



Extract from Register of Indigenous Land Use Agreements

NNTT number	WI2024/006
Short name	Nganhurra Thanardi Garrbu Aboriginal Corporation Conservation Estate ILUA
ILUA type	Body Corporate
Date registered	02/09/2024
State/territory	Western Australia
Local government region	Shire of Ashburton, Shire of Carnarvon, Shire of Exmouth

Description of the area covered by the agreement

Agreement means this Agreement and includes the Schedules and their Annexures.

ILUA means an indigenous land use agreement which meets the requirements of sections 24BA to 24BE of the Native Title Act.

ILUA Agreement Area means the area comprising the:

- (a) Access Route Areas;
- (b) Bay of Rest Area ;
- (c) Booloogooro Nature Reserve Area;
- (d) Camerons Cave and Qualing Pool Area;
- (e) Cape Range Adjacent Area;
- (f) Existing Island Reserves Area;
- (g) Exmouth Gulf Marine Park Subtidal Determined Area;
- (h) Exmouth Gulf Marine Park Intertidal Determined Area;
- (i) Giralia National Park Areas;
- U) Kennedy Range Adjacent Area;
- (k) New Island Reserves Determined Area;
- (l) Ningaloo Coastal Reserve Additional Areas;
- (m) Shothole Canyon Park Area;
- (n) Urala Area; and
- (o) Urala Coastal Strip Area,

and which areas are within the Determination Area. For the avoidance of doubt, this excludes the Ex-Determination Areas. The ILUA Agreement Area is shown, for identification purposes, on the Overview Map in Schedule 1.

[A copy of Schedule 1 and 2 is 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 is provided for information only and should not be considered part of the Register of ILUAs: The agreement area covers a combined area of about 4,746 sq km and is located between Carnarvon and Onslow]

Parties to agreement

Applicant

Party name	The State of Western Australia through the Minister for Environment
Contact address	c/- State Solicitor's Office Level 25 David Malcolm Justice Centre 28 Barrack Street Perth WA 6000

Other Parties

Party name	Conservation and Parks Commission
Contact address	Department of Biodiversity, Conservation and Attractions 17 Dick Perry Avenue Kensington WA 6151

Party name	Nganhurra Thanardi Garrbu Aboriginal Corporation RNTBC
Contact address	c/- YMAC Level 8, 12 -14 The Esplanade Perth WA 6000

Party name	The Chief Executive Officer of the Department of Biodiversity, Conservation and Attractions acting through the Conservation and Land Management Executive Body
Contact address	Department of Biodiversity, Conservation and Attractions 17 Dick Perry Avenue Kensington WA 6151

Party name	The Minister for Lands, body corporate
Contact address	c/- Department of Planning, Lands and Heritage Level 2, 140 William Street Perth WA 6000

Period in which the agreement will operate

Start date	not specified
End Date	not specified

Commencement Date means the date on which this Agreement is registered on the Register of Indigenous Land Use Agreements pursuant to section 24BI of the Native Title Act.

Execution Date means the date on which this Agreement is finally executed by all of the Parties to it.

Termination Date has the meaning given to that term in clause 5.3.

5. TERM AND TERMINATION

5.1 Force and effect of this Agreement

(a) This Agreement, other than those provisions referred to in clause 5.1 (b), only has force and effect from the Commencement Date, and binds each of the Parties, their successors and permitted assigns.

(b) Clauses 1, 2, 3, 4, 5, 6, 13, 17, 18, 20, 21, 22, 23, 24, 25, 26, 27 and 28 have force and effect from the Execution Date.

5.2 Term

Subject to clause 5.3, this Agreement continues indefinitely.

5.3 Termination

This Agreement shall terminate only on the occurrence of the following events, whichever is the first to occur (the **Termination Date**):

- (a) the Agreement ceasing under clause 4.7;
- (b) all Parties agree in writing to end the Agreement;
- (c) the Determination is revoked in accordance with the Native Title Act;
- (d) the Agreement is removed from the Register of Indigenous Land Use Agreements by the Native Title Registrar in accordance with section 199C of the Native Title Act; or
- (e) a Replacement Agreement comes into effect in accordance with clause 19.5(b).

5.4 No other termination

Except as otherwise provided in clause 5.3, no Party is entitled to terminate this Agreement for any reason, including by reason of breach or repudiation of this Agreement by any Party.

