
YAMATJI NATION - INDIGENOUS LAND USE AGREEMENT

VOLUME 3
Schedules 11 - 19

Schedule 11 – Yamatji Land Estate

YLE Strategy

Annexure A – Category 1 Land

Annexure B – Eligible Land

Annexure C – Deeds

Annexure D – Conditions to Allocation

Annexure E – Land Transfer Process Chart

Annexure F – Encroached land and Encroached Eligible Land

[Page intentionally left blank – see next page]

1. DEFINITIONS AND INTERPRETATION

1.1. Definitions

AAPA and ALT Land has the meaning given to it in clause 15.

Acceptance means that part of the Land Transfer Process following Terms of Allocation that is the written notification by the Landholding Body to DPLH that it agrees to accept the Allocation of Land in accordance with the Conditions.

Allocation means that part of the Land Transfer Process following Land Assembly that is:

- i. the conveyance of Crown land to the Landholding Body in freehold title in accordance with section 74 of the LA Act (**Freehold Allocation**);
- ii. the conveyance of Crown land to the Landholding Body in conditional freehold title in accordance with section 75 of the LA Act (**Conditional Freehold Allocation**);
- iii. the conveyance of freehold land held by the State to the Landholding Body in freehold title in accordance with the provisions of the TLA (**State Held Freehold Allocation**); or
- iv. the conferral of management orders in accordance with Part 4 of the LA Act (**Reserve Allocation**),

and may include some or all of the following activities:

- i. execution of documents;
- ii. document lodgement and registration at Landgate; and
- iii. delivery of documents to the Landholding Body.

Annexure means the annexures to this YLE Strategy.

Category 1 Land means all Land that has undergone Identification and Selection, Statutory and Administrative Approvals and Terms of Allocation and for which the Landholding Body provides Acceptance in accordance with clause 5.2(a) or clause 5.2(c)(ii) as listed in Part A of Annexure A and as mapped in Part B of Annexure A.

Category 2 Land means Eligible Land that has also undergone Terms of Allocation and for which the Landholding Body provides Acceptance within the Establishment Stage.

Category 3 Land means Eligible Land that has also undergone Terms of Allocation and for which the Landholding Body provides Acceptance within the Implementation Stage.

Category 4 Land means Eligible Land that has also undergone Terms of Allocation and for which the Landholding Body provides Acceptance within the Post Implementation Stage.

Conditional Freehold Deed means the deed in the same or substantially the same form as annexed at Part A of Annexure C.

Conditions means the General Conditions and Special Conditions.

Crown land has the same meaning as in the LA Act.

YLE Strategy

Dealing has the same meaning as in the LA Act.

Deeds means the deeds in the same or substantially the same form as the Conditional Freehold Deed, Freehold Deed, and Management Order Deed at Annexure C.

Eligible Land means Land that has or will undergo Identification and Selection and Statutory and Administrative Approvals, and as listed in Annexure B and, for the avoidance of doubt, includes the AAPA and ALT Land.

Freehold Deed means the deed in the same or substantially the same form as annexed at Part B of Annexure C.

General Conditions means the terms and conditions contained in the Deeds as annexed or, in the case of freehold land held by any State Party, the terms and conditions contained in a deed of agreement for the transfer of the freehold title as negotiated between the owner and the Landholding Body.

Identification and Selection means the first step in the Land Transfer Process that is the identification, assessment and selection of Land that has had desktop assessments undertaken and for which the preferred tenure has been selected.

ILUA means the Yamatji Nation ILUA to which this YLE Strategy is annexed.

Joint Trustees has the meaning given in clause 9.1 of the ILUA.

Land means UCL, UMR, managed reserves or freehold land held by any State Party.

Land Assembly means that part of the Land Transfer Process following Pre-Land Assembly that is the undertaking of all activities leading up to the Allocation of Land and may include some or all of the following activities:

- i. survey and generation of deposited and interest only plans;
- ii. site inspection (where required and subject to funding);
- iii. de-constraining land for transfer;
- iv. site clean-up and removal of hazards (subject to funding);
- v. valuations (Freehold Allocation and Conditional Freehold Allocations only); and
- vi. document preparation.

Landholding Body means the:

- i. with respect to Reserve Allocations, the PBC; and
- ii. with respect to Freehold Allocations, Conditional Freehold Allocations and State Held Freehold Allocations, the Joint Trustees.

Land Transfer Process means the processes of Identification and Selection, Statutory and Administrative Approvals, Terms of Allocation, Acceptance, Pre-Land Assembly, Land Assembly and Allocation and as shown on the Chart at Annexure E.

Land Working Group means the working group established in accordance with - clause 19.2(b) of the ILUA and clause 3.2 of this YLE Strategy operating in accordance with the Terms of Reference.

Management Order means, an order by which the care, control and management of a reserve are placed, pursuant to section 46(1) of the LA Act.

YLE Strategy

Management Order Deed means the deed in the same or substantially the same form as annexed at Part C of Annexure C.

Party means the State (acting through DPLH) and the Landholding Body.

PBC has the meaning given in clause 1.2 of the ILUA.

Pre-Conditions to Allocation means those conditions that must be resolved in Pre-Land Assembly in order for Allocation to occur and may include some or all of the conditions in Part A of Annexure D.

Pre-Land Assembly means that part of the Land Transfer Process following Acceptance that is the process of:

- i. scheduling transfers;
- ii. scoping survey requirements; and
- iii. where relevant, resolving any Pre-Conditions to Allocation, including easements, notifications on title etc.

Proposal means a plan, proposal or action resulting in an Encumbrance or Dealing on any part of the Land but excludes any action under the Mining Act.

Quarantine Sunset Date has the meaning as provided in clause 10.

Regional Entity has the meaning given in clause 1.2 of the ILUA.

State Transaction Costs means the costs associated with the Allocation of Land determined in accordance with this YLE Strategy being any fees or costs payable in respect of the Allocation of Land including the costs of surveys of land, stamp duty and lodgement.

Statutory and Administrative Approvals means that part of the Land Transfer Process following Identification and Selection that is DPLH obtaining all statutory and administrative approvals to support the Allocation of the Land to the Landholding Body.

Special Conditions means the conditions, in addition to the General Conditions, included as a schedule to the Deeds and may include all or some of the conditions in Part B of Annexure D.

Terms of Allocation means that part of the Land Transfer Process following Statutory and Administrative Approvals that is the offer from DPLH to the Landholding Body of the Pre-Conditions to Allocation and Conditions relating to the Allocation of the Land.

Terms of Reference means the terms of reference of the Land Working Group as developed and agreed to by the Implementation Committee and the Land Working Group.

Transfer means a transfer of Land in a form approved by the Registrar under the TLA from the State to the Landholding Body, which in substance and form is acceptable to Landgate for the purposes of registration under the TLA.

UCL means unallocated Crown land.

UMR means unmanaged reserves.

YLE Strategy

Yamatji Transaction Costs means any costs other than State Transaction Costs associated with the Allocation of Land determined in accordance with this YLE Strategy including but not limited to:

- i. any establishment costs including the provision or relocation of services to the land including road upgrades, service connections and headworks charges; and
- ii. all holding costs including local government rates and all other taxes that are normally borne by the land holder.

1.2. Interpretation

- (a) Words and expressions defined in the ILUA have the same meaning as in this Schedule unless otherwise indicated.
- (b) References to clauses are references to clauses in this YLE Strategy unless otherwise indicated.

2. PRINCIPLES AND OBJECTIVES UNDERPINNING THIS STRATEGY
2.1. Principles

- (a) The Parties recognise the creation of the Yamatji Land Estate is a fundamental part of this ILUA and all Parties commit to working together to maximise Yamatji outcomes in regards to the Yamatji Land Estate.
- (b) The Parties acknowledge that the creation of the Yamatji Land Estate is significant in Australia, and will only reach its full potential if all Parties engage in the process in a spirit of cooperation.
- (c) The Parties acknowledge that the staged Allocation scheduled by the Land Working Group will facilitate the orderly and efficient Allocation of Category 1 Land and Eligible Land and maximise the Yamatji outcomes in regards to the Yamatji Land Estate.
- (d) The State commits to develop long-term and productive partnerships with the Landholding Body to assist in achieving these outcomes.
- (e) The State recognises the role of the Landholding Body in representing the interests of the Yamatji Nation, who are the custodians and the traditional knowledge holders of the Agreement Area.

2.2. Yamatji Land Estate Objectives

The Parties acknowledge and agree that:

- (a) this YLE Strategy should be read in conjunction with the Land Transfer Process Chart at Annexure E;
- (b) DPLH and the Landholding Body must promptly do all further acts and execute and deliver all documents required by law or reasonably requested by another Party to give full effect to this YLE Strategy;
- (c) DPLH has obtained or will obtain all Statutory and Administrative Approvals to allow the Allocation of the maximum amounts of Category 1 Land and Eligible Land to be achieved;

YLE Strategy

- (d) DPLH will quarantine the Category 1 Land and Eligible Land from the Execution Date until the Quarantine Sunset Date in accordance with clause 10;
- (e) the achievement of the Allocation of the maximum amount of Category 1 Land and Eligible Land will depend on the Landholding Body's Acceptance under this YLE Strategy; and
- (f) other than the costs specified in clause 11, no further consideration will be payable by the Landholding Body.

3. ADMINISTRATION OF YLE STRATEGY**3.1. Role of DPLH**

DPLH:

- (a) is charged with the responsibility for administering Crown land under the LA Act on behalf of the Minister for Lands;
- (b) is the agency responsible for coordinating and facilitating the creation of the Yamatji Land Estate through this YLE Strategy, whilst also liaising with other departments and agencies as may be required; and
- (c) will work closely with the Landholding Body to facilitate the creation of the Yamatji Land Estate in accordance with this YLE Strategy.

3.2. Role of the Yamatji Entities

The Regional Entity, the PBC and the Joint Trustees each have a role to give effect to this YLE Strategy as follows:

- (a) the Regional Entity will:
 - (i) have membership on the Land Working Group; and
 - (ii) prior to establishment of the Trust in accordance with clause 9.5 of the ILUA, act in lieu of the Joint Trustees for the purposes of the Transition Stage set out at clause 5 below;
- (b) the PBC will:
 - (i) be the management body with whom management orders will be placed under Part 4 of the LA Act; and
 - (ii) receive all Reserve Allocations;
- (c) the Joint Trustees will, once the Trust is established:
 - (i) hold all land assets (other than Reserve land) on behalf of the Yamatji Nation; and
 - (ii) receive all Freehold Allocations, Conditional Freehold Allocations and State Held Freehold Allocations.

3.3. Land Working Group Meetings

- (a) Representatives of DPLH and the Regional Entity, together with representatives of other agencies as required from time to time, will meet as part of the Land Working Group, which will be established under clause 19.2 of this ILUA, to settle specifics around Pre-Land Assembly, Land Assembly and Allocation.

YLE Strategy

- (b) The Land Working Group Meetings will be conducted in accordance with the agreed Terms of Reference.

3.4. Staged Acceptance and Allocation

The Parties acknowledge and agree that:

- (c) a staged Acceptance and Allocation within 5 years of the Execution Date is required to facilitate:
 - (i) an orderly and efficient Allocation of the Category 1 Land and Eligible Land by DPLH to the Landholding Body;
 - (ii) DPLH being able to give effect to this YLE Strategy and Allocate the maximum Category 1 Land and Eligible Land within the Implementation Stage; and
- (d) the Land Working Group will schedule the staging of Acceptance, Pre-Land Assembly, Land Assembly and Allocation.

4. NEGOTIATION STAGE**4.1. Definition**

Negotiation Stage means that period up until the application for registration of this ILUA, made pursuant to clause 4.3 of this ILUA, which the Parties acknowledge is anticipated to occur on or before 10 February 2020.

4.2. Terms of Allocation for Category 1 Land

The Parties:

- (a) acknowledge that, as at the Execution Date, all parcels of the Category 1 Land have undergone:
 - (i) Identification and Selection;
 - (ii) Statutory and Administrative Approvals; and
 - (iii) Terms of Allocation; and
- (b) agree that the Terms of Allocation for the Category 1 Land are set out in Annexure A.

5. TRANSITION STAGE**5.1. Definition**

Transition Stage means that period commencing immediately after the Negotiation Stage and ending on the Commencement Date of this ILUA.

5.2. Acceptance

- (a) The Landholding Body must provide Acceptance of the Category 1 Land within six months of the commencement of the Transition Stage.
- (b) Following Acceptance, in accordance with clause 5.2(a), DPLH will schedule Pre-Land Assembly, Land Assembly and Allocation of the Category 1 Land.
- (c) If the Landholding Body fails to provide Acceptance of the Category 1 Land in accordance with clause 5.2(a) and DPLH becomes aware of a

YLE Strategy

Proposal to deal on that Category 1 Land at any time prior to the Quarantine Sunset Date:

- (i) DPLH will notify the Landholding Body of the Proposal to deal on that Category 1 Land and provide the Landholding Body with 40 Business Days from the date of the notification to provide Acceptance of that Category 1 Land;
- (ii) if the Landholding Body provides Acceptance within the period set out in 5.2(c)(i), DPLH will schedule Pre-Land Assembly, Land Assembly and Allocation of that Category 1 Land; and
- (iii) if the Landholding Body does not provide Acceptance within the period set out in 5.2(c)(i), that Category 1 Land is no longer available for Allocation to the Landholding Body.

5.3. Terms of Allocation

By the end of the Transition Stage, DPLH will prepare and offer Pre-Conditions to Allocation and Conditions with respect to half of all Eligible Land.

6. ESTABLISHMENT STAGE**6.1. Definition**

Establishment Stage means the 2 year period commencing immediately after the Transition Stage.

6.2. Terms of Allocation*Offer of Terms of Allocation*

- (a) No later than 6 months before the end of the Establishment Stage, DPLH will prepare and offer Pre-Conditions to Allocation and Conditions with respect to the remaining half of Eligible Land.

Agreement of Pre Conditions to Allocation and Conditions for Eligible Land

- (b) No later than six months before the end of the Establishment Stage, with regard to the Eligible Land for which Pre-Conditions to Allocation and Conditions were offered in the Transition Stage under clause 5.3, the Landholding Body must provide written notice to DPLH that it:
 - (i) agrees to the Pre-Conditions to Allocation and Conditions;
 - (ii) elects to reject the Eligible Land; or
 - (iii) proposes amendments to the Pre-Conditions to Allocation and Conditions.
- (c) By the end of the Establishment Stage, the Landholding Body must, with regard to the Pre-Conditions to Allocation and Conditions offered in the Establishment Stage under clause 6.2(a), provide written notice to DPLH that it:
 - (i) agrees to the Pre-Conditions to Allocation and Conditions;
 - (ii) elects to reject the Eligible Land; or
 - (iii) proposes amendments to the Pre-Conditions to Allocation and Conditions.

YLE Strategy

- (d) If the Landholding Body agrees to the Pre-Conditions to Allocation and Conditions, the subject Eligible Land becomes land to which the Landholding Body may provide Acceptance.
- (e) If the Landholding Body elects to reject the Eligible Land, the subject Eligible Land becomes land that is not capable of Acceptance and that Eligible Land will no longer be quarantined in accordance with clause 10.
- (f) If the Landholding Body proposes amendments to the Pre-Conditions to Allocation or Conditions, DPLH must, by providing written notice to the Landholding Body within 30 Business Days of receipt of the proposed amendments:
 - (i) agree to the proposed amendments; or
 - (ii) disagree with the proposed amendments.
- (g) If DPLH disagrees with the Landholding Body's proposed amendments to the Pre-Conditions to Allocation or Conditions, then the Landholding Body must, by providing written notice to DPLH within 30 Business Days of receiving the notice under clause 6.2(f)(ii), elect:
 - (i) to agree to the Pre-Conditions to Allocation and Conditions originally offered pursuant to clause 6.2(a), in which case clause 6.2(d) applies;
 - (ii) to refer the disagreement to the next meeting of the Land Working Group for potential resolution; or
 - (iii) to reject the Eligible Land, in which case clause 6.2(e) applies.
- (h) If DPLH agrees with the Landholding Body's proposed amendments to the Pre-Conditions to Allocation or Conditions, pursuant to clause 6.2(f)(i), then clause 6.2(d) applies.
- (i) If the Landholding Body fails to provide written notice to DPLH in accordance with clauses 6.2(b), 6.2(c) or 6.2(g), then the subject Eligible Land is deemed to be rejected, in which case clause 6.2(e) applies.

6.3. Acceptance*No Acceptance in First Year*

- (a) The Landholding Body will not be required to provide Acceptance with respect to any Eligible Land during the first year of the Establishment Stage.

Acceptance of Category 2 Land

- (b) By the end of the Establishment Stage, the Landholding Body will provide Acceptance of up to but no more than one-third of the Eligible Land that has completed Terms of Allocation.
- (c) Subsequent to Acceptance of Category 2 Land in accordance with clause 6.3(b), DPLH will refer the subject Eligible Land to the Land Working Group to schedule Pre-Land Assembly, Land Assembly and Allocation.

Acceptance of Additional Eligible Land

- (d) In the event that the Landholding Body indicates a preparedness to provide Acceptance of any Eligible Land that has completed Terms of Allocation that

exceeds the one-third for the Establishment Stage, the Landholding Body will refer such Eligible Land to the next Land Working Group for potential resolution, and DPLH will endeavour to facilitate that request, subject to DPLH's internal processes.

7. IMPLEMENTATION STAGE

7.1. Definition

Implementation Stage means the 3 year period commencing immediately after the Establishment Stage.

