/1349 is that:

(a) to the extent that the rights under the licence are inconsistent with the continued existence, enjoyment or exercise of the native title rights and interests, the rights under the licence continue to exist in their entirety, but have no effect in relation to the native title rights and interests to the extent of the inconsistency during the currency of the licence; and otherwise,

(b) the existence and exercise of the rights under the licence do not prevent the doing of any activity required or permitted to be done by or under and in accordance with the native title rights and interests, and the doing of such activities prevails over the exercise of any rights under the licence to the extent of inconsistency with those rights.

Definitions and Interpretation

11. In this determination, unless the contrary intention appears:

Commonwealth means Commonwealth of Australia;

Determination Area means the land and waters within the external boundary described in Part 1 of Schedule 1 and depicted on the maps at Schedule 3, but not including the Unclaimed Area;

Exclusive Area means that part of the Determination Area described in Part 2 of Schedule 1 and depicted on the maps in Schedule 3;

land has the same meaning as in the *Native Title Act* and, for the avoidance of doubt, includes any natural collection of water found on the land which does not fall within the definition of “waters”;

Other Interests means the legal or equitable estates or interests and other rights in relation to the Determination Area described in Schedule 5 and referred to in paragraph 8, as at the date of this determination;

Native Title Act means the *Native Title Act 1993* (Cth);

resources means flora, fauna, and other natural resources such as charcoal, stone, soil, wood, resin, and ochre (except, for the avoidance of doubt, ochres for use in the manufacture of porcelain, fine pottery or pigments which are minerals pursuant to the *Mining Act 1904* (WA) (repealed));

State means State of Western Australia;

Unclaimed Area means the land and waters described in Schedule 2 and shaded pink on the maps in Schedule 3;

underground water includes water that percolates from the ground;

waters has the same meaning as in the *Native Title Act*.

12. In the event of any inconsistency between the written description of an area in Schedule 1 or 2 and the area as depicted on the maps at Schedule 3, the written description prevails.

SCHEDULE 1: DETERMINATION AREA AND EXCLUSIVE AREA

PART 1: DETERMINATION AREA

All those lands and waters commencing at the intersection of Native Title Determination WAD6208/1998 Eastern Guruma (WCD2007/001) with a eastern boundary of Native Title Determination WAD6090/1998 Kuruma Marthudunera (Part A) (WCD2016/006) at Latitude 22.003438 South and extending generally northeasterly along boundaries of that native title determination to the intersection with a western boundary of Native Title Determination WAD6017/1996 Ngarluma/Yindjibarndi (WCD2005/001) at Latitude 21.955526 South; then southerly, generally easterly and northerly along boundaries of that native title determination to the intersection with a western boundary of Native Title Application WAD6169/1998 Kariyarra People (WC1999/003); then generally southeasterly along the boundaries of that native title application through the following coordinate positions:

LATITUDE (SOUTH) LONGITUDE (EAST)

21.874703 118.591512

21.860344 118.676151

Then continuing southwesterly along the boundary of that native title application to the intersection of the eastern bank of the Cockeraga River with a line joining coordinate positions Latitude 21.860344 South, Longitude 118.676151 East and Latitude 22.008794 South, Longitude 118.814893 East; then generally southerly along that river bank to the intersection with a northern boundary of Native Title Determination WAD6096/1998 Banjima People (WCD2014/001); then generally westerly, generally northwesterly, generally southwesterly and southeasterly along boundaries of that native title determination to the intersection with a northern boundary of Reserve 30082 (Karijini National Park) at Longitude 118.124481 East; then westerly and southerly along boundaries of that reserve to the intersection with a eastern boundary of Native Title Determination WAD6208/1998 Eastern Guruma (WCD2007/001); then northwesterly along the boundary of that native title determination to the intersection with a southern boundary of Pastoral Lease N050483 (Mt Florance) at Longitude 117.966611 East; then generally northwesterly through the following coordinate positions:

LATITUDE (SOUTH) LONGITUDE (EAST)

22.220779 117.965134

22.216053 117.959709

LATITUDE (SOUTH) LONGITUDE (EAST)

22.211266 117.953720

Then northwesterly to the intersection of a western boundary of Pastoral Lease N050483 (Mt Florance) with Latitude 22.210019 South being a point on the present boundary of Native Title Determination WAD6208/1998 Eastern Guruma (WC2007/001) and then generally northwesterly along the boundaries of that native title determination back to the commencement point.