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

7. CONSENT TO FUTURE ACTS

7.1 Future Acts

Each Party acknowledges and agrees that the ILUA Transactions contemplated in this clause 7 comprise future acts (**Future Acts**) to which Part 2, Division 3 of the Native Title Act may apply and that consent to the ILUA Transactions under this clause 7 includes the grant of consent to such Future Acts.

7.2 Consent to Future Acts

(a) Each Party irrevocably consents to the following ILUA Transactions in respect of the ILUA Agreement Area:

- (i) Access Routes ILUA Transaction;
- (ii) Bay of Rest Marine Park Upgrade ILUA Transaction;
- (iii) Boollogooro Nature Reserve ILUA Transaction;
- (iv) Camerons Cave and Qualing Pool ILUA Transaction;
- (v) Cape Range Adjacent Conservation Park ILUA Transaction;
- (vi) Existing Island Reserves Upgrade ILUA Transaction;
- (vii) Exmouth Gulf Marine Park ILUA Transaction;
- (viii) Giralia National Park ILUA Transaction;
- (ix) Interim Protection Nature Reserves ILUA Transaction;
- (x) New Island Reserves ILUA Transaction;
- (xi) Kennedy Range Adjacent National Park ILUA Transaction;
- (xii) Ningaloo Coastal Additions and Upgrade ILUA Transaction;
- (xiii) Shothole Canyon Future National Park ILUA Transaction;
- (xiv) Shothole Canyon Park ILUA Transaction; and
- (xv) Urala Coastal Strip ILUA Transaction,

(collectively, the **ILUA Transactions** and each an **ILUA Transaction**), with the intent that such statement of consent satisfies the requirement of section 24EB(1)(b) of the Native Title Act in respect of each of them.

(b) The consents in subclause (a) of this clause include consent to the doing of every act comprised in the ILUA Transactions to the extent such requirement is applicable to such act, and any and all things ancillary to the doing of the ILUA Transactions, with the intent that such statement of consent satisfies the requirement of section 24EB of the Native Title Act in respect of each future act comprised in the ILUA Transactions.

7.3 Agreement to Future Acts includes exercise of rights

Without limiting clause 7.2, the Parties acknowledge and agree that the consent to the Future Acts includes consent to the doing of all acts involved in effecting the ILUA Transactions, including:

- (a) classification of the national park reserves and nature reserves as "Class A" by order under section 42 of the Land Administration Act, if required;
- (b) the grant, issue or creation, from time to time, of any Tenure over the ILUA Agreement Area;
- (c) the exercise of any power, duty or right or the discharge of any obligation, now and in the future, under:
 - (i) CALM Act and the Biodiversity Conservation Act and any regulations made under those Acts; and
 - (ii) any Tenure;
- (d) the exercise, now and in the future, of the various powers and functions under the CALM Act and the Biodiversity Conservation Act and any regulations made under those Acts, including the preparation and approval of any management plans; and
- (e) the exercise of any power, duty or right or the discharge of any obligation, now and in the future, that arises under the Land Administration Act or other applicable legislation as a consequence of the land comprising a national park, nature reserve, conservation park, marine park or comprising land to which section 5(1)(h) of the CALM Act applies.

7.4 Requirements of section 24EB(1)(b) of the Native Title Act

The Parties agree that each statement of consent in clauses 7.2 and 7.3 is intended to satisfy the requirement of section 24EB(1)(b) of the Native Title Act.

8. NON-EXTINGUISHMENT PRINCIPLE APPLIES, CUSTOMARY PURPOSES DEFENCE AND NO OTHER NATIVE TITLE ACT PROCEDURE

8.4 No Native Title Act procedures required

(a) In respect of the ILUA Agreement Area if any of the Future Acts are acts to which the Right to Negotiate or any other future act procedure under Division 3 of Part 2 of the Native Title Act (other than Subdivision B) would, apart from this Agreement apply, the Right to Negotiate and those other future act procedures do not apply to the Future Acts and those acts are valid pursuant to this Agreement.

(b) The Parties intend that the statement in clause 8.4(a) satisfies the requirements of section 24EB(1)(c) of the Native Title Act.