7.2. Acceptance

Acceptance of Category 3 Land

- (a) The Parties agree that:
- (i) in the first year of the Implementation Stage, the Landholding Body will provide Acceptance of up to but no more than one-third of the Eligible Land that has completed Terms of Allocation, being Category 3 Land;
 - (ii) in the second year of the Implementation Stage, the Landholding Body will provide Acceptance of up to but no more than one-third of the Eligible Land that has completed Terms of Allocation, also being Category 3 Land;
 - (iii) in the third year of the Implementation Stage, the Landholding Body will provide Acceptance of up to but no more than one-third of the Eligible Land that has undergone Terms of Allocation, also being Category 3 Land.
- (b) Subsequent to Acceptance, in accordance with clause 7.2(a), DPLH will refer the subject Eligible Land to the Land Working Group to schedule Pre-Land Assembly, Land Assembly and Allocation.

Acceptance of additional Eligible Land

- (c) In the event that the Landholding Body indicates a preparedness to provide Acceptance of any Eligible Land that has undergone Terms of Allocation that exceeds the maximum amounts provided in clause 7.2(a), the Landholding Body will refer such Eligible Land to the next Land Working Group for potential resolution, and DPLH will endeavour to facilitate that request, subject to DPLH's internal processes.

7.3. Allocation

Allocation of Eligible Land

- (a) For the avoidance of doubt, DPLH will only Allocate Category 1 Land and Eligible Land that has completed Terms of Allocation, Acceptance, Pre-Land Assembly and Land Assembly.
- (b) To facilitate the staged, orderly and efficient Allocation of Category 1 Land and Eligible Land, the Parties agree that DPLH will Allocate:
- (i) the Category 1 Land within the first year of the Implementation Stage;

- (ii) up to but no more than one-third of the Eligible Land within year 1 of the Implementation Stage;
- (iii) up to but no more than one-third of the Eligible Land within year 2 of the Implementation Stage; and
- (iv) up to but no more than one-third of the Eligible Land within year 3 of the Implementation Stage.

Allocation of Additional Eligible Land

- (c) In the event that the Landholding Body indicates a preparedness for the Allocation of Eligible Land that has undergone Acceptance that exceeds the maximum amounts provided in clause 7.3(b), the Landholding Body will refer such Eligible Land to the next Land Working Group for potential resolution, and DPLH will endeavour to facilitate that request, subject to DPLH's internal processes.

Allocation documentation for Freehold Allocations

- (d) The Parties acknowledge and agree that, once the Land Working Group has scheduled a Freehold Allocation of Category 1 Land, Eligible Land or Option Land, DPLH will prepare and submit to the Landholding Body the following documents:
 - (i) a Freehold Deed reflecting the agreed Conditions;
 - (ii) a Transfer; and
 - (iii) any ancillary documents.
- (e) The Landholding Body must execute and return the documents in clause 7.3(d) to DPLH within 40 Business Days of their receipt.
- (f) Within 40 Business Days of receiving all relevant executed documents from the Landholding Body in accordance with clause 7.3(e), DPLH will arrange for execution and stamping (if necessary) of the documents, and make all reasonable endeavours to lodge documents for registration at Landgate.
- (g) Where the Landholding body fails to deliver executed documents to DPLH within the timeframe in clause 7.3(e), DPLH will provide the Landholding Body with a written notice of a further 40 Business Days to return the executed documents to DPLH.
- (h) If the Landholding Body fails to return the duly executed documents to DPLH within the additional 40 Business Days in clause 7.3(g), then:
 - (i) if the subject Land is Category 1 Land or Eligible Land, DPLH:
 - (A) will no longer be under any obligation to quarantine the subject Category 1 Land or Eligible Land pursuant to clause 10; and
 - (B) is under no obligation to ensure the subject Category 1 Land or Eligible Land remains available for Allocation to the Landholding Body;
 - (ii) if the subject Land is Option Land, the Land:

- (A) is no longer considered Option Land for the purposes of clause 9;
 - (B) remains a Reserve Allocation; and
 - (C) the Landholding Body remains the management body of that Reserve Allocation.
- (i) Within 10 Business Days of lodging the documents pursuant to clause 7.3(f), DPLH will notify the Landholding Body of the date on which the Allocation was lodged for registration and the document number shown on the Landgate lodging slip.
 - (j) All timeframes in this clause may be extended by agreement of the Parties.

Allocation documentation for Conditional Freehold Allocations

- (k) The Parties acknowledge and agree that, once the Land Working Group has scheduled a Conditional Freehold Allocation of Category 1 Land or Eligible Land, DPLH will prepare and submit to the Landholding Body the following documents:
 - (i) a Conditional Freehold Deed reflecting the agreed Conditions;
 - (ii) a Transfer; and
 - (iii) any ancillary documents.
- (l) The Landholding body must execute and return the documents in clause 7.3(k) to DPLH within 40 Business Days of their receipt.
- (m) Within 40 Business Days of receiving all relevant executed documents from the Landholding Body in accordance with clause 7.3(l), DPLH will arrange for execution and stamping (if necessary) of the documents, and make all reasonable endeavours to lodge the documents for registration at Landgate.
- (n) Where the Landholding Body fails to deliver executed documents to DPLH within the timeframe in clause 7.3(l), DPLH will provide the Landholding Body with a written notice of a further 40 Business Days to return the executed documents to DPLH.
- (o) If the Landholding Body fails to return the duly executed documents to DPLH within the additional 40 Business Days in clause 7.3(n):
 - (i) DPLH will no longer be under any obligation to quarantine the subject Category 1 Land or Eligible Land pursuant to clause 10; and
 - (ii) DPLH is under no obligation to ensure the subject Category 1 Land or Eligible Land remains available for Allocation to the Landholding Body.
- (p) Within 10 Business Days of lodging the documents pursuant to clause 7.3(m), DPLH will notify the Landholding Body of the date on which the Allocation was lodged for registration and the document number shown on the Landgate lodging slip.
- (q) All timeframes in this clause may be extended by agreement of the Parties.

YLE Strategy*Allocation documentation for State Held Freehold Allocations*

- (r) The Parties acknowledge and agree that, once the Land Working Group has scheduled a State Held Freehold Allocation of Eligible Land, DPLH will prepare and submit to the Landholding Body the following documents:
 - (i) a deed of agreement for the Transfer of the freehold title reflecting the agreed General Conditions;
 - (ii) a Transfer; and
 - (iii) any ancillary documents.
- (s) The Landholding Body must execute and return the documents in clause 7.3(r) to DPLH within 40 Business Days of their receipt.
- (t) Within 40 Business Days of receiving all relevant executed documents from the Landholding Body in accordance with clause 7.3(s), DPLH will arrange for execution and stamping (if necessary) of the documents, and make all reasonable endeavours to lodge documents for registration at Landgate.
- (u) Where the Landholding Body fails to deliver executed documents to DPLH within the timeframe in clause 7.3(s), DPLH will provide the Landholding Body with a written notice of a further 40 Business Days to return the executed documents to DPLH.
- (v) If the Landholding Body fails to return the duly executed documents to DPLH within the additional 40 Business Days in clause 7.3(u), then DPLH:
 - (i) will no longer be under any obligation to quarantine the subject Eligible Land pursuant to clause 10; and
 - (ii) is under no obligation to ensure the subject Eligible Land remains available for Allocation to the Landholding Body.
- (w) Within 10 Business Days of lodging the documents pursuant to clause 7.3(t), DPLH will notify the Landholding Body of the date on which the Allocation was lodged for registration and the document number shown on the Landgate lodging slip.
- (x) All timeframes in this clause may be extended by agreement of the Parties.

Allocation documentation for Reserve Allocations

- (y) The Parties acknowledge and agree that, once the Land Working Group has scheduled a Reserve Allocation of Category 1 Land or Eligible Land, DPLH will prepare and submit to the Landholding Body the following documents:
 - (i) a Management Order Deed reflecting the agreed Conditions;
 - (ii) a Management Order reflecting the agreed Conditions; and
 - (iii) any ancillary documents.
- (z) The reserve purpose will be “Yamatji Social, Cultural and/or Economic Benefit” or such other purpose as agreed between the State and the Landholding Body.
- (aa) The Landholding Body must execute and return the documents in clause 7.3(y) to DPLH within 40 Business Days of their receipt.

YLE Strategy

- (bb) Within 40 Business Days of receiving all relevant executed documents from the Landholding Body in accordance with clause 7.3(aa), DPLH will arrange for execution and stamping (if necessary) of the documents, and make all reasonable endeavours to lodge for registration at Landgate:
 - (i) documents in clause 7.3(y); and
 - (ii) if required, the Landgate forms to give effect to:
 - (A) a reserve creation;
 - (B) a change of reserve purpose;
 - (C) a change of responsible agency; or
 - (D) revocation of management order.
 - (cc) Where the Landholding Body fails to deliver executed documents to DPLH within the timeframe in clause 7.3(aa), DPLH will provide the Landholding Body with a written notice of a further 40 Business Days to return the executed documents to DPLH.
 - (dd) If the Landholding Body fails to return the duly executed documents to DPLH within the additional 40 Business Days in clause 7.3(cc):
 - (i) DPLH will no longer be under any obligation to quarantine the subject Category 1 Land or Eligible Land pursuant to clause 10; and
 - (ii) DPLH is under no obligation to ensure the subject Category 1 Land or Eligible Land remains available for Allocation to the Landholding Body.
 - (ee) Within 10 Business Days of lodging the documents pursuant to clause 7.3(bb), DPLH will notify the Landholding Body of the date on which the Allocation was lodged for registration and the document number shown on the Landgate lodging slip.
 - (ff) All timeframes in this clause may be extended by agreement of the Parties.
- No penalty or compensation*
- (gg) The Parties acknowledge that, where circumstances beyond the control of the State materially prevent the State from giving effect to an Allocation:
 - (i) the State will not be under an obligation to complete the Allocation;
 - (ii) this will not amount to an Event of Default on behalf of the State Parties; and
 - (iii) the Yamatji Nation will not be entitled to any compensation.
 - (hh) For the avoidance of doubt, this clause also applies to the conversion of a Reserve Allocation to a Freehold Allocation pursuant to clause 9.

8. POST IMPLEMENTATION STAGE
8.1. Definition

Post-Implementation Stage means the period of 5 years commencing immediately after the Implementation Stage.

YLE Strategy**8.2. Acceptance of Category 4 Land**

- (a) If, after the Implementation Stage, the Landholding Body has not provided Acceptance in relation to any Eligible Land, this clause applies.
- (b) The Landholding Body acknowledges that, if it provides Acceptance of Eligible Land during the Post Implementation Stage:
 - (i) the Eligible Land may no longer be quarantined; and
 - (ii) the Allocation of the Eligible Land is at the absolute discretion of the Minister for Lands.

8.3. Allocation

If Minister for Lands agrees to Allocate the Eligible Land in the Post Implementation Stage, the Allocation will occur in accordance with the process set out in clause 7.3.

9. OPTION TO CONVERT RESERVE ALLOCATION TO FREEHOLD ALLOCATION
9.1. Definitions

In this clause:

- (a) **Option Period** means the period of 5 years from the date of a Reserve Allocation during the Implementation Stage.
- (b) **Option Land** means Category 1 Land, Category 2 Land and Category 3 Land that is identified in Annexure A or Annexure B as having the option to convert a Reserve Allocation to a Freehold Allocation.

9.2. Exercise of Option

- (a) Subject to clause 9.2(b), the Landholding Body may submit a written request to the Minister for Lands to convert all or part of a Reserve Allocation to a Freehold Allocation for nominal consideration (**Exercise of Option**).
- (b) The Landholding Body may only submit an Exercise of Option where:
 - (i) a Reserve Allocation has occurred prior to the end of the Implementation Stage; and
 - (ii) the Landholding Body is the management body of the Reserve Allocation at the date of the request and remains the management body of the Reserve Allocation until the time that the Freehold Allocation occurs.
- (c) The Exercise of Option must include:
 - (i) written consent of the Landholding Body to the Freehold Allocation; and
 - (ii) advice as to whether the Landholding Body has granted any interests to third Parties in respect of the Option Land and, if so, whether any of those interests should be preserved upon the revocation of the Management Order.
- (d) The Landholding Body is not entitled to any compensation for the revocation of the Reserve Allocation Management Order required to give effect to the Freehold Allocation.

9.3. Exercise of Option Approvals and Terms of Allocation.

- (a) If the Landholding Body submits an Exercise of Option under clause 9.2(a), DPLH will, if required, undertake Statutory and Administrative Approvals in relation to the subject Option Land.
- (b) Within 30 Business Days of obtaining all Statutory and Administrative Approvals in relation to the subject Option Land, DPLH will prepare and offer Pre-Conditions to Allocation and Conditions with respect of the Exercise of Option.
- (c) Within 30 Business Days of receiving the Pre-Conditions to Allocation and Conditions in relation to the subject Option Land, the Landholding Body must provide written notice to DPLH that it:
 - (i) agrees to the Pre-Conditions to Allocation and Conditions;
 - (ii) elects to reject the Pre-Conditions to Allocation and Conditions; or
 - (iii) proposes amendments to the Pre-Conditions to Allocation and Conditions.
- (d) If the Landholding Body agrees to the Pre-Conditions to Allocation and Conditions, the subject Option Land is land to which the Landholding Body has provided Acceptance.
- (e) If the Landholding Body elects to reject the Pre-Conditions to Allocation and Conditions in relation to the subject Option Land, the subject Option Land is not Accepted and remains a Reserve Allocation and the Landholding Body remains the management body of that Reserve Allocation.
- (f) If the Landholding Body proposes amendments to the Pre-Conditions to Allocation or Conditions, DPLH must, by providing written notice to the Landholding Body within 30 Business Days of receipt of the proposed amendments:
 - (i) agree to the proposed amendments; or
 - (ii) disagree with the proposed amendments.
- (g) If DPLH disagrees with the Landholding Body's proposed amendments to the Pre-Conditions to Allocation or Conditions, then the Landholding Body must, by providing written notice to DPLH within 30 Business Days of receiving the notice under clause 9.3(f)(ii), elect:
 - (i) to agree to the Pre-Conditions to Allocation and Conditions originally offered pursuant to clause 9.3(b), in which clause 9.3(d) applies;
 - (ii) to refer the disagreement to the next meeting of the Land Working Group for potential resolution; or
 - (iii) to reject the Pre-Conditions to Allocation and Conditions, in which clause 9.3(e) applies.
- (h) If DPLH agrees with the Landholding Body's proposed amendments to the Pre-Conditions to Allocation or Conditions, pursuant to clause 9.3(f)(i), then clause 9.3(d) applies.

YLE Strategy

- (i) If the Landholding Body fails to provide written notice to DPLH in accordance with clauses 9.3(c) or 9.3(g), then the Pre-Conditions to Allocation or Conditions are deemed to be rejected, in which case clause 9.3(e) applies.
- (j) Subsequent to Acceptance, in accordance with clause 9.3(d), DPLH will refer the subject Option Land to the Land Working Group to schedule Pre-Land Assembly, Land Assembly and Allocation.

9.4. Exercise of Option Within 5 Years of Allocation

Where the Landholding Body submits an Exercise of Option, in accordance with clause 9.2, within 5 years of a Reserve Allocation and the Land Working Group has scheduled Allocation in accordance with clause 9.3(j):

- (a) the Freehold Allocation process outlined in clause 7.3 applies; and
- (b) the Landholding Body and the Minister for Lands must do all things necessary to effect the revocation of the Management Order and the Freehold Allocation.

9.5. Exercise of Option After the Option Period

Where the Landholding Body submits an Exercise of Option in respect of the Option Land at any time after the Option Period, the conversion of the Reserve Allocation to a Freehold Allocation will be:

- (a) at the absolute discretion of the Minister for Lands; and
- (b) subject to the Statutory and Administrative Approvals Stage being undertaken again.

10. LAND QUARANTINE**10.1. Quarantine Sunset Date**

DPLH will quarantine from Dealings all Category 1 Land and Eligible Land from the Execution Date until the earlier of:

- (a) 5 years after the Execution Date;
- (b) Allocation, if the Land is Category 1 Land, Category 2 Land and Category 3 Land;
- (c) where clause 5.2(c)(iii), 6.2(e), 7.3(h), 7.3(o) or 7.3(dd) applies; or
- (d) the Landholding Body otherwise provides written notice to DPLH that it no longer requires the Category 1 Land or Eligible Land to be quarantined.

10.2. Quarantine

As soon as reasonably practicable after the Execution Date, DPLH will:

- (a) provide notice to all relevant government agencies of:
 - (i) the Category 1 Land and Eligible Land to be quarantined from all Dealings; and
 - (ii) the Quarantine Sunset Date; and
- (b) lodge with the Registrar of Titles a memorial pursuant to section 17 of the LA Act on the certificates of Crown land titles and, where there is no

certificate of Crown land title, will do all things necessary to ensure the Category 1 Land and Eligible Land is quarantined within DPLH usual processes from time to time.

10.3. Removal from Quarantine by Agreement

In the event any government agency has a Proposal regarding any part of the Eligible Land prior to the Quarantine Sunset Date, the carrying out of that Proposal is subject to the consent of the Landholding Body, irrespective of whether the Landholding Body has provided Acceptance of the Eligible Land.

11. LAND COSTS

- (a) At the time of Allocation, including an Allocation during the Option Period, to the Landholding Body:
 - (i) the State will meet the State Transaction Costs; and
 - (ii) the Landholding Body will meet the Yamatji Transaction Costs.
- (b) Where the Landholding Body Exercises an Option outside of the Option Period, in accordance with clause 9.5, the Landholding Body will meet the State Transaction Costs and the Yamatji Transaction Costs.