Note: Geographic Coordinates provided in Decimal Degrees.

Cadastral boundaries sourced from Landgate's Spatial Cadastral Database dated 31 July 2017.

Cockeraga River data based on 250K vector data © Commonwealth of Australia (Geoscience Australia) 2008.

For the avoidance of doubt the application excludes any land and waters already claimed by:

Native Title Determination WAD6017/1996 Ngarluma/Yindjibarndi (WCD2005/001) as Determined in the Federal Court on the 2nd May 2005.

Native Title Determination WAD6096/1998 Banjima People (WCD2014/001) as Determined in the Federal Court on the 11th March 2014.

Native Title Determination WAD6208/1998 Eastern Guruma (WCD2007/001) as Determined in the Federal Court on the 1st March 2007.

Native Title Determination WAD6090/1998 Kuruma Marthudunera (Part A) (WCD2016/006) as Determined in the Federal Court on the 1st November 2016.

Native Title Determination Application WAD6169/1998 Kariyarra People (WC1999/003) as Registered in the Federal Court on the 22nd April 1999.

Datum: Geocentric Datum of Australia 1994 (GDA94)

Prepared By: Graphic Services (Landgate) 18th October 2017

Use of Coordinates:

Where coordinates are used within the description to represent cadastral or topographical boundaries or the intersection with such, they are intended as a guide only. As an outcome to the custodians of cadastral and topographic data continuously recalculating the geographic position of their data based on improved survey and data maintenance procedures, it is not possible to accurately define such a position other than by detailed

ground survey.

PART 2: EXCLUSIVE AREA

The Exclusive Area, shaded in green on the maps in Schedule 3, comprises:

Areas where section 47A applies

Reserve 31428

Areas where section 47B applies

UCL 01, except to the extent covered by mineral lease AML70/00004 as at the date the application was filed

UCL 02, except to the extent covered by mineral lease AML70/00004 as at the date the application was filed

UCL04

UCL06

UCL 07, except to the extent covered by:

- (a) mineral lease AML70/00004; and
- (b) miscellaneous licence 47/47

as at the date the application was filed.

UCL08

UCL09

UCL10

UCL11

UCL13, except to the extent covered by mineral lease AML70/00004 as at the date the application was filed

UCL14

UCL17

UCL18

UCL19

UCL22

UCL23

UCL24

WATER1, except to the extent covered by mineral lease AML70/00004 as at the date the application was filed

SCHEDULE 2: UNCLAIMED AREA

The following areas, shaded in pink on the maps at Schedule 3, being land and waters where native title has been completely extinguished, were excluded from the application for native title in WAD 6005 of 2003 and are excluded from the Determination Area:

1. RESERVES

Reserve No.	Current / Last Purpose
31429	Conservation of flora and fauna
38991	Water supply

2. LEASES

Lease No.	Summary / General Description of the Current / Last Purpose
GE H954583	Permanent campsite for use in connection with the Tom Price to Dampier railway (Camp Anderson)
SL 3116/7842 (GE I123646)	Construction and operation of a 220 KV power transmission line and ancillary purposes (the Dampier/Paraburdoo Power Transmission Line)
SL 3116/4984 (GE I195323)	Railway and ancillary purposes (the Dampier/Tom Price Railway)

3. ROADS AND ASSOCIATED FEATURES

(a) Dedicated roads, roads set aside, taken or resumed, or roads which are to be considered public works (as that expression is defined in the *Native Title Act* and the *Titles (Validation) and Native Title (Effect of Past Acts) Act 1995* (WA)), including the following:

MapInfo ID	Description	Shown /referred to in
ROAD 01	Roebourne-Wittenoom Road, including a 200m-wide corridor	Cancelled public plan 503 154 (97/300) dated 30 June 1941 1: 250,000 plan for Pyramid (SF50-7, Edition 1) Map 2553 1: 100 000 plan for Wittenoom (Edition 1)
ROAD 02	Road 1644	Government Gazette 31 July 1903, 1 April 1904, 4 December 1914 Cancelled public plan 505 558 dated 28 March 1894 Cancelled public plan 506 648 dated 15 August 1903
HISTORICAL ROAD 01	Nanutarra-Wittenoom Road, including a 200m-wide corridor	Cancelled public plan 502 692 dated August 1963 1: 250 000 plan for Mt Bruce (F50) dated January 1969 1: 250 000 plan for Mount Bruce (SF50-11, Edition 1) Map 2553 1: 100 000 plan for Wittenoom (Edition 1)
	Fortescue Valley Crossing Road	Map 2553 Wittenoom 1:100 000, dated 20 March 1996 Plan LAWA 1221 dated 29 November 1996 Government Gazette 15 July 1997 18 May 1999

Hooley Road (north-south road from Hooley Station homestead to Roebourne-Wittenoom Road) Map 2553 Wittenoom 1:100 000, dated 20 March 1996
 1: 250,000 plan for Pyramid (SF50-7, Edition 1)
 Map 2553 1: 100 000 plan for Wittenoom (Edition 1)

Hooley Road (east-west road from Hooley Station homestead to Roebourne-Wittenoom Road) Cancelled public plan 503 155 (97/3000) dated 9 November 1951
 1: 250,000 plan for Pyramid (SF50-7, Edition 1)

(b) The following public works (as that expression is defined in the *Native Title Act* and the *Titles (Validation) and Native Title (Effect of Past Acts) Act 1995 (WA)*) associated with the roads identified in subparagraph 3(a) above:

Public work	Location /description
Material pit 1	Main Roads Western Australia material pit at 337.58 straight line kilometres along Nanutarra-Wittenoom Road at Longitude 118.007943°, Latitude 22.191282°, approximately 250m from the left-hand side of the road
Material pit 2	Main Roads Western Australia material pit at 337.67 straight line kilometres along Nanutarra-Wittenoom Road at Longitude 118.007943°, Latitude 22.191282°, approximately 180m from the left-hand side of the road
Material pit 3	Main Roads Western Australia material pit at 338.12 straight line kilometres along Nanutarra-Wittenoom Road at Longitude 118.013747°, Latitude 22.189070°, approximately 150m from the right-hand side of the road
Material pit 4	Main Roads Western Australia material pit at 338.21 straight line kilometres along Nanutarra-Wittenoom Road at Longitude 118.013747°, Latitude 22.189070°, approximately 150m from the right-hand side of the road
Material pit 5	Main Roads Western Australia material pit at 341.29 straight line kilometres along Nanutarra-Wittenoom Road at Longitude 118.042615°, Latitude 22.185471°, approximately 210m from the left-hand side of the road
Water bore	Main Roads Western Australia Pilbara bore No. 211 at 345.9 straight line kilometres along the Nanutarra-Wittenoom Road at Longitude 118.076340°, Latitude 22.158818°, approximately 1.2km from the left-hand side of the road.