Access Route Areas means the Boollogooro Access Route Land, the Shothole Canyon Access Route Land and the Wilderness Island Access Route Land.

Access Routes means the easement or easements created or to be created as contemplated by the Access Routes ILUA Transaction (as such easements may be altered from time to time).

Access Routes ILUA Transaction means the grant by the Minister for Lands under the LA Act of an easement or

easements over any of the Access Route Areas, as may be required to give management access/rights of carriage way by persons including:

- (a) NTGAC;
 - (b) the Joint Management Body;
 - (c) the Conservation Parties;
 - (d) the employees, agents, contractors and invitees of (a)-(c);
 - (e) the Department; and
 - (f) the general public,
- to enable access to and from any land comprised in the Conservation Estate.

Bay of Rest Area means the area of land, waters, or land and waters identified in Item 4 of Schedule 2 and, for ease of reference only, shown on Map Enlargement 1B of Schedule 1.

Bay of Rest Marine Park means any Reserve or Reserves for the purpose of "marine park" created or to be created as contemplated in the Bay of Rest Marine Park Upgrade ILUA Transaction (as such Reserves may be altered from time to time).

Bay of Rest Marine Park Upgrade ILUA Transaction means:

- (a) the Reservation under section 13 of the CALM Act of the Bay of Rest Area for the purpose of "marine park" and the classification of such Reserve or Reserves as "Class A"; and
 - (b) the Joint Vesting of the Reserve or Reserves in (a),
- and includes the cancellation of any existing Reserves or Reserves over the Bay of Rest Area or a change of purpose of such Reserve under section 51 of the LA Act, as may be required for the purposes of (a).

Biodiversity Conservation Act means the *Biodiversity Conservation Act 2016* (WA).

Booloogooro Access Route Land means the land identified in Item 23 of Schedule 2 and, for ease of reference only, is shown on Map Enlargement 2 of Schedule 1.

Booloogooro Nature Reserve means the Reserve or Reserves created or to be created as contemplated by the Booloogooro Nature Reserve ILUA Transaction (as such Reserves may be altered from time to time).

Booloogooro Nature Reserve Area means the land identified in Item 5 of Schedule 2 and, for ease of reference only, shown on Map Enlargement 2 of Schedule 1.

Booloogooro Nature Reserve ILUA Transaction means:

- (a) the Reservation of the Booloogooro Nature Reserve Area for the purposes of a nature reserve for the "conservation of flora and fauna" to which the CALM Act will apply by its sections 5(1)(d) and 7(2);
- (b) the classification of such land under section 42 of the LA Act as "Class A" reserve; and
- (c) the Joint Vesting of the Reserve or Reserves in the Booloogooro Nature Reserve Area.

Camerons Cave and Qualing Pool Area means the land identified in Item 7 of Schedule 2 and, for ease of reference only, shown on Map Enlargement 1A of Schedule 1.

Camerons Cave and Qualing Pool Reserve means the Reserve or Reserves created or to be created as contemplated by the Camerons Cave and Qualing Pool Reserve ILUA Transaction (as such Reserves may be altered from time to time).

Camerons Cave and Qualing Pool Reserve ILUA Transaction means:

- (a) the Reservation of the whole of or any portion or portions of Camerons Cave and Qualing Pool Area, including the Cape Range Adjacent Area, for any of the purposes of a "national park", a 'conservation park', or a nature reserve for the "conservation of flora and fauna", to which the CALM Act will apply by its sections 5(1)(c), (ca) or (d) (as may be applicable) and 7(2);
- (b) the classification under section 42 of the LA Act as "Class A" reserve, of any or all of the Reserves created as contemplated in (a); and
- (c) the Joint Vesting of the Reserve or Reserves in the Camerons Cave and Qualing Pool Area.

Cape Range Adjacent Area means the area identified in Item 8 of Schedule 2 and, for ease of reference only, shown on Map Enlargement 1A of Schedule 1.

Cape Range Adjacent Conservation Park ILUA Transaction means:

- (a) the Reservation of the Cape Range Adjacent Area for the purposes of "conservation park" to which the CALM Act applies by sections 5(1)(ca) and 7(2) of the CALM Act; and
- (b) the Joint Vesting of the Reserve or Reserves in (a).

Conservation and Land Management Act or CALM Act means the *Conservation and Land Management Act 1984* (WA).