12. DEEMED DELIVERY OF DOCUMENTS

Where, in this YLE Strategy, reference is made to one Party delivering or submitting documents to another Party, any such documents will be deemed to have been received:

- (a) in the case of delivery in person, when delivered; and
- (b) in the case of delivery by post, 2 Business Days after the date of posting.

13. LAND TAKEN "AS IS"

Land will be Allocated in its available state ("as is") including:

- (a) subject to any existing positive or restrictive covenants, interests and easements and other encumbrances;
- (b) the State cannot guarantee the Land will be free from contamination;
- (c) the State does not guarantee that the Land is otherwise fit for purpose; and
- (d) in relation to any fixtures on the Land constructed prior to Allocation, the State makes no representation as to the fitness, condition or safety of those fixtures and the Landholding Body accepts them at the Landholding Body's risk when the Land is Allocated to the Landholding Body.

14. CONSEQUENCES OF DELAY TO CONCLUSIVE REGISTRATION

In the event that the Conclusive Registration occurs on or after the Quarantine Sunset Date, the Landholding Body acknowledges that DPLH will use best endeavours, but is under no obligation, to ensure the Category 1 Land and Eligible Land remains available for Acceptance and Allocation, subject to;

- (a) the absolute discretion of the Minister for Lands;
- (b) the land no longer being quarantined under clause 10.2;
- (c) DPLH undertaking Statutory and Administrative Approvals; and

- (d) there being no change in circumstances that materially prevent the State from giving effect to an Allocation.

15. ABORIGINAL LANDS TRUST AND ABORIGINAL AFFAIRS PLANNING AUTHORITY PROPERTIES

15.1. Definitions

In this clause:

- (a) **AAPA and ALT Land** means the:
- (i) **Boomerang Property** meaning Lot 102 (PIN 12057072) on Deposited Plan 77371 being the whole of the land described in Certificate of Title Volume 2861 Folio 391;
 - (ii) **Carnamah Brand Mudge Road Property** meaning that portion of Reserve 28607 within the Agreement Area;
 - (iii) **Carnamah Eneabba Road Property** meaning Reserve 28609 being Lot 10888 (PIN 573231) on Deposited Plan 210804 being the whole of the land described in Qualified Certificate of Crown Land Title Volume 3074 Folio 727;
 - (iv) **Carnamah Slater Street Property** meaning Lot 41 (PIN 562786) on Deposited Plan 82750 being the whole of the land described in Certificate of Title Volume 1215 Folio 379;
 - (v) **Diandi Property** meaning Reserve 24334 being Lot 225 (PIN 630478) on Deposited Plan 191484 being the whole of the land described in the Qualified Certificate of Crown Land Title Volume 3103 Folio 175;
 - (vi) **Mullewa Property** meaning Reserve 25296 being Lot 190 (PIN 627975) on Deposited Plan 175639 being the whole of the land described in Qualified Certificate of Crown Land Title Volume 3144 Folio 640 and Lot 191 (PIN 627976) on Deposited Plan 175639 being the whole of the land described in Qualified Certificate of Crown Land Title Volume 3144 Folio 641;
 - (vii) **Swan Drive Property** meaning that portion of Reserve 27321 that excludes the Swan Drive Leases;
 - (viii) **Three Springs Property** meaning Reserve 28608 being Lot 10899 (PIN 573220) on Deposited Plan 210816 being the whole of the land described in Qualified Certificate of Crown Land Title Volume 3074 Folio 732;
- (b) **Carnamah Brand Mudge Lease** means the undated and unregistered lease of Reserve 28607 to Leah Bell and Ashley Bell, for a term expiring on 30 June 2079;
- (c) **Diandi Lease** means the registered Lease J643347 of the Diandi Property to Pia Wadjari Aboriginal Corporation and Diandi Sporting Association Inc dated 1 September 1980;

YLE Strategy

- (d) **Reserve 27321** means Lot 2874 (PIN 606796) on Deposited Plan 216832 being the whole of the land described in Certificate of Crown Land Title Volume 3040 Folio 946;
- (e) **Reserve 28607** means Lot 10881 (PIN 946916) on Deposited Plan 210792 being the whole of the land described in Qualified Certificate of Crown Land Title Volume 3085 Folio 804; and
- (f) **Swan Drive Leases** means the registered Leases I122313 and L955133 of Reserve 27321 to the Minister for Family & Children's Services dated 4 January 2002 and to the Geraldton Regional Aboriginal Medical Service Inc dated 28 May 2012, respectively.

15.2. Boomerang Property

The State Held Freehold Allocation of the Boomerang Property to the Landholding Body is subject to:

- (a) the resolution of the Encroachment from the Boomerang Property onto the adjoining property and DPLH doing all things necessary and taking all reasonable steps to resolve that Encroachment; and
- (b) the Landholding Body and the AAPA entering into a deed of agreement for the Transfer of the freehold title to the Boomerang Property from the AAPA to the Landholding Body, which shall be subject to an acknowledgement by the Landholding Body of the existing Telstra infrastructure pursuant to the *Telecommunications Act 1997* (Cth) on the Boomerang Property and Telstra's statutory right to access its infrastructure for maintenance and asset replacement from time to time.

15.3. Carnamah Brand Mudge Road Property

The Reserve Allocation of the Carnamah Brand Mudge Road Property to the Landholding Body is subject to:

- (a) the subdivision of Reserve 28607 into 2 lots, the first lot being the Carnamah Brand Mudge Road Property and the second lot being the balance of Reserve 28607;
- (b) the lessee and lessor of the Carnamah Brand Mudge Lease entering into a new lease on the same or similar terms and conditions as the Carnamah Brand Mudge Lease over the Carnamah Brand Mudge Property, subject to the lessees' agreement to the surrender of the Carnamah Brand Mudge Lease;
- (c) a proclamation being made, pursuant to section 29(1) of the AAPA Act, varying the proclamation made under section 24(1) of the AAPA Act to exclude the Carnamah Brand Mudge Road Property;
- (d) a proclamation being made, pursuant to section 25(1)(b) of the AAPA Act, to remove the application of the provisions of Part III of the AAPA Act from the Carnamah Brand Mudge Road Property;
- (e) the lease provided for in clause (b) continuing to exist under section 22(1) of the LA Act;
- (f) the amendment of the boundaries of Reserve 28607, pursuant to section 51 of the LA Act, to exclude the Carnamah Brand Mudge Road Property;

YLE Strategy

- (g) the Carnamah Brand Mudge Road Property being reserved, pursuant to section 41 of the LA Act, for the purpose of “Yamatji Social, Cultural and/or Economic Benefit” or such other purpose as agreed between the State and the Landholding Body; and
- (h) a Management Order Deed being entered into between the Landholding Body and the Minister for Lands for the Reserve Allocation of the Carnamah Brand Mudge Road Property, which shall be subject to:
 - (i) an acknowledgement by the Landholding Body of the existing Western Power infrastructure pursuant to the *Electricity Corporations Act 2005* (WA) on the Carnamah Brand Mudge Road Property and Western Power’s licence to access its infrastructure for maintenance and asset replacement from time to time; and
 - (ii) the lease referred to in clause (b).

15.4. Carnamah Eneabba Road Property

The Reserve Allocation of the Carnamah Eneabba Road Property to the Landholding Body is subject to:

- (a) a proclamation being made, pursuant to section 29(1) of the AAPA Act, varying the proclamation made under section 24(1) of the AAPA Act to exclude the Carnamah Eneabba Road Property;
- (b) a proclamation being made, pursuant to section 25(1)(c) of the AAPA Act, to remove the application of the provisions of Part III of the AAPA Act from the Carnamah Eneabba Road Property;
- (c) the reserve purpose being changed to “Yamatji Social, Cultural and/or Economic Benefit”, or such other purpose as agreed between the State and the Landholding Body, pursuant to section 51 of the LA Act; and
- (d) a Management Order Deed being entered into between the Landholding Body and the Minister for Lands for the Reserve Allocation of the Carnamah Eneabba Road Property.

15.5. Carnamah Slater Street Property

The State Held Freehold Allocation of the Carnamah Slater Street Property is subject to the Landholding Body and the AAPA entering into a deed of agreement for the Transfer of the freehold title to the Carnamah Slater Street Property from the AAPA to the Landholding Body.

15.6. Diandi Property

The Reserve Allocation of the Diandi Property to the Landholding Body is subject to:

- (a) the Minister for Lands revoking the management order in favour of the ALT over the Diandi Property pursuant to section 50(1)(a) of the LA Act;
- (b) the revocation order under clause (a) specifying that the Diandi Lease continues irrespective of the subsequent management order pursuant to section 50(4)(a) of the LA Act;
- (c) the reserve purpose being changed to “Yamatji Social, Cultural and/or Economic Benefit”, or such other purpose as agreed between the State and the Landholding Body, pursuant to section 51 of the LA Act; and

YLE Strategy

- (d) a Management Order Deed being entered into between the Landholding Body and the Minister for Lands for the Reserve Allocation of the Diandi Property, which shall be subject to the Diandi Lease.

15.7. Mullewa Property

The Freehold Allocation of the Mullewa Property to the Landholding Body is subject to:

- (a) the revocation of the existing management order in favour of the ALT over the Mullewa Property pursuant to section 50(1)(a) of the LA Act;
- (b) the cancellation of Reserve 25296 pursuant to section 51 of the LA Act; and
- (c) a Freehold Deed being entered into between the Landholding Body and the Minister for Lands for the Freehold Allocation of the Mullewa Property.

15.8. Swan Drive Property

The Freehold Allocation of the Swan Drive Property to the Landholding Body is subject to:

- (a) a proclamation being made, pursuant to section 29(1) of the AAPA Act, varying the proclamation made under section 24 of the AAPA Act to exclude the Swan Drive Property;
- (b) a proclamation being made, pursuant to section 25(1)(c) of the AAPA Act, to remove the application of the provisions of Part III of the AAPA Act from Reserve 27231;
- (c) the subdivision of Reserve 27321 into 3 lots, with lot 1 being the area of registered Lease I122313, lot 2 being the area of registered Lease L955133 and lot 3 being the balance of Reserve 27321;
- (d) the amendment of the boundaries of Reserve 27321, pursuant to section 51 of the LA Act, to exclude the Swan Drive Property; and
- (e) a Freehold Deed being entered into between the Landholding Body and the Minister for Lands for the Freehold Allocation of the Swan Drive Property.

15.9. Three Springs Property

The Reserve Allocation of the Three Springs Property to the Landholding Body is subject to:

- (a) a proclamation being made, pursuant to section 29(1) of the AAPA Act, varying the proclamation made under section 24(1) of the AAPA Act to exclude the Three Springs Property;
- (b) a proclamation being made, pursuant to section 25(1)(c) of the AAPA Act, to remove the application of the provisions of Part III of the AAPA Act from the Three Springs Property;
- (c) the reserve purpose being changed to “Yamatji Social, Cultural and/or Economic Benefit”, or such other purpose as agreed between the State and the Landholding Body, pursuant to section 51 of the LA Act; and
- (d) a Management Order Deed being entered into between the Landholding Body and the Minister for Lands for the Reserve Allocation of the Three Springs Property.

16. ENCROACHMENTS ON CROWN LAND

16.1. Definitions

In this clause:

- (a) **Encroached Land** means the land in Part A of Annexure F;
- (b) **Encroached Eligible Land** means the Land in Part B of Annexure F;
- (c) **Encroached Portion** means that portion of the Encroached Eligible Land that DPLH determines is unable to be transferred to the Landholding Body under this ILUA, due to the Encroachment;
- (d) **Encroachment** means an unauthorised use of Crown land by way of the construction of a building, structure or other improvement and **Encroached** has a corresponding meaning;
- (e) **Encroachment Payment** means, in respect of each lot of Encroached Land or Encroached Portion that is sold by or on behalf of the Minister for Lands, an amount of money that is equal to the total sale proceeds of the relevant lot of Encroached Land or Encroached Portion; and
- (f) **Unencroached Portion** means the portion of the Encroached Eligible Land that is not the Encroached Portion.

16.2. Encroached Land

The Parties acknowledge that the Encroached Land comprises UCL and UMR that would have otherwise been eligible for inclusion under this ILUA as Eligible Land, but which as at the Execution Date, DPLH has identified that due to instances of whole or part Encroachment on that land, prevents the land from being Allocated to the Landholding Body under this YLE Strategy.

16.3. Encroached Eligible Land

- (a) The Parties acknowledge that the Encroached Eligible Land comprises Eligible Land that, as at the Execution Date, DPLH has identified that due to instances of whole or part Encroachment on that land, may prevent the whole or part of the land from being Allocated to the Landholding Body under this YLE Strategy.
- (b) Prior to DPLH preparing and offering Conditions to the Landholding Body under this YLE Strategy with respect to the Encroached Eligible Land, DPLH will write to the Landholding Body to confirm whether:
 - (i) the whole of the Encroached Eligible Land can be Allocated to the Landholding Body under this YLE Strategy, and the land will continue to proceed through the Land Transfer Process, and no Encroachment Payments will be payable; or
 - (ii) a portion of the Encroached Eligible Land can be Allocated to the Landholding Body under this YLE Strategy, in which case DPLH must identify the Encroached Portion and the Unencroached Portion, and subclause 16.3(c) below will apply.
- (c) With respect to the Encroached Eligible Land described at clause 16.3(b)(ii) above, the Parties agree that, subject to Terms of Allocation being provided

YLE Strategy

by DPLH with respect to the Unencroached Portion and Acceptance of the Unencroached Portion by the Landholding Body:

- (i) DPLH will subdivide the Encroached Portion from the Encroached Eligible Land; and
- (ii) DPLH will Allocate the Unencroached Portion to the Landholding Body, and no Encroachment Payments will be payable with respect to the Unencroached Portion.

16.4. State's obligation with respect to Encroached Land and Encroached Portion

Notwithstanding anything else in this clause 16, the Parties agree that neither the State nor the Minister for Lands have any obligation under this ILUA to:

- (a) pursue the sale of Encroached Land and Encroached Portion to a third party; or
- (b) take any enforcement or other action under the provisions of the LA Act or any other applicable laws, against any third party responsible for the Encroachment on Encroached Land or Encroached Portion.

16.5. Encroachment Payments

- (a) The Parties agree that, if any Encroached Land or Encroached Portion is sold in freehold, whether the transfer of such land occurs under section 74 or 75 of the LA Act, the Minister for Lands must in respect of each relevant lot of land that has been sold, make the applicable Encroachment Payment:
 - (i) to the Joint Trustees;
 - (ii) within 120 Business Days of the end of the financial year in which the settlement of the sale and Transfer of the relevant lot of Encroached Land or Encroached Portion occurs;
 - (iii) in clear funds by way of electronic funds transfer to an account nominated by the Joint Trustees or otherwise as directed in writing by the Joint Trustees.
- (b) If the Minister for Lands fails to pay to the Joint Trustees any Encroachment Payment when due, then the State shall pay interest on the amount due from the date that it was due, at the interest rate prescribed under section 8(1)(a) of the *Civil Judgments Enforcement Act 2004* at the relevant time.
- (c) For the avoidance of doubt, where Encroached Land or Encroached Portion is transferred to a third party for nil or nominal consideration, DPLH must notify the Landholding Body within 120 Business Days of the end of the financial year in which the settlement of the sale and Transfer of the relevant lot of Encroached Land or Encroached Portion occurs and its exclusion from the Eligible Land but no Encroachment Payment will be made in accordance with clause 16.5(a).
- (d) For each Encroachment Payment, the Minister for Lands will request Treasury's approval for the appropriation of the funds from the Government's Consolidated Account.

16.6. Lodgement of Memorials

The Parties agree that:

YLE Strategy

- (a) after the Execution Date, DPLH will seek to lodge with the Registrar of Titles a memorial pursuant to section 17 of the LA Act over each of the titles (where there is one) to the Encroached Land or Encroached Portion; and
- (b) the memorial referred to in clause 16.6(a) may only be withdrawn to permit the sale and transfer of the relevant Encroached Land or Encroached Portion.

1. INTERPRETATION

- (a) Words and expressions used in this Annexure have the same meaning as in the Agreement and the YLE Strategy unless otherwise indicated;
- (b) Category 1 Land comprises those lands and waters comprising the following, to the extent that is wholly within the external boundary of the Agreement Area;
- (c) **PIN** means the Polygon Identification Number current as at 31 October 2019; and
- (d) **Unexploded Ordnance** means any sort of military ammunition or explosive ordnance which has failed to function as intended and includes sea mines or shells used by the Navy, mortar bombs, mines, artillery shells or hand grenades used by the Army; bombs, rockets or missiles used by the Air Force; and other types of ammunition and explosives including training munitions, explosive ordnance that has functioned yet contains residual explosive or chemical warfare agent and derelict, discarded or abandoned explosive ordnance.

2. PIN 560897 - UCL

In respect of unsurveyed UCL PIN 560897, meaning all those lands and waters commencing at the southeastern corner of Lot 50 (Reserve 17311) as shown on Deposited Plan 202041 and extending northerly along the eastern boundary of that lot to a southern boundary of Carslake Road; then easterly and southeasterly along southern and southwestern boundaries of that road to a western boundary of Milloy Street; then southerly along that boundary to the northernmost northeastern corner of the northeastern severance of Lot 52 as shown on Deposited Plan 51704; then westerly along the northern boundary of that severance back to the commencement point, and shown on Map 1 at Part B of Annexure A of Schedule 8 (Land), the Land is offered to the Landholding Body for Reserve Allocation subject to:

- (a) the following Pre-Conditions to Allocation:
 - (i) the parties acknowledging and agreeing that the Land will be set aside as a reserve for the purpose of “Yamatji Social, Cultural and/or Economic Purposes”, or such other purpose as agreed between the State and the Landholding Body, pursuant to section 41 of the LA Act;
 - (ii) a survey being undertaken for the purpose of creating a deposited plan and Certificate of Crown Land Title; and
- (b) the following Special Conditions to Allocation:
 - (i) the Land being Option Land for the purposes of clause 9 of the YLE Strategy;
 - (ii) the Landholding Body having the power to lease or licence for a maximum term of 42 years;
 - (iii) the Landholding Body acknowledging that the Land has been identified as having potential burials of human remains and therefore suspected or known contamination caused by the burials and the Landholding Body assumes the statutory and common law

obligations with respect to the contamination including, but not limited to, obligations under the *Contaminated Sites Act 2003* (WA).

