Schedule 2 – Other Interests in the Determination Area

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

- 1. The rights and interests of Santos Limited (ABN 80 007 550 923) as a party to the Santos-Wongkumara People ILUA (QI2012/073) registered on the Register of Indigenous Land Use Agreements on 4 January 2013.
- 2. The rights and interests of Vintage Energy Limited (ACN 609 200 580) as a successor party to the Deed Regarding The Grant of ATP 2021 made pursuant to section 31(1)(b) of the *Native Title Act 1993* (Cth) between The State of Queensland and Metgasco Ltd (ACN 088 196 383) (Metgasco) and Wongkumara People concluded on 26 March 2018 and the Conjunctive Ancillary Agreement referred to therein made between Metgasco and Wongkumara People.
- 3. The rights and interests of the holders of the following tenements granted pursuant to the *Petroleum Act 1923* (Qld) and administered under the *Petroleum Act 1923* (QLD) or the *Petroleum and Gas (Production and Safety) Act 2004* (Qld):
 - (a) petroleum leases PL 34, PL 55, PL 63, PL 84, PL 88, PL 110, PL 130, PL 134, PL 140,PL 159, PL 186, PL 193; and
 - (b) petroleum pipeline licences PPL 12, PPL 13, PPL 21, PPL 23, PPL 48, PPL 72, PPL 80, PPL 86.
- 4. The rights and interests of the holders of the following tenements granted pursuant to the *Petroleum and Gas (Production and Safety) Act 2004* (Old):
 - (a) authorities to prospect ATP 752, ATP 1189, ATP 2021;
 - (b) potential commercial areas PCA 206, PCA 248, PCA 252, PCA 253, PCA 254, PCA 282 and PCA 283;
 - (c) petroleum leases PL 303, PL 497, PL 508, PL 509, PL 513, PL 1028, PL 1077, PL 1119; and
 - (d) petroleum pipeline licences PPL 127, PPL 129, PPL 137, PPL 170 and PPL 2049.
- 5. The rights and interests of the holder of the following easements that exist within the Determination Area:
 - (a) easements in land described as Lot 5 on Crown Plan CR9;
 - (b) easements in land described as Lot 450 on Survey Plan 274333; and
 - (c) easements in land described as Lot 415 on Crown Plan 835115.
- 6. The rights and interests of Telstra Corporation Limited ACN 051 775 556, Amplitel Pty Ltd as trustee for the Towers Business Operating Trust ABN 75 357 171 746 and any of

their successors in title:

- as the owner(s) or operator(s) of telecommunications facilities within the Determination Area;
- created pursuant to the Post and Telegraph Act 1901 (Cth), the Telecommunications Act (b) 1975 (Cth), the Australian Telecommunications Corporation Act 1989 (Cth), the Telecommunications Act 1991 (Cth) and the Telecommunications Act 1997 (Cth), including rights:
 - to inspect land; (i)
 - (ii) to install, occupy and operate telecommunication facilities; and
 - (iii) to alter, remove, replace, maintain, repair and ensure the proper functioning of its telecommunications facilities;
- for their employees, agents or contractors to access their telecommunication facilities in (c) and in the vicinity of the Determination Area in the performance of their duties; and
- under any lease, licence, access agreement, permit or easement relating to their (d) telecommunications facilities in the Determination Area.
- 7. The rights and interests of Ergon Energy Corporation ACN 087 646 062:
 - (a) as the owner and operator of any "Works" as that term is defined in the Electricity Act 1994 (Qld) within the Determination Area;
 - as an electricity entity under the Electricity Act 1994 (Qld), including but not limited to:
 - (i) as the holder of a distribution authority;
 - to inspect, maintain and manage any Works in the Determination Area; and (ii)
 - (iii) in relation to any agreement or consent relating to the Determination Area existing or entered into before the date on which these orders are made; and
 - (iv) to enter the Determination Area by its employees, agents or contractors to exercise any of the rights and interests referred to in this paragraph.
- 8. The rights and interests of Bulloo Shire Council and Barcoo Shire Council:
 - under their local government jurisdiction and functions under the Local Government Act, under the Stock Route Management Act 2002 (Qld) and under any other legislation, for that part of the Determination Area within the area declared to be their respective Local Government Areas;
 - (b) as the:
 - (i) lessors under any leases which were validly entered into before the date on which these orders are made and whether separately particularised in these orders or not;
 - (ii) grantors of any licences or other rights and interests which were validly granted

before the date on which these orders were made and whether particularised in these orders or not;