Coral Bay Additional Area means the areas identified in Item 16 of Schedule 2 and, for ease of reference only, shown on Map Enlargement 1J of Schedule 1.

Determination means the approved determination of native title made in respect of applications WAD 22 of 2019, WAD 366 of 2018 and WAD 261 of 2019 as reported in *Peck on behalf of the Gnulli Native Title Claim Group v*

Determination Area means those parts of the land and waters of the Determination Area described in Schedule One of Attachment A to the Determination where native title has been determined to exist, as identified in paragraph 1 of Attachment A and defined in clause 15 of Attachment A as the "Exclusive Area" and the "Non-Exclusive Area".

Ex-Determination Areas means the following areas, being areas that are located outside the boundaries of the Determination:

- (a) the Exmouth Gulf Marine Park Subtidal Ex-Determination Area;
- (b) the Whalebone Island Reserve; and
- (c) Gndaroo Island Reserve.

Existing Island Reserves means Reserve numbers R42755, R42758, R42759 and R42760 and any new Reserves created as contemplated in the Existing Island Reserves Upgrade ILUA Transaction over the whole or any portion of the Existing Island Reserves Area (as such Reserves may be altered from time to time).

Existing Island Reserves Area means the area the subject of Reserve numbers R42755, R42758, R42759 and R42760 shown on Map Enlargements 1B, 1C, 1G, and 1I of Schedule 1.

Existing Island Reserves Upgrade ILUA Transaction means:

- (a) any of following changes to any Existing Island Reserves:
 - (i) a change under section 51 of the LA Act, of the purpose of any Existing Island Reserves from the purpose of "nature reserve" to the purpose of "national park" to which the CALM Act applies by sections 5(1)(c) and 7(2) of the CALM Act;
 - (ii) an amendment under section 51 of the LA Act to the boundaries of any Existing Island Reserves;
 - (iii) the cancellation of any Existing Island Reserves under section 51 of the LA Act; and
 - (iv) the Reservation of the whole or any portion of the area formerly the subject of such Existing Island Reserves for the purposes of "national park" to which the CALM Act will apply by its sections 5(1)(c) and 7(2);
- (b) the classification of any Existing Island Reserves, including any Reserves created as contemplated under (a)(iv), under section 42 of the LA Act, and/or as "Class A" reserves; and
- (c) the Joint Vesting of any Existing Island Reserves, including any Reserves created as contemplated under (a)(iv).

Exmouth Gulf Marine Park means:

- (a) the Reserve or Reserves created or to be created as contemplated in the Exmouth Gulf Marine Park ILUA Transaction (as such Reserves may be altered from time to time);
- (b) the Reserve or Reserves created or to be created as contemplated in the Urala Coastal Strip ILUA Transaction (as such Reserves may be altered from time to time); and
- (c) the Reserve or Reserves under section 13 of the CALM Act for the purposes of "marine park" and classified as "Class A", created or to be created over the area comprising the Exmouth Gulf Marine Park Subtidal Ex-Determination Area (as such Reserves may be altered from time to time).

Exmouth Gulf Marine Park ILUA Transaction means:

- (a) the Reservation under section 13 of the CALM Act of the areas (or any portion of the areas) comprising the Exmouth Gulf Marine Park Subtidal Determined Area, the Exmouth Gulf Marine Park Intertidal Determined Area (which for the avoidance of doubt includes the Salt Lease Area and the Bay of Rest Area) and the Urala Area, and the classification of such Reserve or Reserves as "Class A"; and
- (b) the Joint Vesting of the Reserve or Reserves in (a).

Exmouth Gulf Marine Park Intertidal Determined Area means the area identified in Item 17 of Schedule 2 and, for ease of reference only, shown on Map Enlargement 1 of Schedule 1.

Exmouth Gulf Marine Park Subtidal Determined Area means the area identified in Item 18 of Schedule 2 and, for ease of reference only, shown on Map Enlargement 1 of Schedule 1.

Exmouth Gulf Marine Park Subtidal Ex-Determination Area means the area identified in Item 19 of Schedule 2 and, for ease of reference only, shown on Map Enlargement 1 of Schedule 1.

Former Ningaloo Pastoral Lease Additional Area means the area identified in Item 15 of Schedule 2 and, for ease of reference only, shown on Map Enlargement 1 of Schedule 1.