3. PIN 571610 - UCL

In respect of unsurveyed UCL PIN 571610, meaning all those lands and waters commencing at the southeastern corner of Lot 250 as shown on Deposited Plan 156168, and extending northeasterly along the southeastern boundary of that lot to the southern side of Railway St; then southeasterly along the southern side of that road to its intersection with Yandanooka North–East Road; then generally southeasterly along the southern side of that road to its intersection with the northern side of a railway reserve present in the townsite of Yandanooka; then generally northwesterly along the northern side of that railway reserve back to the commencement point, and shown on Map 32 at Part B of Annexure A of Schedule 8 (Land), the Land is offered to the Landholding Body for Reserve Allocation subject to:

- (a) the following Pre-Conditions to Allocation:
 - (i) the parties acknowledging and agreeing that the Land will be set aside as a reserve for the purpose of “Yamatji Social, Cultural and/or Economic Purposes”, or such other purpose as agreed between the State and the Landholding Body, pursuant to section 41 of the LA Act;
 - (ii) a survey being undertaken for the purpose of creating a deposited plan and Certificate of Crown Land Title; and
 - (iii) a survey being undertaken for the purposes of subdividing the Land to excise that portion that forms part of the Yandanooka North-East road alignment to allow for the inclusion of that portion into the Yandanooka North-East road reserve; and
 - (b) the following Special Conditions to Allocation:
 - (i) the Land being Option Land for the purposes of clause 9 of the YLE Strategy; and
 - (ii) the Landholding Body having the power to lease or licence for a maximum term of 42 years.
-

4. PIN 571613 - UCL

In respect of unsurveyed UCL PIN 571613 meaning, all those lands and waters commencing at the northwestern corner of Lot 249 as shown on Deposited Plan 156168 and extending southwesterly to its southwestern corner; then northwesterly along the prolongation northwesterly of the south western boundary of that lot to its intersection with the eastern boundary of Bath Street, a point present on the northeastern boundary of Midland Railway; then northeasterly along the eastern boundary of that road to the prolongation northwesterly of the northern boundary of Lot 249; then southeasterly along that prolongation back to the commencement point, and shown on Map 16 at Part B of Annexure A of Schedule 8 (Land), the Land is offered to the Landholding Body for Reserve Allocation subject to:

- (a) the following Pre-Conditions to Allocation:
 - (i) the parties acknowledging and agreeing that the Land will be set aside as a reserve for the purpose of “Yamatji Social, Cultural and/or

Economic Purposes”, or such other purpose as agreed between the State and the Landholding Body, pursuant to section 41 of the LA Act;

- (ii) a survey being undertaken for the purpose of creating a deposited plan and Certificate of Crown Land Title; and
- (b) the following Special Conditions to Allocation:
 - (i) the Land being Option Land for the purposes of clause 9 of the YLE Strategy;
 - (ii) the Landholding Body having the power to lease or licence for a maximum term of 42 years; and
 - (iii) the Landholding Body acknowledging the existing Telstra infrastructure on the Land, pursuant to the *Telecommunications Act 1997* (Cth), and Telstra’s statutory right to access its infrastructure for activities including, but not limited to, maintenance and asset replacement from time to time.

5. PIN 571614 - UCL

In respect of UCL Lot 201 (PIN 571614) on Deposited Plan 202207 being the whole of the land described in Qualified Certificate of Crown Land Title Volume 3011 Folio 144 and shown on Map 16 at Part B of Annexure A of Schedule 8 (Land), the Land is offered to the Landholding Body for Reserve Allocation subject to:

- (a) the following Pre-Conditions to Allocation:
 - (i) the parties acknowledging and agreeing that the Land will be set aside as a reserve for the purpose of “Yamatji Social, Cultural and/or Economic Purposes”, or such other purpose as agreed between the State and the Landholding Body, pursuant to section 41 of the LA Act;
 - (ii) if required, an amalgamation under the LA Act of the Land with the adjacent land being PINs 571615, 571616, 571617, 571618, 571619, 571620, 571621, 571626, 571627, 571628, 571629, 571630, 571631, 571632, 571633, 571634, 571647, 571653, 571654, 571635, 571636, 571637, 571646, 571648, 571649, 571655, 571656, 571657, 571658, 571659, 571660, 11468257 and 11468259; and
- (b) the following Special Conditions to Allocation:
 - (i) the Land being Option Land for the purposes of clause 9 of the YLE Strategy; and
 - (ii) the Landholding Body having the power to lease or licence for a maximum term of 42 years.

6. PIN 571615 - UCL

In respect of UCL Lot 202 (PIN 571615) on Deposited Plan 202207 being the whole of the land described in qualified Certificate of Crown Land Title Volume 3011 Folio 145 and shown on Map 16 at Part B of Annexure A of Schedule 8 (Land), the Land is offered to the Landholding Body for Reserve Allocation subject to:

- (a) the following Pre-Conditions to Allocation:
- (i) the parties acknowledging and agreeing that the Land will be set aside as a reserve for the purpose of “Yamatji Social, Cultural and/or Economic Purposes”, or such other purpose as agreed between the State and the Landholding Body, pursuant to section 41 of the LA Act;
 - (ii) if required, an amalgamation under the LA Act of the Land with the adjacent land being PINs 571614, 571616, 571617, 571618, 571619, 571620, 571621, 571626, 571627, 571628, 571629, 571630, 571631, 571632, 571633, 571634, 571647, 571653, 571654, 571635, 571636, 571637, 571646, 571648, 571649, 571655, 571656, 571657, 571658, 571659, 571660, 11468257 and 11468259; and
- (b) the following Special Conditions to Allocation:
- (i) the Land being Option Land for the purposes of clause 9 of the YLE Strategy; and
 - (ii) the Landholding Body having the power to lease or licence for a maximum term of 42 years.

7. PINS 571616, 571617, 571634, 571647, 571653, 571654 - RESERVE 17351

In respect of Reserve 17351 being Lot 208 (PIN 571616) on Deposited Plan 202207 being the whole of the land described in Qualified Certificate of Crown Land Title Volume 3011 Folio 164, Lot 207 (PIN 571617) on Deposited Plan 202207 being the whole of the land described in Qualified Certificate of Crown Land Title Volume 3011 Folio 163, Lot 235 (PIN 571634) on Deposited Plan 202207 being the whole of the land described in Qualified Certificate of Crown Land Title Volume 3011 Folio 167, Lot 243 (PIN 571647) on Deposited Plan 202207 being the whole of the land described in Qualified Certificate of Crown Land Title Volume 3011 Folio 168, Lot 214 (PIN 571653) on Deposited Plan 202207 being the whole of the land described in Qualified Certificate of Crown Land Title Volume 3011 Folio 166, Lot 213 (PIN 571654) on Deposited Plan 202207 being the whole of the land described in Qualified Certificate of Crown Land Title Volume 3011 Folio 165, and shown on Maps 16 and 33 at Part B of Annexure A of Schedule 8 (Land), the Land is offered to the Landholding Body for Reserve Allocation subject to:

- (a) the following Pre-Conditions to Allocation:
- (i) the parties acknowledging and agreeing that the Land will be set aside as a reserve for the purpose of “Yamatji Social, Cultural and/or Economic Purposes”, or such other purpose as agreed between the State and the Landholding Body, pursuant to section 41 of the LA Act;
 - (ii) if required, an amalgamation under the LA Act of the Land with the adjacent land being PINs 5716154, 571615, 571618, 571619, 571620, 571621, 571626, 571627, 571628, 571629, 571630, 571631, 571632, 571633, 571635, 571636, 571637, 571646, 571648, 571649, 571655, 571656, 571657, 571658, 571659, 571660, 11468257 and 11468259; and

- (b) the following Special Conditions to Allocation:
 - (i) the Land being Option Land for the purposes of clause 9 of the YLE Strategy; and
 - (ii) the Landholding Body having the power to lease or licence for a maximum term of 42 years.

8. PIN 571618 - UCL

In respect of UCL Lot 260 (PIN 571618) on Deposited Plan 202207 being the whole of the land described in Qualified Certificate of Crown Land Title Volume 3011 Folio 170 and shown on Map 33 at Part B of Annexure A of Schedule 8 (Land), the Land is offered to the Landholding Body for Reserve Allocation subject to:

- (a) the following Pre-Conditions to Allocation:
 - (i) the parties acknowledging and agreeing that the Land will be set aside as a reserve for the purpose of “Yamatji Social, Cultural and/or Economic Purposes”, or such other purpose as agreed between the State and the Landholding Body, pursuant to section 41 of the LA Act;
 - (ii) if required, an amalgamation under the LA Act of the Land with the adjacent land being PINs 571615, 571616, 571617, 571614, 571619, 571620, 571621, 571626, 571627, 571628, 571629, 571630, 571631, 571632, 571633, 571634, 571647, 571653, 571654, 571635, 571636, 571637, 571646, 571648, 571649, 571655, 571656, 571657, 571658, 571659, 571660, 11468257 and 11468259; and
- (b) the following Special Conditions to Allocation:
 - (i) the Land being Option Land for the purposes of clause 9 of the YLE Strategy; and
 - (ii) the Landholding Body having the power to lease or licence for a maximum term of 42 years.

9. PIN 571619 - UCL

In respect of UCL Lot 261 (PIN 571619) on Deposited Plan 202207 being the whole of the land described in Qualified Certificate of Crown Land Title Volume 3011 Folio 173 and shown on Map 33 at Part B of Annexure A of Schedule 8 (Land), the Land is offered to the Landholding Body for Reserve Allocation subject to:

- (a) the following Pre-Conditions to Allocation:
 - (i) the parties acknowledging and agreeing that the Land will be set aside as a reserve for the purpose of “Yamatji Social, Cultural and/or Economic Purposes”, or such other purpose as agreed between the State and the Landholding Body, pursuant to section 41 of the LA Act;
 - (ii) if required, an amalgamation under the LA Act of the Land with the adjacent land being PINs 571615, 571616, 571617, 571618, 571614, 571620, 571621, 571626, 571627, 571628, 571629, 571630, 571631, 571632, 571633, 571634, 571647, 571653,

571654, 571635, 571636, 571637, 571646, 571648, 571649, 571655, 571656, 571657, 571658, 571659, 571660, 11468257 and 11468259; and

- (b) the following Special Conditions to Allocation:
 - (i) the Land being Option Land for the purposes of clause 9 of the YLE Strategy; and
 - (ii) the Landholding Body having the power to lease or licence for a maximum term of 42 years.

10. PIN 571620 - UCL

In respect of UCL Lot 216 (PIN 571620) on Deposited Plan 202207 being the whole of the land described in Qualified Certificate of Crown Land Title Volume 3011 Folio 152 and shown on Map 33 at Part B of Annexure A of Schedule 8 (Land), the Land is offered to the Landholding Body for Reserve Allocation subject to:

- (a) the following Pre-Conditions to Allocation:
 - (i) the parties acknowledging and agreeing that the Land will be set aside as a reserve for the purpose of “Yamatji Social, Cultural and/or Economic Purposes”, or such other purpose as agreed between the State and the Landholding Body, pursuant to section 41 of the LA Act;
 - (ii) if required, an amalgamation under the LA Act of the Land with the adjacent land being PINs 571615, 571616, 571617, 571618, 571619, 571614, 571621, 571626, 571627, 571628, 571629, 571630, 571631, 571632, 571633, 571634, 571647, 571653, 571654, 571635, 571636, 571637, 571646, 571648, 571649, 571655, 571656, 571657, 571658, 571659, 571660, 11468257 and 11468259; and
- (b) the following Special Conditions to Allocation:
 - (i) the Land being Option Land for the purposes of clause 9 of the YLE Strategy; and
 - (ii) the Landholding Body having the power to lease or licence for a maximum term of 42 years.

11. PIN 571621 - UCL

In respect of UCL Lot 215 (PIN 571621) on Deposited Plan 202207 being the whole of the land described in Qualified Certificate of Crown Land Title Volume 3011 Folio 151 and shown on Map 33 at Part B of Annexure A of Schedule 8 (Land), the Land is offered to the Landholding Body for Reserve Allocation subject to:

- (a) the following Pre-Conditions to Allocation:
 - (i) the parties acknowledging and agreeing that the Land will be set aside as a reserve for the purpose of “Yamatji Social, Cultural and/or Economic Purposes”, or such other purpose as agreed between the State and the Landholding Body, pursuant to section 41 of the LA Act;

- (ii) if required, an amalgamation under the LA Act of the Land with the adjacent land being PINs 571615, 571616, 571617, 571618, 571619, 571620, 571614, 571626, 571627, 571628, 571629, 571630, 571631, 571632, 571633, 571634, 571647, 571653, 571654, 571635, 571636, 571637, 571646, 571648, 571649, 571655, 571656, 571657, 571658, 571659, 571660, 11468257 and 11468259; and
- (b) the following Special Conditions to Allocation:
 - (i) the Land being Option Land for the purposes of clause 9 of the YLE Strategy; and
 - (ii) the Landholding Body having the power to lease or licence for a maximum term of 42 years.

12. PIN 571626 - UCL

In respect of UCL Lot 247 (PIN 571626) on Deposited Plan 202207 being the whole of the land described in Qualified Certificate of Crown Land Title Volume 3011 Folio 162 and shown on Map 16 at Part B of Annexure A of Schedule 8 (Land), the Land is offered to the Landholding Body for Reserve Allocation subject to:

- (a) the following Pre-Conditions to Allocation:
 - (i) the parties acknowledging and agreeing that the Land will be set aside as a reserve for the purpose of “Yamatji Social, Cultural and/or Economic Purposes”, or such other purpose as agreed between the State and the Landholding Body, pursuant to section 41 of the LA Act;
 - (ii) if required, an amalgamation under the LA Act of the Land with the adjacent land being PINs 571615, 571616, 571617, 571618, 571619, 571620, 571621, 571614, 571627, 571628, 571629, 571630, 571631, 571632, 571633, 571634, 571647, 571653, 571654, 571635, 571636, 571637, 571646, 571648, 571649, 571655, 571656, 571657, 571658, 571659, 571660, 11468257 and 11468259; and
- (b) the following Special Conditions to Allocation:
 - (i) the Land being Option Land for the purposes of clause 9 of the YLE Strategy; and
 - (ii) the Landholding Body having the power to lease or licence for a maximum term of 42 years.

13. PIN 571627 - UCL

In respect of UCL Lot 246 (PIN 571627) on Deposited Plan 202207 being the whole of the land described in Qualified Certificate of Crown Land Title Volume 3011 Folio 161 and shown on Map 16 at Part B of Annexure A of Schedule 8 (Land), the Land is offered to the Landholding Body for Reserve Allocation subject to:

- (a) the following Pre-Conditions to Allocation:
 - (i) the parties acknowledging and agreeing that the Land will be set aside as a reserve for the purpose of “Yamatji Social, Cultural and/or

Economic Purposes”, or such other purpose as agreed between the State and the Landholding Body, pursuant to section 41 of the LA Act;

- (ii) if required, an amalgamation under the LA Act of the Land with the adjacent land being PINs 571615, 571616, 571617, 571618, 571619, 571620, 571621, 571626, 571614, 571628, 571629, 571630, 571631, 571632, 571633, 571634, 571647, 571653, 571654, 571635, 571636, 571637, 571646, 571648, 571649, 571655, 571656, 571657, 571658, 571659, 571660, 11468257 and 11468259; and
- (b) the following Special Conditions to Allocation:
 - (i) the Land being Option Land for the purposes of clause 9 of the YLE Strategy; and
 - (ii) the Landholding Body having the power to lease or licence for a maximum term of 42 years.

14. PIN 571628 - UCL

In respect of UCL Lot 240 (PIN 571628) on Deposited Plan 202207 being the whole of the land described in Qualified Certificate of Crown Land Title Volume 3011 Folio 156 and shown on Map 16 at Part B of Annexure A of Schedule 8 (Land), the Land is offered to the Landholding Body for Reserve Allocation subject to:

- (a) the following Pre-Conditions to Allocation:
 - (i) the parties acknowledging and agreeing that the Land will be set aside as a reserve for the purpose of “Yamatji Social, Cultural and/or Economic Purposes”, or such other purpose as agreed between the State and the Landholding Body, pursuant to section 41 of the LA Act;
 - (ii) if required, an amalgamation under the LA Act of the Land with the adjacent land being PINs 571615, 571616, 571617, 571618, 571619, 571620, 571621, 571626, 571627, 571614, 571629, 571630, 571631, 571632, 571633, 571634, 571647, 571653, 571654, 571635, 571636, 571637, 571646, 571648, 571649, 571655, 571656, 571657, 571658, 571659, 571660, 11468257 and 11468259; and
- (b) the following Special Conditions to Allocation:
 - (i) the Land being Option Land for the purposes of clause 9 of the YLE Strategy; and
 - (ii) the Landholding Body having the power to lease or licence for a maximum term of 42 years.