- (iii) party to any agreement with a third party which relates to land and waters in the Determination Area; and
- (iv) holders of any estate or any other interest in land, including as trustee of any Reserves or holder of any interest under access agreements and easements that exist in the Determination Area;
- (c) as the owners and operators of infrastructure, structures, earthworks, access works and any other facilities and other improvements located in the Determination Area validly constructed or established on or before the date on which these orders are made, including but not limited to:
 - (i) undedicated but constructed roads except for those not operated by the Bulloo Shire Council or Barcoo Shire Council;
 - (ii) water pipelines and water supply infrastructure;
 - (iii) drainage facilities;
 - (iv) watering point facilities;
 - (v) recreational facilities;
 - (vi) transport facilities;
 - (vii) gravel pits operated by Council;
 - (viii) cemetery and cemetery-related facilities;
 - (ix) community facilities; and
- (d) to enter the land for the purposes described in paragraphs 8(a), 8(b) or 8(c) above by their employees, agents or contractors to:-
 - (i) exercise any of the rights and interests referred to in this paragraph 8, and paragraphs 9 and 10 below;
 - (ii) use, operate, inspect, maintain, replace, restore and repair the infrastructure, facilities and other improvements referred to in paragraph 8(c) above;
 - (iii) undertake operational activities in its capacity as a local government such as feral animal control, erosion control, waste management and fire management.
- 9. The rights and interests of the State of Queensland and the Bulloo Shire Council and Barcoo Shire Council to access, use, operate, maintain and control the dedicated roads in the Determination Area and the rights and interests of the public to use and access the roads.
- 10. The rights and interests of the State of Queensland in Reserves, the rights and interests of

the trustees of those Reserves and the rights and interests of the persons entitled to and use those Reserves for the respective purpose for which they are reserved.

- 11. The rights and interests of the State of Queensland or any other person existing by reason of the force and operation of the laws of the State of Queensland, including those existing by reason of the following legislation or any regulation, statutory instrument, declaration, plan, authority, permit, lease or licence made, granted, issued or entered into under that legislation:
 - (a) the Fisheries Act 1994 (Qld);
 - (b) the Land Act 1994 (Qld) or the Land Act 1962 (Qld);
 - (c) the Nature Conservation Act 1992 (Qld);
 - (d) the Forestry Act 1959 (Qld);
 - (e) the *Water Act 2000* (Qld);
 - (f) the Petroleum Act 1923 (Qld) or Petroleum and Gas (Production and Safety) Act 2004 (Qld);
 - (g) the Mineral Resources Act 1989 (Qld);
 - (h) the *Planning Act 2016* (Qld);
 - (i) the *Electricity Act 1994* (Qld);
 - (j) the Transport Infrastructure Act 1994 (Qld); and
 - (k) the Fire and Emergency Services Act 1990 (Qld) or Ambulance Service Act 1991 (Qld).
- 12. The rights and interests of members of the public arising under the common law or statute, including but not limited to any subsisting public right to fish.
- 13. So far as confirmed pursuant to s 212(2) of the *Native Title Act 1993* (Cth) and s 18 of the *Native Title (Queensland) Act 1993* (Qld) as at the date of this determination, any existing rights of the public to access and enjoy the following places in the Determination Area:
 - (a) waterways;
 - (b) beds and banks or foreshores of waterways;
 - (c) stock routes; or
 - (d) areas that were public places at the end of 31 December 1993.
- 14. Any other rights and interests:
 - (a) held by the State of Queensland or Commonwealth of Australia; or
 - (b) existing by reason of the force and operation of the Laws of the State and the Commonwealth.