Future Acts has the meaning given in clause 7.1

Giralia National Park means the Reserve or Reserves created or to be created as contemplated in the Giralia National Park ILUA Transaction (as such Reserves may be altered from time to time).

Giralia National Park Areas means the area identified in Item 1 of Schedule 2 and, for ease of reference only, shown on Map Enlargement 1 of Schedule 1.

Giralia National Park ILUA Transaction means:

- (a) the Reservation of the Giralia National Park Areas for the purposes of "national park" to which the CALM Act will apply by its sections 5(1)(c) and 7(2), including the subsequent Reservation of the Exmouth Gulf Marine Park

Intertidal Determined Area or any portion of any of that area (which for the avoidance of doubt includes the Salt Lease Area and the Bay of Rest Area); and

- (b) the classification of such land under section 42 of the LA Act as "Class A" reserve; and
- (c) the Joint Vesting of the Reserve or Reserves in the Giralalia National Park Areas.

Interim Protection Nature Reserves the Reserve or Reserves created or to be created as contemplated in the Interim Protection Nature Reserves ILUA Transaction (as such Reserves may be altered from time to time).

Interim Protection Nature Reserves Area means the area identified in Item 22 of Schedule 2 being the area of the Exmouth Gulf Marine Park Intertidal Determined Area including the Bay of Rest Area but not including the Salt Lease Area, which, for ease of reference only, is shown on Map Enlargement 1 of Schedule 1.

Interim Protection Nature Reserves ILUA Transaction means:

- (a) the Reservation of the whole or part of any of the Interim Protection Nature Reserves Area for the purposes of nature reserve for the "conservation of flora and fauna" to which the CALM Act applies by sections 5(1) (d) (and 7(2)); and
- (b) the Joint Vesting of any Reserve or Reserves in (a).

ILUA Transactions has the meaning given in clause 7.2.

Kennedy Range Adjacent Area means the areas of land identified in Item 10 of Schedule 2 and, for ease of reference only, shown on Map Enlargement 3 of Schedule 1.

Kennedy Range Adjacent National Park means the Reserve or Reserves created as contemplated in the Kennedy Range Adjacent National Park ILUA Transactions (as such Reserves may be altered from time to time).

Kennedy Range Adjacent National Park ILUA Transaction means:

- (a) the Reservation of the Kennedy Range Adjacent Area for the purposes of "national park" to which the CALM Act applies by sections 5(1)(c) and 7(2) of the CALM Act;
- (b) the classification of such land under section 42 of the LA Act as "Class A" reserve; and
- (c) the Joint Vesting of the Reserve or Reserves in the Kennedy Range Adjacent Area.

Land Administration Act or LA Act means the *Land Administration Act 1997* (WA).

Native Title Act or NTA means the *Native Title Act 1993* (Cth).

New Island Reserves Determined Area means the areas of land identified in Item 11 of Schedule 2 and, for ease of reference only, shown on Map Enlargements 1, 1B, 1C, 1E, 1G and 1I of Schedule 1.

New Island Reserves ILUA Transaction means:

- (a) the Reservation of the New Island Reserves Determined Area for the purposes of "national park" and/or nature reserve for the "conservation of flora and fauna" to which the CALM Act applies sections 5(1)(c) or (d) (as applicable) and 7(2) of the CALM Act;
- (b) the classification of the land in (a) under section 42 of the LA Act as "Class A" reserve; and
- (c) the Joint Vesting of any Reserve or Reserves in the New Islands Reserves Determined Area.

New Ningaloo Coastal Reserves means any new Reserve or Reserves created as contemplated in the Ningaloo Coastal Additions and Upgrade ILUA Transaction (as such Reserves may be altered from time to time).

Ningaloo Coastal Reserve means Reserve number 53686 comprising the "Ningaloo Coastal Reserve" reserved under the LA Act, placed by order under the care, control and management jointly of Commission and NTGAC and to which section 5(1)(h) of the CALM Act applies.