15. PIN 571629 - UCL

In respect of UCL Lot 241 (PIN 571629) on Deposited Plan 202207 being the whole of the land described in Qualified Certificate of Crown Land Title Volume 3011 Folio 157 and shown on Map 16 at Part B of Annexure A of Schedule 8 (Land), the Land is offered to the Landholding Body for Reserve Allocation subject to:

- (a) the following Pre-Conditions to Allocation:
 - (i) the parties acknowledging and agreeing that the Land will be set aside as a reserve for the purpose of “Yamatji Social, Cultural and/or Economic Purposes”, or such other purpose as agreed between the State and the Landholding Body, pursuant to section 41 of the LA Act;
 - (ii) if required, an amalgamation under the LA Act of the Land with the adjacent land being PINs 571615, 571616, 571617, 571618, 571619, 571620, 571621, 571626, 571627, 571628, 571614, 571630, 571631, 571632, 571633, 571634, 571647, 571653, 571654, 571635, 571636, 571637, 571646, 571648, 571649, 571655, 571656, 571657, 571658, 571659, 571660, 11468257 and 11468259; and
- (b) the following Special Conditions to Allocation:
 - (i) the Land being Option Land for the purposes of clause 9 of the YLE Strategy; and
 - (ii) the Landholding Body having the power to lease or licence for a maximum term of 42 years.

16. PIN 571630 - UCL

In respect of UCL Lot 266 (PIN 571630) on Deposited Plan 202207 being the whole of the land described in Qualified Certificate of Crown Land Title Volume 3011 Folio 180 and shown on Map 33 at Part B of Annexure A of Schedule 8 (Land), the Land is offered to the Landholding Body for Reserve Allocation subject to:

- (a) the following Pre-Conditions to Allocation:
 - (i) the parties acknowledging and agreeing that the Land will be set aside as a reserve for the purpose of “Yamatji Social, Cultural and/or Economic Purposes”, or such other purpose as agreed between the State and the Landholding Body, pursuant to section 41 of the LA Act;
 - (ii) if required, an amalgamation under the LA Act of the Land with the adjacent land being PINs 571615, 571616, 571617, 571618, 571619, 571620, 571621, 571626, 571627, 571628, 571629, 571614, 571631, 571632, 571633, 571634, 571647, 571653, 571654, 571635, 571636, 571637, 571646, 571648, 571649, 571655, 571656, 571657, 571658, 571659, 571660, 11468257 and 11468259; and
- (b) the following Special Conditions to Allocation:
 - (i) the Land being Option Land for the purposes of clause 9 of the YLE Strategy; and
 - (ii) the Landholding Body having the power to lease or licence for a maximum term of 42 years.

17. PIN 571631 - UCL

In respect of UCL Lot 265 (PIN 571631) on Deposited Plan 202207 being the whole of the land described in Qualified Certificate of Crown Land Title Volume 3011 Folio 179 and shown on Map 33 at Part B of Annexure A of Schedule 8 (Land), the Land is offered to the Landholding Body for Reserve Allocation subject to:

- (a) the following Pre-Conditions to Allocation:
 - (i) the parties acknowledging and agreeing that the Land will be set aside as a reserve for the purpose of “Yamatji Social, Cultural and/or Economic Purposes”, or such other purpose as agreed between the State and the Landholding Body, pursuant to section 41 of the LA Act;
 - (ii) if required, an amalgamation under the LA Act of the Land with the adjacent land being PINs 571615, 571616, 571617, 571618, 571619, 571620, 571621, 571626, 571627, 571628, 571629, 571630, 571614, 571632, 571633, 571634, 571647, 571653, 571654, 571635, 571636, 571637, 571646, 571648, 571649, 571655, 571656, 571657, 571658, 571659, 571660, 11468257 and 11468259; and
- (b) the following Special Conditions to Allocation:
 - (i) the Land being Option Land for the purposes of clause 9 of the YLE Strategy; and
 - (ii) the Landholding Body having the power to lease or licence for a maximum term of 42 years.

18. PIN 571632 - UCL

In respect of UCL Lot 264 (PIN 571632) on Deposited Plan 202207 being the whole of the land described in Qualified Certificate of Crown Land Title Volume 3011 Folio 178 and shown on Map 33 at Part B of Annexure A of Schedule 8 (Land), the Land is offered to the Landholding Body for Reserve Allocation subject to:

- (a) the following Pre-Conditions to Allocation:
 - (i) the parties acknowledging and agreeing that the Land will be set aside as a reserve for the purpose of “Yamatji Social, Cultural and/or Economic Purposes”, or such other purpose as agreed between the State and the Landholding Body, pursuant to section 41 of the LA Act;
 - (ii) if required, an amalgamation under the LA Act of the Land with the adjacent land being PINs 571615, 571616, 571617, 571618, 571619, 571620, 571621, 571626, 571627, 571628, 571629, 571630, 571631, 571614, 571633, 571634, 571647, 571653, 571654, 571635, 571636, 571637, 571646, 571648, 571649, 571655, 571656, 571657, 571658, 571659, 571660, 11468257 and 11468259; and
- (b) the following Special Conditions to Allocation:
 - (i) the Land being Option Land for the purposes of clause 9 of the YLE Strategy; and

- (ii) the Landholding Body having the power to lease or licence for a maximum term of 42 years.

19. PIN 571633 - UCL

In respect of UCL Lot 263 (PIN 571633) on Deposited Plan 202207 being the whole of the land described in Qualified Certificate of Crown Land Title Volume 3011 Folio 177 and shown on Map 33 at Part B of Annexure A of Schedule 8 (Land), the Land is offered to the Landholding Body for Reserve Allocation subject to:

- (a) the following Pre-Conditions to Allocation:
 - (i) the parties acknowledging and agreeing that the Land will be set aside as a reserve for the purpose of “Yamatji Social, Cultural and/or Economic Purposes”, or such other purpose as agreed between the State and the Landholding Body, pursuant to section 41 of the LA Act;
 - (ii) if required, an amalgamation under the LA Act of the Land with the adjacent land being PINs 571615, 571616, 571617, 571618, 571619, 571620, 571621, 571626, 571627, 571628, 571629, 571630, 571631, 571632, 571614, 571634, 571647, 571653, 571654, 571635, 571636, 571637, 571646, 571648, 571649, 571655, 571656, 571657, 571658, 571659, 571660, 11468257 and 11468259; and
- (b) the following Special Conditions to Allocation:
 - (i) the Land being Option Land for the purposes of clause 9 of the YLE Strategy; and
 - (ii) the Landholding Body having the power to lease or licence for a maximum term of 42 years.

20. PIN 571635 - UCL

In respect of UCL Lot 264 (PIN 571635) on Deposited Plan 202207 being the whole of the land described in Qualified Certificate of Crown Land Title Volume 3011 Folio 155 and shown on Map 33 at Part B of Annexure A of Schedule 8 (Land), the Land is offered to the Landholding Body for Reserve Allocation subject to:

- (a) the following Pre-Conditions to Allocation:
 - (i) the parties acknowledging and agreeing that the Land will be set aside as a reserve for the purpose of “Yamatji Social, Cultural and/or Economic Purposes”, or such other purpose as agreed between the State and the Landholding Body, pursuant to section 41 of the LA Act;
 - (ii) if required, an amalgamation under the LA Act of the Land with the adjacent land being PINs 571615, 571616, 571617, 571618, 571619, 571620, 571621, 571626, 571627, 571628, 571629, 571630, 571631, 571632, 571633, 571634, 571647, 571653, 571654, 571635, 571636, 571637, 571646, 571648, 571649, 571655, 571656, 571657, 571658, 571659, 571660, 11468257 and 11468259; and
- (b) the following Special Conditions to Allocation:

- (i) the Land being Option Land for the purposes of clause 9 of the YLE Strategy; and
- (ii) the Landholding Body having the power to lease or licence for a maximum term of 42 years.

21. PIN 571636 - UCL

In respect of UCL Lot 233 (PIN 571636) on Deposited Plan 202207 being the whole of the land described in Qualified Certificate of Crown Land Title Volume 3011 Folio 154 and shown on Map 33 at Part B of Annexure A of Schedule 8 (Land), the Land is offered to the Landholding Body for Reserve Allocation subject to:

- (a) the following Pre-Conditions to Allocation:
 - (i) the parties acknowledging and agreeing that the Land will be set aside as a reserve for the purpose of “Yamatji Social, Cultural and/or Economic Purposes”, or such other purpose as agreed between the State and the Landholding Body, pursuant to section 41 of the LA Act;
 - (ii) if required, an amalgamation under the LA Act of the Land with the adjacent land being PINs 571615, 571616, 571617, 571618, 571619, 571620, 571621, 571626, 571627, 571628, 571629, 571630, 571631, 571632, 571633, 571634, 571647, 571653, 571654, 571635, 571614, 571637, 571646, 571648, 571649, 571655, 571656, 571657, 571658, 571659, 571660, 11468257 and 11468259; and
- (b) the following Special Conditions to Allocation:
 - (i) the Land being Option Land for the purposes of clause 9 of the YLE Strategy; and
 - (ii) the Landholding Body having the power to lease or licence for a maximum term of 42 years.

22. PIN 571637 - UCL

In respect of UCL Lot 232 (PIN 571637) on Deposited Plan 202207 being the whole of the land described in Qualified Certificate of Crown Land Title Volume 3011 Folio 153 and shown on Map 33 at Part B of Annexure A of Schedule 8 (Land), the Land is offered to the Landholding Body for Reserve Allocation subject to:

- (a) the following Pre-Conditions to Allocation:
 - (i) the parties acknowledging and agreeing that the Land will be set aside as a reserve for the purpose of “Yamatji Social, Cultural and/or Economic Purposes”, or such other purpose as agreed between the State and the Landholding Body, pursuant to section 41 of the LA Act;
 - (ii) if required, an amalgamation under the LA Act of the Land with the adjacent land being PINs 571615, 571616, 571617, 571618, 571619, 571620, 571621, 571626, 571627, 571628, 571629, 571630, 571631, 571632, 571633, 571634, 571647, 571653, 571654, 571635, 571636, 571614, 571646, 571648, 571649,

571655, 571656, 571657, 571658, 571659, 571660, 11468257 and 11468259; and

- (b) the following Special Conditions to Allocation:
- (i) the Land being Option Land for the purposes of clause 9 of the YLE Strategy; and
 - (ii) the Landholding Body having the power to lease or licence for a maximum term of 42 years.

23. PIN 571646 - UCL

In respect of UCL Lot 242 (PIN 571646) on Deposited Plan 202207 being the whole of the land described in Qualified Certificate of Crown Land Title Volume 3011 Folio 158 and shown on Map 16 at Part B of Annexure A of Schedule 8 (Land), the Land is offered to the Landholding Body for Reserve Allocation subject to:

- (a) the following Pre-Conditions to Allocation:
- (i) the parties acknowledging and agreeing that the Land will be set aside as a reserve for the purpose of “Yamatji Social, Cultural and/or Economic Purposes”, or such other purpose as agreed between the State and the Landholding Body, pursuant to section 41 of the LA Act;
 - (ii) if required, an amalgamation under the LA Act of the Land with the adjacent land being PINs 571615, 571616, 571617, 571618, 571619, 571620, 571621, 571626, 571627, 571628, 571629, 571630, 571631, 571632, 571633, 571634, 571647, 571653, 571654, 571635, 571636, 571637, 571614, 571648, 571649, 571655, 571656, 571657, 571658, 571659, 571660, 11468257 and 11468259; and
- (b) the following Special Conditions to Allocation:
- (i) the Land being Option Land for the purposes of clause 9 of the YLE Strategy; and
 - (ii) the Landholding Body having the power to lease or licence for a maximum term of 42 years.

24. PIN 571648 - UCL

In respect of UCL Lot 244 (PIN 571648) on Deposited Plan 202207 being the whole of the land described in Qualified Certificate of Crown Land Title Volume 3011 Folio 159 and shown on Map 16 at Part B of Annexure A of Schedule 8 (Land), the Land is offered to the Landholding Body for Reserve Allocation subject to:

- (a) the following Pre-Conditions to Allocation:
- (i) the parties acknowledging and agreeing that the Land will be set aside as a reserve for the purpose of “Yamatji Social, Cultural and/or Economic Purposes”, or such other purpose as agreed between the State and the Landholding Body, pursuant to section 41 of the LA Act;
 - (ii) if required, an amalgamation under the LA Act of the Land with the adjacent land being PINs 571615, 571616, 571617, 571618,

571619, 571620, 571621, 571626, 571627, 571628, 571629, 571630, 571631, 571632, 571633, 571634, 571647, 571653, 571654, 571635, 571636, 571637, 571646, 571614, 571649, 571655, 571656, 571657, 571658, 571659, 571660, 11468257 and 11468259; and

- (b) the following Special Conditions to Allocation:
- (i) the Land being Option Land for the purposes of clause 9 of the YLE Strategy; and
 - (ii) the Landholding Body having the power to lease or licence for a maximum term of 42 years.

25. PIN 571649 - UCL

In respect of UCL Lot 245 (PIN 571649) on Deposited Plan 202207 being the whole of the land described in Qualified Certificate of Crown Land Title Volume 3011 Folio 160 and shown on Map 16 at Part B of Annexure A of Schedule 8 (Land), the Land is offered to the Landholding Body for Reserve Allocation subject to:

- (a) the following Pre-Conditions to Allocation:
- (i) the parties acknowledging and agreeing that the Land will be set aside as a reserve for the purpose of “Yamatji Social, Cultural and/or Economic Purposes”, or such other purpose as agreed between the State and the Landholding Body, pursuant to section 41 of the LA Act;
 - (ii) if required, an amalgamation under the LA Act of the Land with the adjacent land being PINs 571615, 571616, 571617, 571618, 571619, 571620, 571621, 571626, 571627, 571628, 571629, 571630, 571631, 571632, 571633, 571634, 571647, 571653, 571654, 571635, 571636, 571637, 571646, 571648, 571614, 571655, 571656, 571657, 571658, 571659, 571660, 11468257 and 11468259; and
- (b) the following Special Conditions to Allocation:
- (i) the Land being Option Land for the purposes of clause 9 of the YLE Strategy; and
 - (ii) the Landholding Body having the power to lease or licence for a maximum term of 42 years.

26. PIN 571655 - UCL

In respect of UCL Lot 212 (PIN 571655) on Deposited Plan 202207 being the whole of the land described in Qualified Certificate of Crown Land Title Volume 3011 Folio 150 and shown on Map 33 at Part B of Annexure A of Schedule 8 (Land), the Land is offered to the Landholding Body for Reserve Allocation subject to:

- (a) the following Pre-Conditions to Allocation:
- (i) the parties acknowledging and agreeing that the Land will be set aside as a reserve for the purpose of “Yamatji Social, Cultural and/or Economic Purposes”, or such other purpose as agreed between the

State and the Landholding Body, pursuant to section 41 of the LA Act;

- (ii) if required, an amalgamation under the LA Act of the Land with the adjacent land being PINs 571615, 571616, 571617, 571618, 571619, 571620, 571621, 571626, 571627, 571628, 571629, 571630, 571631, 571632, 571633, 571634, 571647, 571653, 571654, 571635, 571636, 571637, 571646, 571648, 571649, 571614, 571656, 571657, 571658, 571659, 571660, 11468257 and 11468259; and
- (b) the following Special Conditions to Allocation:
 - (i) the Land being Option Land for the purposes of clause 9 of the YLE Strategy; and
 - (ii) the Landholding Body having the power to lease or licence for a maximum term of 42 years.

27. PIN 571656 - UCL

In respect of UCL Lot 262 (PIN 571656) on Deposited Plan 202207 being the whole of the land described in Qualified Certificate of Crown Land Title Volume 3011 Folio 176 and shown on Map 33 at Part B of Annexure A of Schedule 8 (Land), the Land is offered to the Landholding Body for Reserve Allocation subject to:

- (a) the following Pre-Conditions to Allocation:
 - (i) the parties acknowledging and agreeing that the Land will be set aside as a reserve for the purpose of “Yamatji Social, Cultural and/or Economic Purposes”, or such other purpose as agreed between the State and the Landholding Body, pursuant to section 41 of the LA Act;
 - (ii) if required, an amalgamation under the LA Act of the Land with the adjacent land being PINs 571615, 571616, 571617, 571618, 571619, 571620, 571621, 571626, 571627, 571628, 571629, 571630, 571631, 571632, 571633, 571634, 571647, 571653, 571654, 571635, 571636, 571637, 571646, 571648, 571649, 571655, 571614, 571657, 571658, 571659, 571660, 11468257 and 11468259; and
- (b) the following Special Conditions to Allocation:
 - (i) the Land being Option Land for the purposes of clause 9 of the YLE Strategy; and
 - (ii) the Landholding Body having the power to lease or licence for a maximum term of 42 years.

28. PIN 571657 - UCL

In respect of UCL Lot 206 (PIN 571657) on Deposited Plan 202207 being the whole of the land described in Qualified Certificate of Crown Land Title Volume 3011 Folio 149 and shown on Map 16 at Part B of Annexure A of Schedule 8 (Land), the Land is offered to the Landholding Body for Reserve Allocation subject to:

- (a) the following Pre-Conditions to Allocation:

- (i) the parties acknowledging and agreeing that the Land will be set aside as a reserve for the purpose of “Yamatji Social, Cultural and/or Economic Purposes”, or such other purpose as agreed between the State and the Landholding Body, pursuant to section 41 of the LA Act;
 - (ii) if required, an amalgamation under the LA Act of the Land with the adjacent land being PINs 571615, 571616, 571617, 571618, 571619, 571620, 571621, 571626, 571627, 571628, 571629, 571630, 571631, 571632, 571633, 571634, 571647, 571653, 571654, 571635, 571636, 571637, 571646, 571648, 571649, 571655, 571656, 571614, 571658, 571659, 571660, 11468257 and 11468259; and
- (b) the following Special Conditions to Allocation:
- (i) the Land being Option Land for the purposes of clause 9 of the YLE Strategy; and
 - (ii) the Landholding Body having the power to lease or licence for a maximum term of 42 years.

