

Page 1 of 2

Extract from Schedule of Native Title Applications

Application Reference:	Federal Court number: NSD588/2024
	NNTT number: NN2024/007
Application Name:	Metropolitan Local Aboriginal Land Council #2 v Attorney-General of New South Wales (Metropolitan LALC #2)
Application Type:	Non-Claimant
Application filed with:	Federal Court of Australia
Date application filed:	10/05/2024
Current status:	Full Approved Determination - 13/06/2025
Applicants:	Metropolitan Local Aboriginal Land Council
Applicants.	
Address(es) for Service:	Louise Mallon
	Chalk & Behrendt Lawyers and Consultants
	Level 1, 63 Foveaux Street
	Surry Hills NSW 2010
	Phone: (02) 9231 4544
	Fax: (02) 9231 4244
Additional Information	
Not applicable	
Draft determination of native title sought:	
THE COURT DETERMINES AND DECLARES THAT: Native title does not exist in relation to the area of land and waters in the State of New South Wales comprised in and known as Lot 89 in Deposited Plan 752038	

NSD588/2024

National Native Title Tribunal

Extract from Schedule of Native Title Applications

Extract Created: 26/06/2025 01:22 AM (AUS Eastern Standard Time)

 Application Area:
 State/Territory: New South Wales

 Brief Location: Lot 89 in Deposited Plan 752038 located in Belrose and Oxford Falls, NSW

 Primary RATSIB Area: New South Wales

 Approximate size: 0.0385 sq km

 (Note: There may be areas within the external boundary of the application that are not claimed.)

 Does Area Include Sea: No

Area covered by the claim (as detailed in the application):

The application is made in relation to the areas of land and waters in the State of New South Wales comprised in and known as Lot 89 in Deposited Plan 752038 located in the Parish of Manly Cove, County of Cumberland.

Attachments: 1. Attachment B - Maps of the area the subject of the application, 2 pages - A4, 10/05/2024

End of Extract