Ningaloo Coastal Additions and Upgrade ILUA Transaction means:

- (a) the Reservation of the Ningaloo Coastal Reserve Additional Areas:
 - (i) by an amendment under section 51 of the LA Act of the boundaries of the Ningaloo Coastal Reserve to include the whole or any portion of the Ningaloo Coastal Reserve Additional Areas in the Ningaloo Coastal Reserve; or
 - (ii) under section 42 of the LA Act for a conservation purpose, including the placing of the care, control and management of that reserved land jointly with the Commission and NTGAC pursuant to section 46 of the LA Act with the power to lease or licence for periods of up to 21 years, and the application of section 5(1)(h) of the CALM Act to that reserved land; and
- (b) the classification of the Ningaloo Coastal Reserve, as amended under subclause (a), and of any Reserves created as contemplated in paragraph (a)(ii), under section 42 of the LA Act as "Class A" reserves.

Ningaloo Coastal Reserve Additional Areas means:

- (a) the Former Ningaloo Pastoral Lease Additional Area; and
- (b) the Coral Bay Additional Area.

Reservation means:

- (a) the creation of a Reserve or Reserves, for a particular purpose or purposes in the public interests by order of the Minister for Lands under section 41 of the Land Administration Act; or
- (b) where a Reserve for the requisite reserve purpose exists, adding specified Crown land to that reserve by order of the Minister for Lands under a relevant provision in Part 4 of the LA Act, such as, if applicable, section 45(2); or

(c) the creation of Reserve or Reserves for the purpose of a "marine park", a "marine nature reserve" or a "marine management area" under section 13 of the CALM Act including the addition of any part of Western Australian waters to any such Reserve, (as may be applicable).

Reserve means land, or land and waters, that has been reserved and to which section 5 of the CALM Act applies.

Salt Lease Area means the areas of land, waters, or land and waters identified in Item 3 of Schedule 2 and, for ease of reference only, shown on Map Enlargement 1H of Schedule 1.

Shothole Canyon Access Route Land means the land identified in Item 24 of Schedule 2 and, for ease of reference only, shown on Map Enlargement 1A of Schedule 1.

Shothole Canyon Future National Park ILUA Transaction means:

- (a) the change under section 51 of the LA Act, of the purpose of the Reserve or Reserves comprising the Shothole Canyon Park, once created, from the purpose of "conservation park" to the purpose of "national park" to which the CALM Act applies by sections 5(1)(c) and 7(2) of the CALM Act;
- (b) the classification such land under section 42 of the LA Act, as "Class A" reserves; and
- (c) the Joint Vesting of the Reserve or Reserves in the Shothole Canyon Park Area as changed in accordance with (a) and (b).

Shothole Canyon Park means the Reserve or Reserves, created or to be created as contemplated by the Shothole Canyon Park ILUA Transaction, which may be subsequently upgraded to the purpose of "national park" as contemplated by the Shothole Canyon Future National Park ILUA Transaction, (as such Reserve or Reserves may be altered from time to time).

Shothole Canyon Park Area means the land identified in Item 6 of Schedule 2 and, for ease of reference only, shown on Map Enlargement 1A of Schedule 1.

Shothole Canyon Park ILUA Transaction means:

- (a) the Reservation of the Shothole Canyon Park Area for the purpose of "conservation park" to which the CALM Act applies by its sections (5)(1)(ca) and 7(2); and
- (b) the Joint Vesting of the Reserve or Reserves in the Shothole Canyon Park Area.

Urala Area means the area of land, waters, or land and waters identified in Item 20 of Schedule 2 and, for ease of reference only, shown on Map Enlargement 1I of Schedule 1.

Urala Coastal Strip Area means the area identified in Item 21 of Schedule 2 and, for ease of reference only, shown on Map Enlargement 1I of Schedule 1.

Urala Coastal Strip ILUA Transaction means:

- (a) the Reservation of the Urala Coastal Strip Area for the purposes of "marine park" to which the CALM Act will apply by its sections 5(1)(f) and 7(1)(e);
- (b) the classification of such land under section 42 of the LA Act as "Class A" reserve; and
- (c) the Joint Vesting of the Reserve or Reserves in the Urala Coastal Strip Area.

Wilderness Island Access Route Land means the land identified in Item 25 of Schedule 2 and, for ease of reference only, is shown on Map Enlargement 1D of Schedule 1.

Attachments to the entry

[WI2024_006 Schedule 1 Maps of ILUA Agreement Area.pdf](#)

[WI2024_006 Schedule 2 Land Description.pdf](#)