29. PIN 571658 - UCL

In respect of UCL Lot 205 (PIN 571658) on Deposited Plan 202207 being the whole of the land described in Qualified Certificate of Crown Land Title Volume 3011 Folio 148 and shown on Map 16 at Part B of Annexure A of Schedule 8 (Land), the Land is offered to the Landholding Body for Reserve Allocation subject to:

- (a) the following Pre-Conditions to Allocation:
- (i) the parties acknowledging and agreeing that the Land will be set aside as a reserve for the purpose of “Yamatji Social, Cultural and/or Economic Purposes”, or such other purpose as agreed between the State and the Landholding Body, pursuant to section 41 of the LA Act;
 - (ii) if required, an amalgamation under the LA Act of the Land with the adjacent land being PINs 571615, 571616, 571617, 571618, 571619, 571620, 571621, 571626, 571627, 571628, 571629, 571630, 571631, 571632, 571633, 571634, 571647, 571653, 571654, 571635, 571636, 571637, 571646, 571648, 571649, 571655, 571656, 571657, 571614, 571659, 571660, 11468257 and 11468259; and
- (b) the following Special Conditions to Allocation:
- (i) the Land being Option Land for the purposes of clause 9 of the YLE Strategy; and
 - (ii) the Landholding Body having the power to lease or licence for a maximum term of 42 years.

30. PIN 571659 - UCL

In respect of UCL Lot 204 (PIN 571659) on Deposited Plan 202207 being the whole of the land described in Qualified Certificate of Crown Land Title Volume 3011 Folio

147 and shown on Map 16 at Part B of Annexure A of Schedule 8 (Land), the Land is offered to the Landholding Body for Reserve Allocation subject to:

- (a) the following Pre-Conditions to Allocation:
 - (i) the parties acknowledging and agreeing that the Land will be set aside as a reserve for the purpose of “Yamatji Social, Cultural and/or Economic Purposes”, or such other purpose as agreed between the State and the Landholding Body, pursuant to section 41 of the LA Act;
 - (ii) if required, an amalgamation under the LA Act of the Land with the adjacent land being PINs 571615, 571616, 571617, 571618, 571619, 571620, 571621, 571626, 571627, 571628, 571629, 571630, 571631, 571632, 571633, 571634, 571647, 571653, 571654, 571635, 571636, 571637, 571646, 571648, 571649, 571655, 571656, 571657, 571658, 571614, 571660, 11468257 and 11468259; and
- (b) the following Special Conditions to Allocation:
 - (i) the Land being Option Land for the purposes of clause 9 of the YLE Strategy; and
 - (ii) the Landholding Body having the power to lease or licence for a maximum term of 42 years.

31. PIN 571660 - UCL

In respect of UCL Lot 203 (PIN 571660) on Deposited Plan 202207 being the whole of the land described in Qualified Certificate of Crown Land Title Volume 3011 Folio 146 and shown on Map 16 at Part B of Annexure A of Schedule 8 (Land), the Land is offered to the Landholding Body for Reserve Allocation subject to:

- (a) the following Pre-Conditions to Allocation:
 - (i) the parties acknowledging and agreeing that the Land will be set aside as a reserve for the purpose of “Yamatji Social, Cultural and/or Economic Purposes”, or such other purpose as agreed between the State and the Landholding Body, pursuant to section 41 of the LA Act;
 - (ii) if required, an amalgamation under the LA Act of the Land with the adjacent land being PINs 571615, 571616, 571617, 571618, 571619, 571620, 571621, 571626, 571627, 571628, 571629, 571630, 571631, 571632, 571633, 571634, 571647, 571653, 571654, 571635, 571636, 571637, 571646, 571648, 571649, 571655, 571656, 571657, 571658, 571659, 571614, 11468257 and 11468259; and
- (b) the following Special Conditions to Allocation:
 - (i) the Land being Option Land for the purposes of clause 9 of the YLE Strategy; and
 - (ii) the Landholding Body having the power to lease or licence for a maximum term of 42 years.

32. PIN 571667 – UCL

In respect of unsurveyed UCL PIN 571667 meaning, all those lands and waters commencing at the intersection of the westernmost southwestern boundary of Lot 267 as shown on Deposited Plan 194057 (Reserve 21279) and the eastern boundary of Bath Street, and extending southeasterly along the westernmost southwestern boundary of Lot 267 to the western boundary of Emanuel Street; then southwesterly along the western boundary of that road to the northern boundary of Steere Street; then northwesterly along the northern boundary of that road to the eastern boundary of Bath Street; then northeasterly along the eastern boundary of that road back to the commencement point, and shown on Map 16 at Part B of Annexure A of Schedule 8 (Land), the Land is offered to the Landholding Body for Reserve Allocation subject to:

- (a) the following Pre-Conditions to Allocation:
 - (i) the parties acknowledging and agreeing that the Land will be set aside as a reserve for the purpose of “Yamatji Social, Cultural and/or Economic Purposes”, or such other purpose as agreed between the State and the Landholding Body, pursuant to section 41 of the LA Act;
 - (ii) a survey being undertaken for the purpose of creating a deposited plan and Certificate of Crown Land Title; and
- (b) the following Special Conditions to Allocation:
 - (i) the Land being Option Land for the purposes of clause 9 of the YLE Strategy; and
 - (ii) the Landholding Body having the power to lease or licence for a maximum term of 42 years.

33. PIN 571674 - UCL

In respect of unsurveyed UCL PIN 571674 meaning all, those lands and waters commencing at the intersection of the westernmost southwestern boundary of Lot 267 as shown on Deposited Plan 194057 (Reserve 21279) and the eastern boundary of Scaddan Street, and extending southeasterly along the westernmost southwestern boundary of Lot 267 to an intersection with the northwestern corner of Whitefield Street; then southwesterly along the western boundary of that road to the northern boundary of Steere Street; then northwesterly along the northern boundary of that road to the eastern boundary of Scaddan Street; then northeasterly along the eastern boundary of that road back to the commencement point, and shown on Map 32 at Part B of Annexure A of Schedule 8 (Land), the Land is offered to the Landholding Body for Reserve Allocation subject to:

- (a) the following Pre-Conditions to Allocation:
 - (i) the parties acknowledging and agreeing that the Land will be set aside as a reserve for the purpose of “Yamatji Social, Cultural and/or Economic Purposes”, or such other purpose as agreed between the State and the Landholding Body, pursuant to section 41 of the LA Act;

- (ii) a survey being undertaken for the purpose of creating a deposited plan and Certificate of Crown Land Title; and
- (b) the following Special Conditions to Allocation:
 - (i) the Land being Option Land for the purposes of clause 9 of the YLE Strategy; and
 - (ii) the Landholding Body having the power to lease or licence for a maximum term of 42 years.

34. PIN 571677 - UCL

In respect of UCL Lot 258 (PIN 571677) on Deposited Plan 184465 being the whole of the land described in Qualified Certificate of Crown Land Title Volume 3010 Folio 984 and shown on Map 32 at Part B of Annexure A of Schedule 8 (Land), the Land is offered to the Landholding Body for Reserve Allocation subject to:

- (a) the following Pre-Conditions to Allocation:
 - (i) the parties acknowledging and agreeing that the Land will be set aside as a reserve for the purpose of “Yamatji Social, Cultural and/or Economic Purposes”, or such other purpose as agreed between the State and the Landholding Body, pursuant to section 41 of the LA Act; and
- (b) the following Special Conditions to Allocation:
 - (i) the Landholding Body acknowledging the existing Telstra infrastructure on the Land, pursuant to the *Telecommunications Act 1997* (Cth), and Telstra’s statutory right to access its infrastructure for activities including, but not limited to, maintenance and asset replacement from time to time;
 - (ii) the Land being Option Land for the purposes of clause 9 of the YLE Strategy; and
 - (iii) the Landholding Body having the power to lease or licence for a maximum term of 42 years.

35. PIN 571678 - UCL

In respect of unsurveyed UCL PIN 571678 meaning, all those lands and waters commencing at the southernmost southeastern corner of Lot 267 as shown on Deposited Plan 194057 (Reserve 21279) and extending northeasterly and southeasterly to the western boundary of Phillips Street; then generally southwesterly along the eastern boundary of that road to the prolongation southeasterly of the northern boundary of Steere Street; then northwesterly along that prolongation to the eastern boundary of Whitefield Street; then northeasterly along the eastern boundary of Whitefield Street back to the commencement point, and shown on Map 32 at Part B of Annexure A of Schedule 8 (Land), the Land is offered to the Landholding Body for Reserve Allocation subject to:

- (a) the following Pre-Conditions to Allocation:
 - (i) the parties acknowledging and agreeing that the Land will be set aside as a reserve for the purpose of “Yamatji Social, Cultural and/or Economic Purposes”, or such other purpose as agreed between the

State and the Landholding Body, pursuant to section 41 of the LA Act;

- (ii) a survey being undertaken for the purpose of creating a deposited plan and Certificate of Crown Land Title; and
- (b) the following Special Conditions to Allocation:
 - (i) the Land being Option Land for the purposes of clause 9 of the YLE Strategy; and
 - (ii) the Landholding Body having the power to lease or licence for a maximum term of 42 years.

36. PIN 575030 – RESERVE 34843

In respect of Reserve 34843 being Lot 478 (PIN 575030) on Deposited Plan 11848 being the whole of the land described in Qualified Certificate of Crown Land Title Volume 3010 Folio 489 and shown on Map 29 at Part B of Annexure A of Schedule 8 (Land), the Land is offered to the Landholding Body for Reserve Allocation subject to:

- (a) the following Pre-Conditions to Allocation:
 - (i) the parties acknowledging and agreeing that the Land will be set aside as a reserve for the purpose of “Yamatji Social, Cultural and/or Economic Purposes”, or such other purpose as agreed between the State and the Landholding Body, pursuant to section 41 of the LA Act;
 - (ii) the Landholding Body acknowledging that the Land is a section 20A reserve under the *Town Planning and Development Act 1928* (WA);
 - (iii) the Landholding Body obtaining all necessary approvals under the *Town Planning and Development Act 1928* (WA) to allow for the Allocation of the Land, the change of purpose to “Yamatji Social, Cultural and/or Economic Purposes” and the power to lease; and
- (b) the following Special Conditions to Allocation:
 - (i) the Land being Option Land for the purposes of clause 9 of the YLE Strategy;
 - (ii) the Landholding Body having the power to lease or licence for a maximum term of 42 years;
 - (iii) the Landholding Body agreeing that:
 - (A) the holder of an Affected Tenement has unfettered access to the area of the Affected Tenement within the boundaries of the Reserve, for the purpose of exercising its rights under the *Mining Act 1978* or the *Petroleum and Geothermal Energy Resources Act 1967* in relation to the Affected Tenement; and
 - (B) the conduct, activity or use undertaken by the Landholding Body on the Reserve or the care, control and management of the Reserve will not impede on the unfettered access referred to in subclause (A) above;

- (C) before the Landholding Body accesses any part of the Reserve that is subject to an Affected Tenement that is a mining lease or general purpose lease under the *Mining Act 1978*, or a production licence or pipeline licence under the *Petroleum and Geothermal Energy Resources Act 1967*, the Landholding Body must obtain the prior consent of the holder of the Affected Tenement, unless:
- (1) immediate access by the Landholding Body is required to respond to an emergency threat of damage to property or injury to person(s); or
 - (2) the Landholding Body proposes to access an area of land which intersects the townsite of Dongara, Irwin or Port Denison; and
- (D) where this special condition applies, the definition of Improvements in clause 1.1 shall read “**Improvements** mean any building, facility or structure on the Reserve, except those erected or otherwise established by an Affected Tenement Holder”.

37. PIN 575491 – RESERVE 35818

In respect of Reserve 35818 being Lot 76 (PIN 575491) on Deposited Plan 52388 being the whole of the land described in Qualified Certificate of Crown Land Title Volume 3010 Folio 776 and shown on Map 3 at Part B of Annexure A of Schedule 8 (Land), the Land is offered to the Landholding Body for Reserve Allocation subject to:

- (i) the parties acknowledging and agreeing that the Land will be set aside as a reserve for the purpose of “Yamatji Social, Cultural and/or Economic Purposes”, or such other purpose as agreed between the State and the Landholding Body, pursuant to section 41 of the LA Act;
 - (ii) the Landholding Body acknowledging that the Land is a section 20A reserve under the *Town Planning and Development Act 1928* (WA);
 - (iii) the Landholding Body obtaining all necessary approvals under the *Town Planning and Development Act 1928* (WA) to allow for the Allocation of the Land, the change of purpose to “Yamatji Social, Cultural and/or Economic Purposes” and the power to lease; and
- (b) the following Special Conditions to Allocation:
- (i) the Land being Option Land for the purposes of clause 9 of the YLE Strategy;
 - (ii) the Landholding Body having the power to lease or licence for a maximum term of 42 years;
 - (iii) the Landholding Body agreeing that:
 - (A) the holder of an Affected Tenement has unfettered access to the area of the Affected Tenement within the boundaries of the Reserve, for the purpose of exercising its rights under

- the *Mining Act 1978* or the *Petroleum and Geothermal Energy Resources Act 1967* in relation to the Affected Tenement; and
- (B) the conduct, activity or use undertaken by the Landholding Body on the Reserve or the care, control and management of the Reserve will not impede on the unfettered access referred to in subclause (A) above;
- (C) before the Landholding Body accesses any part of the Reserve that is subject to an Affected Tenement that is a mining lease or general purpose lease under the *Mining Act 1978*, or a production licence or pipeline licence under the *Petroleum and Geothermal Energy Resources Act 1967*, the Landholding Body must obtain the prior consent of the holder of the Affected Tenement, unless:
- (1) immediate access by the Landholding Body is required to respond to an emergency threat of damage to property or injury to person(s); or
 - (2) the Landholding Body proposes to access an area of land which intersects the townsite of Dongara, Irwin or Port Denison; and
- (D) where this special condition applies, the definition of Improvements in clause 1.1 shall read “**Improvements** mean any building, facility or structure on the Reserve, except those erected or otherwise established by an Affected Tenement Holder”.

38. PIN 575640 AND 575699 - RESERVE 229

In respect of Reserve 229 being Lot 11701 (PINs 575640, 575699) on Deposited Plan 246684 being the whole of the land described in Qualified Certificate of Crown Land Title Volume 3012 Folio 652 and shown on Map 26 at Part B of Annexure A of Schedule 8 (Land), the Land is offered to the Landholding Body for Reserve Allocation subject to:

- (a) the following Pre-Conditions to Allocation:
- (i) the parties acknowledging and agreeing that the Land will be set aside as a reserve for the purpose of “Yamatji Social, Cultural and/or Economic Purposes”, or such other purpose as agreed between the State and the Landholding Body, pursuant to section 41 of the LA Act;
 - (ii) the adjoining responsible agency, and any other interest holder in the adjoining land, consenting to an easement pursuant section 144 of the LA Act over the adjoining property for the purposes of granting a right of access to the Land in favour of the Landholding Body and the Minister for Lands granting the easement; and
- (b) the following Special Conditions to Allocation:
- (i) the Landholding Body having the power to lease or licence for a maximum term of 42 years;

- (ii) the Landholding Body acknowledging the existing Telstra infrastructure on the Land, pursuant to the *Telecommunications Act 1997* (Cth), and Telstra’s statutory right to access its infrastructure for activities including, but not limited to, maintenance and asset replacement from time to time;
- (iii) the Landholding Body agreeing that:
 - (A) the holder of an Affected Tenement has unfettered access to the area of the Affected Tenement within the boundaries of the Reserve, for the purpose of exercising its rights under the *Mining Act 1978* or the *Petroleum and Geothermal Energy Resources Act 1967* in relation to the Affected Tenement; and
 - (B) the conduct, activity or use undertaken by the Landholding Body on the Reserve or the care, control and management of the Reserve will not impede on the unfettered access referred to in subclause (A) above;
 - (C) before the Landholding Body accesses any part of the Reserve that is subject to an Affected Tenement that is a mining lease or general purpose lease under the *Mining Act 1978*, or a production licence or pipeline licence under the *Petroleum and Geothermal Energy Resources Act 1967*, the Landholding Body must obtain the prior consent of the holder of the Affected Tenement, unless:
 - (1) immediate access by the Landholding Body is required to respond to an emergency threat of damage to property or injury to person(s); or
 - (2) the Landholding Body proposes to access an area of land which intersects the townsite of Dongara, Irwin or Port Denison; and
 - (D) where this special condition applies, the definition of Improvements in clause 1.1 shall read “**Improvements** mean any building, facility or structure on the Reserve, except those erected or otherwise established by an Affected Tenement Holder”.