4. RESUMPTIONS FOR VESTING OF ESTATES IN FEE SIMPLE

MapInfo ID	Description / purpose
Resumption 2	Additions to Hamersley-Tom Price Railway Lease

SCHEDULE 3: MAPS OF DETERMINATION AREA

[See NNTR attachment 1: "Schedule 3 - Maps of Determination Area"]

SCHEDULE 4: AREAS TO WHICH SECTION 47A AND 47B APPLY (PARAGRAPH 7)

Sections 47A or 47B of the *Native Title Act* apply to the following land and waters within the Determination Area, which are generally shown as hatched in purple on the maps at Schedule 3:

1. **SECTION 47A**

Section 47A of the *Native Title Act* applies with the effect that any extinguishment by the creation of prior interests, including those referred to below, in relation to those parts of the Determination Area the subject of the following interests has been disregarded:

Areas where section 47A applies

Reserve 31428

2. **SECTION 47B**

Section 47B of the *Native Title Act* applies with the effect that any extinguishment by the creation of prior interests in relation to those parts of the Determination Area referred to below has been disregarded:

Areas where section 47B applies

UCL 01, except to the extent covered by mineral lease AML70/00004 as at the date the application was filed

UCL 02, except to the extent covered by mineral lease AML70/00004 as at the date the application was filed

UCL04

UCL06

UCL 07, except to the extent covered by:

(a) mineral lease AML70/00004; and

(b) miscellaneous licence 47/47

as at the date the application was filed.

UCL08

UCL09

UCL10

UCL11

UCL13, except to the extent covered by mineral lease AML70/00004 as at the date the application was filed

UCL14

UCL17

UCL18

UCL19

UCL22

UCL23

UCL24

WATER1, except to the extent covered by mineral lease AML70/00004 as at the date the application was filed

SCHEDULE 5: OTHER INTERESTS (PARAGRAPH 8)

The nature and extent of the Other Interests in relation to the Determination Area as at the date of this Determination are:

1. RESERVES

(a) the following reserves:

Reserve No.	Current Purpose
5516	Water
27915	Resting Place Travellers and Stock
31428	Use and benefit of Aborigines

(b) the rights and interests of persons who have the care, control and management of the reserves identified in paragraph 1(a) above;

(c) the rights and interests of persons entitled to access and use the reserves identified in paragraph 1(a) above for the respective purposes for which they are reserved, subject to any statutory limitations upon those rights; and

(d) the rights and interests of persons holding leases over areas of the reserves identified in paragraph 1(a) above, including lease 353382 over reserve 31428.

2. PASTORAL LEASES

(a) The following pastoral leases and the rights and interests of the holders from time to time of those leases:

Lease No.	Station Name
PL N049532	Coolawanyah Station
PL N050483	Mt Florance Station
PL N050568	Hooley Station
PL N050370	Mulga Downs Station

(b) Any rights and obligations of the pastoralists pursuant to the pastoral leases referred to in paragraph 2(a) above to adopt and exercise best practice management of the pasture and vegetation resources, livestock and soils within the boundaries of the pastoral leases in order to manage stock and for the management, conservation and regeneration of pasture for permitted uses.

3. WATER INTERESTS

(a) The following licences and permits granted pursuant to the *Rights in Water and Irrigation Act 1914* (WA) and the rights and interests of the holders from time to time of those licences and permits:

(i) Licences to take groundwater:

Licence ID

GWL160076(6)

GWL162582(6)

GWL164735(4)

GWL171729(2)

GWL174095(7)

GWL175224(2)

GWL179579(1)

GWL179792(1)

GWL180991(1)

(ii) Licences to construct or alter wells:

Licence ID

CAW181825(1)

CAW181841(1)

CAW182162(1)

CAW200255(1)

(iii) Permits to obstruct or interfere:

Licence ID

PMB180179(2)

(b) The following proclamations made under the *Rights in Water and Irrigation Act 1914* (WA) and the rights and interests comprised in, conferred under or in accordance with those proclamations:

(i) Pilbara Surface Water Area Proclamation 1965 (proclaimed on 13 August 1965); and

(ii) Pilbara Ground Water Area Proclamation 1965 (proclaimed on 12 February 1965 and varied by proclamation on 21 December 1990 and 2 May 1997)

4. MINING TENEMENTS

(a) The following mining tenements under the *Mining Act 1904* (WA) (repealed) and the *Mining Act 1978* (WA) and the rights and interests of the holders from time to time of those mining tenements:

(i) Mining leases

Tenement ID

M47/542

M47/543

M47/1409

M47/1411

M47/1413

M47/1431

M47/1453

M47/1473

M47/1475

(ii) Miscellaneous licences

Tenement ID

L47/0047

L47/0048

L47/0361

L47/0362

L47/0363

L47/0367

L47/0472

L47/0697

(iii) Exploration Licences

Tenement ID

E47/0054

E47/0473

E470474

E47/0475

E47/0585

E47/1311

E47/1314

E47/1315

E47/1319

E47/1333

E47/1334

E47/1349

E47/1384

E47/1397

E47/1398

E47/1399

E47/1447

E47/1489

E47/1557

E47/2769

E47/3132

E47/3205

E47/3397

E47/3464

E47/3483

E47/3491

(iv) Prospecting licences

Tenement ID

P47/1601

P47/1701

(b) The agreement as amended and ratified by the *Iron Ore (Hamersley Range) Agreement Act 1963 (WA)* and rights and interests comprised in, conferred under or in accordance with, or pursuant to that agreement, including the following mining tenements:

Tenement ID	Tenement Type
-------------	---------------

AML7000004 (ML 4SA)	Mineral lease
---------------------	---------------

(c) The agreement as amended and ratified by the *Railway and Port (The Pilbara Infrastructure Pty Ltd) Agreement Act 2004 (WA)* and rights and interests comprised in, conferred under or in accordance with, or pursuant to that agreement, including the following mining tenements:

Tenement ID	Tenement Type
-------------	---------------

AL7000001 (L 1SA)	Miscellaneous licence
-------------------	-----------------------

5. PETROLEUM INTERESTS

(a) The following petroleum title under the *Petroleum Pipelines Act 1969 (WA)* and the rights and interests of the holders from time to time of that petroleum title:

Title ID	Title Type
----------	------------

PL 105	Pipeline Licence
--------	------------------

6. OTHER

The following rights and interests:

(a) Valid or validated rights and interests, including licences and permits, granted by the Crown in right of the State or of the Commonwealth pursuant to statute or otherwise in the exercise of its executive power and any regulations made pursuant to such legislation.

(b) Valid or validated rights or interests held by reason of the force and operation of the laws of the State or of the Commonwealth, including but not limited to, the force and operation of the *Rights in Water and Irrigation Act 1914 (WA)* and the *Land Administration Act 1997 (WA)*.

(c) The right to access the Determination Area by:

- (i) an employee, agent or instrumentality of the State;
- (ii) an employee, agent or instrumentality of the Commonwealth;
- (iii) an employee, agent or instrumentality of any local government or other statutory authority;

as required and permitted by law in the performance of his or her statutory or common law duty.

(d) So far as confirmed pursuant to s 212(2) of the *Native Title Act* and s 14 of the *Titles (Validation) and Native Title (Effect of Past Acts) Act 1995 (WA)*, any then-existing public access to, and enjoyment of, the following places in the Determination Area:

- (i) waterways;
- (ii) beds and banks or foreshores of waterways;
- (iii) stock routes; and

- (iv) areas that were public places at the end of 31 December 1993.
- (e) Any other valid or validated:
 - (i) legal or equitable estate or interest in the land or waters; or
 - (ii) any other right (including a right under an option and a right of redemption), charge, power or privilege over, or in connection with:
 - (A) the land or waters; or
 - (B) an estate or interest in the land or waters; or
- (iii) restriction on the use of the land or waters, whether or not annexed to other land or waters.

SCHEDULE 6: NATIVE TITLE HOLDERS (PARAGRAPH 2)

Yindjibarndi People are Aboriginal persons who recognised themselves as, and are recognised by other Yindjibarndi People as, members of the Yindjibarndi language group.

REGISTER ATTACHMENTS:

1. Schedule 3 Maps of Determination Area, 5 pages - A3, 17/11/2017

Note: The National Native Title Register may, in accordance with s. 195 of the Native Title Act 1993, contain confidential information that will not appear on the Extract.