39. PIN 575766 – RESERVE 8077

In respect of Reserve 8077 being Lot 17 (PIN 575766) on Deposited Plan 113861 being the whole of the land described in Qualified Certificate of Crown Land Title Volume 3012 Folio 657 and shown on Map 27 at Part B of Annexure A of Schedule 8 (Land), the Land is offered to the Landholding Body for Reserve Allocation subject to:

- (a) the following Pre-Conditions to Allocation:
 - (i) the parties acknowledging and agreeing that the Land will be set aside as a reserve for the purpose of “Yamatji Social, Cultural and/or Economic Purposes”, or such other purpose as agreed between the

- State and the Landholding Body, pursuant to section 41 of the LA Act;
- (ii) the Responsible Agency status on the Water Corporation being removed and placed with DPLH;
 - (iii) a site inspection of the Land being carried out to determine the existence, nature and extent of a potential Encroachment and, if necessary, a survey of the Land being undertaken to excise that portion that is affected by the Encroachment from the Land to be Allocated;
 - (iv) a memorial under section 17 of the LA Act being registered against the Certificate of Crown Land Title that provides for the classification of the Land by the Commonwealth Department of Defence as being within a slight site area for the presence of Unexploded Ordnance;
 - (v) the Landholding Body agreeing to indemnify and release the Indemnified Parties against any claim or liability arising from the presence of hazards including Unexploded Ordnance; and
- (b) the following Special Conditions to Allocation:
- (i) the Landholding Body having the power to lease or licence for a maximum term of 42 years;
 - (ii) the Landholding Body acknowledging the existing Telstra infrastructure on the Land, pursuant to the *Telecommunications Act 1997* (Cth), and Telstra's statutory right to access its infrastructure for activities including, but not limited to, maintenance and asset replacement from time to time;
 - (iii) the memorial under section 17 of the LA Act remaining on the Certificate of Crown Land Title subsequent to registration providing for the classification of the Land by the Commonwealth Department of Defence as being within a slight site area for the presence of Unexploded Ordnance;
 - (iv) the Landholding Body agreeing to indemnify and release the Indemnified Parties against any claim or liability arising from the presence of hazards including Unexploded Ordnance;
 - (v) the Landholding Body agreeing that:
 - (A) the holder of an Affected Tenement has unfettered access to the area of the Affected Tenement within the boundaries of the Reserve, for the purpose of exercising its rights under the *Mining Act 1978* or the *Petroleum and Geothermal Energy Resources Act 1967* in relation to the Affected Tenement; and
 - (B) the conduct, activity or use undertaken by the Landholding Body on the Reserve or the care, control and management of the Reserve will not impede on the unfettered access referred to in subclause (A) above;

- (C) before the Landholding Body accesses any part of the Reserve that is subject to an Affected Tenement that is a mining lease or general purpose lease under the *Mining Act 1978*, or a production licence or pipeline licence under the *Petroleum and Geothermal Energy Resources Act 1967*, the Landholding Body must obtain the prior consent of the holder of the Affected Tenement, unless:
- (1) immediate access by the Landholding Body is required to respond to an emergency threat of damage to property or injury to person(s); or
 - (2) the Landholding Body proposes to access an area of land which intersects the townsite of Dongara, Irwin or Port Denison; and
- (D) where this special condition applies, the definition of Improvements in clause 1.1 shall read “**Improvements** mean any building, facility or structure on the Reserve, except those erected or otherwise established by an Affected Tenement Holder”.

40. PIN 603190 - RESERVE 24591

In respect of Reserve 24591 being Lot 1648 (PIN 603190) on Plan 6688 being the whole of the land described in Qualified Certificate of Crown Land Title Volume 3010 Folio 301 and shown on Map 18 at Part B of Annexure A of Schedule 8 (Land), the Land is offered to the Landholding Body for Reserve Allocation subject to:

- (a) the following Pre-Conditions to Allocation:
 - (i) the parties acknowledging and agreeing that the Land will be set aside as a reserve for the purpose of “Yamatji Social, Cultural and/or Economic Purposes”, or such other purpose as agreed between the State and the Landholding Body, pursuant to section 41 of the LA Act;
 - (ii) the Landholding Body acknowledging that the Land is a Class A reserve under section 42 of the LA Act and that the Allocation of the Land is subject to:
 - (A) the Minister for Lands laying the proposal to change the purpose and the classification of the Reserve before each House of Parliament; and
 - (B) the procedure in section 43 of the LA Act being followed;
 - (iii) a site inspection of the Land being carried out to determine the existence, nature and extent of a potential Encroachment and, if necessary, a survey of the Land being undertaken to excise that portion that is affected by the Encroachment from the Land to be Allocated;
 - (iv) a memorial under section 17 of the LA Act being registered against the Certificate of Crown Land Title that provides for the classification of the Land by the Commonwealth Department of

- Defence as being within a slight site area for the presence of Unexploded Ordnance;
- (v) the Landholding Body agreeing to indemnify and release the Indemnified Parties against any claim or liability arising from the presence of hazards including Unexploded Ordnance; and
- (b) the following Special Conditions to Allocation:
- (i) the Land being Option Land for the purposes of clause 9 of the YLE Strategy;
 - (ii) the Landholding Body having the power to lease or licence for a maximum term of 42 years;
 - (iii) the memorial under section 17 of the LA Act remaining on the Certificate of Crown Land Title subsequent to registration providing for the classification of the Land by the Commonwealth Department of Defence as being within a slight site area for the presence of Unexploded Ordnance; and
 - (iv) the Landholding Body agreeing to indemnify and release the Indemnified Parties against any claim or liability arising from the presence of hazards including Unexploded Ordnance.

41. PIN 607713 - UCL

In respect of UCL Lot 94 (PIN 607713) on Deposited Plan 169962 being the whole of the land described in Qualified Certificate of Crown Land Title Volume 3027 Folio 92 and shown on Map 6 at Part B of Annexure A of Schedule 8 (Land), the Land is offered to the Landholding Body for Reserve Allocation subject to:

- (a) the following Pre-Conditions to Allocation:
 - (i) the parties acknowledging and agreeing that the Land will be set aside as a reserve for the purpose of “Yamatji Social, Cultural and/or Economic Purposes”, or such other purpose as agreed between the State and the Landholding Body, pursuant to section 41 of the LA Act;
 - (ii) a site inspection of the Land being carried out to determine the existence, nature and extent of any suspected or known contamination or hazard;
 - (iii) if necessary, a survey of the Land being undertaken for the purpose of subdividing the Land to excise that portion that is affected by the suspected or known contamination or hazard;
 - (iv) a memorial under section 17 of the LA Act being registered against the Certificate of Crown Land Title that provides for the classification of the Land by the Commonwealth Department of Defence as being within a slight site area for the presence of Unexploded Ordnance;
 - (v) the Landholding Body agreeing to indemnify and release the Indemnified Parties against any claim or liability arising from the presence of hazards including Unexploded Ordnance; and

- (b) the following Special Conditions to Allocation:
- (i) the Landholding Body having the power to lease or licence for a maximum term of 42 years;
 - (ii) the Landholding Body acknowledging the existing Telstra infrastructure on the Land, pursuant to the *Telecommunications Act 1997* (Cth), and Telstra's statutory right to access its infrastructure for activities including, but not limited to, maintenance and asset replacement from time to time;
 - (iii) the Landholding Body acknowledging that the Land has been identified as having suspected or known contamination and the Landholding Body assumes the statutory and common law obligations with respect to the contamination including, but not limited to, obligations under the *Contaminated Sites Act 2003* (WA);
 - (iv) the existing memorial under the *Contaminated Sites Act 2003* (WA) which will remain on the Certificate of Crown Land Title subsequent to registration of the Management Order Transfer;
 - (v) the Landholding Body acknowledging that the Land may be required to provide for the future expansion of the Geraldton Port and related infrastructure under the *Port Authorities Act 1999* (WA) or other related legislation;
 - (vi) the memorial under section 17 of the LA Act remaining on the Certificate of Crown Land Title subsequent to registration providing for the classification of the Land by the Commonwealth Department of Defence as being within a slight site area for the presence of Unexploded Ordnance; and
 - (vii) the Landholding Body agrees to indemnify and release the Indemnified Parties against any claim or liability arising from the presence of hazards including Unexploded Ordnance.

42. PIN 609208 - UCL

In respect of UCL Lot 1352 (PIN 609208) on Deposited Plan 205834 being the whole of the land described in Qualified Certificate of Crown Land Title Volume 3150 Folio 960 and shown on Map 22 at Part B of Annexure A of Schedule 8 (Land), the Land is offered to the Landholding Body for Freehold Allocation subject to:

- (a) the following Pre-Conditions to Allocation:
- (i) a memorial under section 17 of the LA Act being registered against the Certificate of Title that provides for the classification of the Land by the Commonwealth Department of Defence as being within a slight site area for the presence of Unexploded Ordnance;
 - (ii) the Landholding Body agreeing to indemnify and release the Indemnified Parties against any claim or liability arising from the presence of hazards including Unexploded Ordnance; and
- (b) the following Special Conditions to Allocation:

- (i) the Landholding Body acknowledging the existing Telstra infrastructure on the Land, pursuant to the *Telecommunications Act 1997* (Cth), and Telstra's statutory right to access its infrastructure for activities including, but not limited to, maintenance and asset replacement from time to time;
- (ii) the memorial under section 17 of the LA Act remaining on the Certificate of Title subsequent to registration providing for the classification of the Land by the Commonwealth Department of Defence as being within a slight site area for the presence of Unexploded Ordnance; and
- (iii) the Landholding Body agreeing to indemnify and release the Indemnified Parties against any claim or liability arising from the presence of hazards including Unexploded Ordnance.

43. PIN 609453 - UCL

In respect of UCL Lot 1659 (PIN 609453) on Deposited Plan 207780 being the whole of the land described in Qualified Certificate of Crown Land Title Volume 3151 Folio 05 and shown on Map 23 at Part B of Annexure A of Schedule 8 (Land), the Land is offered to the Landholding Body for Freehold Allocation subject to:

- (a) the following Pre-Conditions to Allocation:
 - (i) a site inspection of the Land being carried out to determine the existence, nature and extent of a potential Encroachment and, if necessary, a survey of the Land being undertaken to excise that portion that is affected by the Encroachment from the Land to be Allocated;
 - (ii) a memorial under section 17 of the LA Act being registered against the Certificate of Title that provides for the classification of the Land by the Commonwealth Department of Defence as being within a slight site area for the presence of Unexploded Ordnance; and
 - (iii) the Landholding Body agreeing to indemnify and release the Indemnified Parties against any claim or liability arising from the presence of hazards including Unexploded Ordnance; and
- (b) the following Special Conditions to Allocation:
 - (i) the Landholding Body acknowledging the existing Telstra infrastructure on the Land, pursuant to the *Telecommunications Act 1997* (Cth), and Telstra's statutory right to access its infrastructure for activities including, but not limited to, maintenance and asset replacement from time to time;
 - (ii) the memorial under section 17 of the LA Act remaining on the Certificate of Title subsequent to registration providing for the classification of the Land by the Commonwealth Department of Defence as being within a slight site area for the presence of Unexploded Ordnance; and
 - (iii) the Landholding Body agreeing to indemnify and release the Indemnified Parties against any claim or liability arising from the presence of hazards including Unexploded Ordnance.

44. PIN 610393 – RESERVE 40887

In respect of Reserve 40887 being Lot 2879 (PIN 610393) on Deposited Plan 188153 being the whole of the land described in Qualified Certificate of Crown Land Title Volume 3141 Folio 57 and shown on Map 17 at Part B of Annexure A of Schedule 8 (Land), the Land is offered to the Landholding Body for Reserve Allocation subject to:

- (a) the following Pre-Conditions to Allocation:
 - (i) the parties acknowledging and agreeing that the Land will be set aside as a reserve for the purpose of “Yamatji Social, Cultural and/or Economic Purposes”, or such other purpose as agreed between the State and the Landholding Body, pursuant to section 41 of the LA Act;
 - (ii) the Minister for Lands granting an easement under sections 144 and 147 of the LA Act for the purposes of granting a right of access to the Land by Water Corporation for ongoing access to provide, operate or maintain water service works;
 - (iii) a memorial under section 17 of the LA Act being registered against the Certificate of Crown Land Title that provides for the classification of the Land by the Commonwealth Department of Defence as being within a slight site area for the presence of Unexploded Ordnance;
 - (iv) the Landholding Body agreeing to indemnify and release the Indemnified Parties against any claim or liability arising from the presence of hazards including Unexploded Ordnance; and
- (b) the following Special Conditions to Allocation:
 - (i) the Land being Option Land for the purposes of clause 9 of the YLE Strategy;
 - (ii) the Landholding Body having the power to lease or licence for a maximum term of 42 years;
 - (iii) the memorial under section 17 of the LA Act remaining on the Certificate of Crown Land Title subsequent to registration providing for the classification of the Land by the Commonwealth Department of Defence as being within a slight site area for the presence of Unexploded Ordnance; and
 - (iv) the Landholding Body agreeing to indemnify and release the Indemnified Parties against any claim or liability arising from the presence of hazards including Unexploded Ordnance.

45. PIN 626942 – RESERVE 15456

In respect of Reserve 15456 being Lot 7480 (PIN 626942) on Deposited Plan 82823 being the whole of the land described in Qualified Certificate of Crown Land Title Volume 3011 Folio 262 and shown on Map 14 at Part B of Annexure A of Schedule 8 (Land), the Land is offered to the Landholding Body for Reserve Allocation subject to:

- (a) the following Pre-Conditions to Allocation:

- (i) the parties acknowledging and agreeing that the Land will be set aside as a reserve for the purpose of “Yamatji Social, Cultural and/or Economic Purposes”, or such other purpose as agreed between the State and the Landholding Body, pursuant to section 41 of the LA Act;
 - (ii) a survey being undertaken for the purposes of subdividing the Land to excise that portion that forms part of the K Giles Road and Beringarra Pindar Road road alignments to allow for the inclusion of that portion into the K Giles Road and Beringarra Pindar Road road reserves; and
- (b) the following Special Conditions to Allocation:
- (i) the Landholding Body having the power to lease or licence for a maximum term of 42 years.

46. PIN 630481 – RESERVE 35723

In respect of Reserve 35723 being Lot 6 (PIN 630481) on Deposited Plan 222859 being the whole of the land described in Qualified Certificate of Crown Land Title Volume 3011 Folio 781 and shown on Map 20 at Part B of Annexure A of Schedule 8 (Land), the Land is offered to the Landholding Body for Reserve Allocation subject to:

- (a) the following Pre-Conditions to Allocation:
- (i) the parties acknowledging and agreeing that the Land will be set aside as a reserve for the purpose of “Yamatji Social, Cultural and/or Economic Purposes”, or such other purpose as agreed between the State and the Landholding Body, pursuant to section 41 of the LA Act;
 - (ii) a memorial under section 17 of the LA Act being registered against the Certificate of Crown Land Title that provides for the classification of the Land by the Commonwealth Department of Defence as being within a slight site area for the presence of Unexploded Ordnance;
 - (iii) the Landholding Body agreeing to indemnify and release the Indemnified Parties against any claim or liability arising from the presence of hazards including Unexploded Ordnance; and
- (b) the following Special Conditions to Allocation:
- (i) the Landholding Body having the power to lease or licence for a maximum term of 42 years;
 - (ii) the memorial under section 17 of the LA Act remaining on the Certificate of Crown Land Title subsequent to registration providing for the classification of the Land by the Commonwealth Department of Defence as being within a slight site area for the presence of Unexploded Ordnance; and
 - (iii) the Landholding Body agreeing to indemnify and release the Indemnified Parties against any claim or liability arising from the presence of hazards including Unexploded Ordnance.

47. PIN 630529 – RESERVE 2498

In respect of a portion of Reserve 2498 (PIN 630529) meaning all those lands and waters being the southeastern severance of Lot 86 as shown on Deposited Plan 182877, and shown on Map 20 at Part B of Annexure A of Schedule 8 (Land), the Land is offered to the Landholding Body for Reserve Allocation subject to:

- (a) the following Pre-Conditions to Allocation:
 - (i) the parties acknowledging and agreeing that the Land will be set aside as a reserve for the purpose of “Yamatji Social, Cultural and/or Economic Purposes”, or such other purpose as agreed between the State and the Landholding Body, pursuant to section 41 of the LA Act;
 - (ii) a site inspection of the Land being carried out to determine the extent of the historic cemetery and, if necessary, a survey of the Land being undertaken to excise that portion that is affected by the burial ground from the Land to be Allocated;
 - (iii) a memorial under section 17 of the LA Act being registered against the Certificate of Crown Land Title that provides for the classification of the Land by the Commonwealth Department of Defence as being within a slight site area for the presence of Unexploded Ordnance;
 - (iv) the Landholding Body agreeing to indemnify and release the Indemnified Parties against any claim or liability arising from the presence of hazards including Unexploded Ordnance; and
- (b) the following Special Conditions to Allocation:
 - (i) the Landholding Body having the power to lease or licence for a maximum term of 42 years;
 - (ii) the memorial under section 17 of the LA Act remaining on the Certificate of Crown Land Title subsequent to registration providing for the classification of the Land by the Commonwealth Department of Defence as being within a slight site area for the presence of Unexploded Ordnance; and
 - (iii) the Landholding Body agreeing to indemnify and release the Indemnified Parties against any claim or liability arising from the presence of hazards including Unexploded Ordnance.

48. PIN 718853 – RESERVE 10268

In respect of Reserve 10268 (PIN 718853) shown on Map 8 at Part B of Annexure A of Schedule 8 (Land), the Land is offered to the Landholding Body for Reserve Allocation subject to:

- (a) the following Pre-Conditions to Allocation:
 - (i) the parties acknowledging and agreeing that the Land will be set aside as a reserve for the purpose of “Yamatji Social, Cultural and/or Economic Purposes”, or such other purpose as agreed between the State and the Landholding Body, pursuant to section 41 of the LA Act;

- (ii) a survey being undertaken for the purposes of subdividing the Land to excise that portion that is affected by the road Encroachment from the Land to be Allocated;
- (iii) a survey being undertaken for the purpose of creating a deposited plan and Certificate of Crown Land Title; and
- (b) the following Special Conditions to Allocation:
 - (i) the Landholding Body having the power to lease or licence for a maximum term of 42 years.

49. PIN 719432 – RESERVE 13141

In respect of Reserve 13141 (PIN 719432) and shown on Map 24 at Part B of Annexure A of Schedule 8 (Land), the Land is offered to the Landholding Body for Reserve Allocation subject to:

- (a) the following Pre-Conditions to Allocation:
 - (i) the parties acknowledging and agreeing that the Land will be set aside as a reserve for the purpose of “Yamatji Social, Cultural and/or Economic Purposes”, or such other purpose as agreed between the State and the Landholding Body, pursuant to section 41 of the LA Act;
 - (ii) survey being undertaken for the purposes of the creation of a deposited plan and Certificate of Crown Land Title;
 - (iii) the Responsible Agency status on the Water Corporation being removed and placed with DPLH; and
 - (iv) the interest holders in the adjoining land consenting to an easement pursuant section 144 of the LA Act over the adjoining property PIN 997940 for the purposes of granting a right of access to the Land in favour of the Landholding Body and the Minister for Lands granting the easement; and
- (b) the following Special Conditions to Allocation:
 - (i) the Landholding Body having the power to lease or licence for a maximum term of 42 years.

50. PIN 728142 – RESERVE 11777

In respect of Reserve 11777 being Lot 102 (PIN 728142) on Deposited Plan 130061 being the whole of the land described in Qualified Certificate of Crown Land Title Volume 3006 Folio 464 and shown on Map 4 at Part B of Annexure A of Schedule 8 (Land), the Land is offered to the Landholding Body for Freehold Allocation without Pre- Conditions to Allocation and Special Conditions.

51. PIN 728144 – RESERVE 12710

In respect of Reserve 12710 being Lot 104 (PIN 728144) on Deposited Plan 130061 being the whole of the land described in Qualified Certificate of Crown Land Title Volume 3006 Folio 471 and shown on Map 4 at Part B of Annexure A of Schedule 8 (Land), the Land is offered to the Landholding Body for Freehold Allocation without Pre- Conditions to Allocation and Special Conditions.

52. PIN 728147 - UCL

In respect of UCL Lot 107 (PIN 728147) on Deposited Plan 130061 being the whole of the land described in Qualified Certificate of Crown Land Title Volume 3006 Folio 467 and shown on Map 4 at Part B of Annexure A of Schedule 8 (Land), the Land is offered to the Landholding Body for Freehold Allocation without Pre- Conditions to Allocation and Special Conditions.

53. PIN 728149 - UCL

In respect of UCL Lot 109 (PIN 728149) on Deposited Plan 130061 being the whole of the land described in Qualified Certificate of Crown Land Title Volume 3006 Folio 470 and shown on Map 4 at Part B of Annexure A of Schedule 8 (Land), the Land is offered to the Landholding Body for Freehold Allocation without Pre- Conditions to Allocation and Special Conditions.

54. PIN 728152 - UCL

In respect of UCL Lot 112 (PIN 728152) on Deposited Plan 130061 being the whole of the land described in Qualified Certificate of Crown Land Title Volume 3006 Folio 466 and shown on Map 4 at Part B of Annexure A of Schedule 8 (Land), the Land is offered to the Landholding Body for Freehold Allocation without Pre- Conditions to Allocation and Special Conditions.

55. PIN 735366 – RESERVE 2621

In respect of Reserve 2621 (PIN 735366) and shown on Map 9 at Part B of Annexure A of Schedule 8 (Land), the Land is offered to the Landholding Body for Reserve Allocation subject to:

- (a) the following Pre-Conditions to Allocation:
 - (i) the parties acknowledging and agreeing that the Land will be set aside as a reserve for the purpose of “Yamatji Social, Cultural and/or Economic Purposes”, or such other purpose as agreed between the State and the Landholding Body, pursuant to section 41 of the LA Act;
 - (ii) survey being undertaken for the purposes of the creation of a deposited plan and Certificate of Crown Land Title; and
- (b) the following Special Conditions to Allocation:
 - (i) the Landholding Body having the power to lease or licence for a maximum term of 42 years.

56. PIN 991372 - UCL

In respect of unsurveyed UCL PIN 991372 meaning all those lands and waters commencing at the intersection of the southern boundary of Lot 489 as shown on Deposited Plan 231873 and a northwestern boundary of Ellendale Road and extending generally southwesterly along that boundary to a northeastern boundary of an unnamed road; then northwesterly along that boundary to the left bank of the Greenough River; then generally northeasterly along that bank to the southern boundary of again Lot 489; then easterly along that boundary back to the commencement point, and shown on Map 15 at Part B of Annexure A of Schedule 8

(Land), the Land is offered to the Landholding Body for Reserve Allocation subject to:

- (a) the following Pre-Conditions to Allocation:
- (i) the parties acknowledging and agreeing that the Land will be set aside as a reserve for the purpose of “Yamatji Social, Cultural and/or Economic Purposes”, or such other purpose as agreed between the State and the Landholding Body, pursuant to section 41 of the LA Act;
 - (ii) survey being undertaken for the purposes of the creation of a deposited plan and Certificate of Crown Land Title;
 - (iii) the Minister for Lands and the Landholding Body entering into a covenant, pursuant to section 15 of the LA Act, that records that:
 - (A) the Land has been classified by the Commonwealth Department of Defence as being within a substantial site area for the presence of Unexploded Ordnance;
 - (B) prior to seeking approval to undertake development or submitting an application to re-zone, an investigation by a suitably qualified person will be undertaken to confirm the presence of Unexploded Ordnance. Any Unexploded Ordnance found is then required to be remediated to the satisfaction of the Commonwealth Department of Defence;
 - (C) where remediation of Unexploded Ordnance is required, the Landholding Body may seek assistance from the Commonwealth Government of Australia in accordance with the Commonwealth Policy on the Management of Land in Australia Affected by Unexploded Ordnance; and
 - (D) the covenant may be removed following the provision of evidence the Land has been re-classified by the Commonwealth Department of Defence as no longer being a site categorised as substantial;
 - (iv) the covenant entered into under clause 56(a)(iii) being registered against the Certificate of Crown Land Title;
 - (v) the Landholding Body agreeing to indemnify and release the Indemnified Parties against any claim or liability arising from the presence of hazards including Unexploded Ordnance; and
- (b) the following Special Conditions to Allocation:
- (i) the Landholding Body having the power to lease or licence for a maximum term of 42 years;
 - (ii) the parties acknowledging and agreeing that the Management Order incorporates a covenant, entered into and registered against the Certificate of Crown Land Title for the purposes of section 15 of the LA Act together with the Management Order that records that:

- (A) the Land has been classified by the Commonwealth Department of Defence as being within a substantial site area for the presence of Unexploded Ordnance;
 - (B) prior to seeking approval to undertake development or submitting an application to re-zone, an investigation by a suitably qualified person will be undertaken to confirm the presence of Unexploded Ordnance. Any Unexploded Ordnance found is then required to be remediated to the satisfaction of the Commonwealth Department of Defence;
 - (C) where remediation of Unexploded Ordnance is required, the Landholding Body may seek assistance from the Commonwealth Government of Australia in accordance with the Commonwealth Policy on the Management of Land in Australia Affected by Unexploded Ordnance;
 - (D) the covenant may be removed following the provision of evidence the Land has been re-classified by the Commonwealth Department of Defence as no longer being a site categorised as substantial; and
- (iii) the Landholding Body agreeing to indemnify and release the Indemnified Parties against any claim or liability arising from the presence of hazards including Unexploded Ordnance.

57. PIN 991377 - UCL

In respect of unsurveyed UCL PIN 991377, meaning all those lands and waters commencing at the easternmost southeastern corner of 489 as shown on Deposited Plan 231873 and extending northerly along the eastern boundary of that lot the left bank of the Greenough River; then generally northeasterly and generally southeasterly along that bank to a western boundary of Ellendale Road; then southerly, westerly and generally southwesterly along western and northwestern boundaries of that road back to the commencement point, and shown on Map 15 at Part B of Annexure A of Schedule 8 (Land), the Land is offered to the Landholding Body for Reserve Allocation subject to:

- (a) the following Pre-Conditions to Allocation:
 - (i) the parties acknowledging and agreeing that the Land will be set aside as a reserve for the purpose of “Yamatji Social, Cultural and/or Economic Purposes”, or such other purpose as agreed between the State and the Landholding Body, pursuant to section 41 of the LA Act;
 - (ii) survey being undertaken for the purposes of the creation of a deposited plan and Certificate of Crown Land Title;
 - (iii) the Minister for Lands and the Landholding Body entering into a covenant, pursuant to section 15 of the LA Act, that records that:
 - (A) the Land has been classified by the Commonwealth Department of Defence as being within a substantial site area for the presence of Unexploded Ordnance;

- (B) prior to seeking approval to undertake development or submitting an application to re-zone, an investigation by a suitably qualified person will be undertaken to confirm the presence of Unexploded Ordnance. Any Unexploded Ordnance found is then required to be remediated to the satisfaction of the Commonwealth Department of Defence;
 - (C) where remediation of Unexploded Ordnance is required, the Landholding Body may seek assistance from the Commonwealth Government of Australia in accordance with the Commonwealth Policy on the Management of Land in Australia Affected by Unexploded Ordnance; and
 - (D) the covenant may be removed following the provision of evidence the Land has been re-classified by the Commonwealth Department of Defence as no longer being a site categorised as substantial;
- (iv) the covenant entered into under clause 57(a)(iii) being registered against the Certificate of Crown Land Title; and
 - (v) the Landholding Body agreeing to indemnify and release the Indemnified Parties against any claim or liability arising from the presence of hazards including Unexploded Ordnance.
- (b) the following Special Conditions to Allocation:
- (i) the Landholding Body having the power to lease or licence for a maximum term of 42 years;
 - (ii) the parties acknowledging and agreeing that the Management Order incorporates a covenant, entered into and registered against the Certificate of Crown Land Title for the purposes of section 15 of the LA Act together with the Management Order that records that:
 - (A) the Land has been classified by the Commonwealth Department of Defence as being within a substantial site area for the presence of Unexploded Ordnance;
 - (B) prior to seeking approval to undertake development or submitting an application to re-zone, an investigation by a suitably qualified person will be undertaken to confirm the presence of Unexploded Ordnance. Any Unexploded Ordnance found is then required to be remediated to the satisfaction of the Commonwealth Department of Defence;
 - (C) where remediation of Unexploded Ordnance is required, the Landholding Body may seek assistance from the Commonwealth Government of Australia in accordance with the Commonwealth Policy on the Management of Land in Australia Affected by Unexploded Ordnance;
 - (D) the covenant may be removed following the provision of evidence the Land has been re-classified by the Commonwealth Department of Defence as no longer being a site categorised as substantial; and

- (iii) the Landholding Body agreeing to indemnify and release the Indemnified Parties against any claim or liability arising from the presence of hazards including Unexploded Ordnance.

58. PINS 991665, 1186633 – RESERVE 401

In respect of Reserve 401 being Lot 11709 (PINs 991665 and 1186633) on Deposited Plan 114666 being the whole of the land described in Qualified Certificate of Crown Land Title Volume 3007 Folio 35 and shown on Map 13 at Part B of Annexure A of Schedule 8 (Land), the Land is offered to the Landholding Body for Reserve Allocation subject to:

- (a) the following Pre-Conditions to Allocation:
 - (i) the parties acknowledging and agreeing that the Land will be set aside as a reserve for the purpose of “Yamatji Social, Cultural and/or Economic Purposes”, or such other purpose as agreed between the State and the Landholding Body, pursuant to section 41 of the LA Act;
 - (ii) a memorial under section 17 of the LA Act being registered against the Certificate of Crown Land Title that provides for the classification of the Land by the Commonwealth Department of Defence as being within a slight site area for the presence of Unexploded Ordnance;
 - (iii) the Landholding Body agreeing to indemnify and release the Indemnified Parties against any claim or liability arising from the presence of hazards including Unexploded Ordnance;
 - (iv) a survey being undertaken for the purposes of subdividing the Land to excise that portion that forms part of the White Peak road alignment to allow for the inclusion of that portion into the White Peak road reserve;
 - (v) a site inspection of the Land being carried out to determine the existence, nature and extent of a potential farming Encroachment and, if necessary, a survey of the Land being undertaken to excise that portion that is affected by the Encroachment from the Land to be Allocated; and
- (b) the following Special Conditions to Allocation:
 - (i) the Landholding Body having the power to lease or licence for a maximum term of 42 years;
 - (ii) the memorial under section 17 of the LA Act remaining on the Certificate of Crown Land Title subsequent to registration providing for the classification of the Land by the Commonwealth Department of Defence as being within a slight site area for the presence of Unexploded Ordnance; and
 - (iii) the Landholding Body agreeing to indemnify and release the Indemnified Parties against any claim or liability arising from the presence of hazards including Unexploded Ordnance.

59. PIN 993661 - UCL

In respect of UCL Lot 11751 (PIN 993661) on Deposited Plan 93391 being the whole of the land described in Qualified Certificate of Crown Land Title Volume 3121 Folio 628 and shown on Map 34 at Part B of Annexure A of Schedule 8 (Land), the Land is offered to the Landholding Body for Reserve Allocation subject to:

- (a) the following Pre-Conditions to Allocation:
- (i) the parties acknowledging and agreeing that the Land will be set aside as a reserve for the purpose of “Yamatji Social, Cultural and/or Economic Purposes”, or such other purpose as agreed between the State and the Landholding Body, pursuant to section 41 of the LA Act;
 - (ii) the Landholding Body acknowledging that the whole or any part of the Land intersects with Place No. 112059, which has been identified as warranting assessment for possible inclusion onto the State Register of Heritage Places, and the Allocation of the Land will be subject to:
 - (A) the finalisation of the assessment by the Heritage Council of Western Australia as to the listing of the place on the State Register of Heritage Places;
 - (B) a referral being made to the Heritage Services Division of DPLH to determine the necessity for a Heritage Agreement under the *Heritage Act 2018* (WA);
 - (C) if required, a Heritage Agreement under the *Heritage Act 2018* (WA) being entered into;
 - (D) prior to any development, approval of that development being received from the Heritage Council of Western Australia; and
- (b) the following Special Conditions to Allocation:
- (i) the Land being Option Land for the purposes of clause 9 of the YLE Strategy;
 - (ii) the Landholding Body having the power to lease or licence for a maximum term of 42 years; and
 - (iii) the Landholding Body acknowledging that the Land has been identified as having suspected or known contamination and the Landholding Body assumes the statutory and common law obligations with respect to the contamination including, but not limited to, obligations under the *Contaminated Sites Act 2003* (WA).

60. PIN 993662 - UCL

In respect of unsurveyed UCL PIN 993662 meaning, all those lands and waters commencing at the southeastern corner of Lot 401 as shown on Deposited Plan 301017 and extending easterly along the southern boundary of Lot 11751 as shown on Deposited Plan 93391 to the southeastern corner of that lot; then southerly and southeasterly along the western boundary of an unnamed road to the northernmost northeastern corner of Lot 11528 as shown on Deposited Plan 93315; then westerly

along the northern boundary of that lot to an intersection with a point on the eastern boundary of Railway Street; then northerly along the eastern boundary of that road back to the commencement point, and shown on Map 34 at Part B of Annexure A of Schedule 8 (Land), the Land is offered to the Landholding Body for Reserve Allocation subject to:

- (a) the following Pre-Conditions to Allocation:
- (i) the parties acknowledging and agreeing that the Land will be set aside as a reserve for the purpose of “Yamatji Social, Cultural and/or Economic Purposes”, or such other purpose as agreed between the State and the Landholding Body, pursuant to section 41 of the LA Act;
 - (ii) a survey being undertaken for the purpose of creating a deposited plan and Certificate of Crown Land Title; and
 - (iii) the Landholding Body acknowledging that the whole or any part of the Land intersects with Place No. 112059, which has been identified as warranting assessment for possible inclusion onto the State Register of Heritage Places, and the Allocation of the Land will be subject to:
 - (A) the finalisation of the assessment by the Heritage Council of Western Australia as to the listing of the place on the State Register of Heritage Places;
 - (B) a referral being made to the Heritage Services Division of DPLH to determine the necessity for a Heritage Agreement under the *Heritage Act 2018* (WA);
 - (C) if required, a Heritage Agreement under the *Heritage Act 2018* (WA) being entered into;
 - (D) prior to any development, approval of that development being received from the Heritage Council of Western Australia; and
- (b) the following Special Conditions to Allocation:
- (i) the Land being Option Land for the purposes of clause 9 of the YLE Strategy;
 - (ii) the Landholding Body having the power to lease or licence for a maximum term of 42 years; and
 - (iii) the Landholding Body acknowledging that the Land has been identified as having suspected or known contamination and the Landholding Body assumes the statutory and common law obligations with respect to the contamination including, but not limited to, obligations under the *Contaminated Sites Act 2003* (WA).

61. PIN 993663 - UCL

In respect of UCL Lot 11528 (PIN 993663) on Deposited Plan 93315 being the whole of the land described in Qualified Certificate of Crown Land Title Volume 3075 Folio 352 and shown on Map 34 at Part B of Annexure A of Schedule 8 (Land), the Land is offered to the Landholding Body for Reserve Allocation subject to:

- (a) the following Pre-Conditions to Allocation:
- (i) the parties acknowledging and agreeing that the Land will be set aside as a reserve for the purpose of “Yamatji Social, Cultural and/or Economic Purposes”, or such other purpose as agreed between the State and the Landholding Body, pursuant to section 41 of the LA Act;
 - (ii) the Landholding Body acknowledging that the whole or any part of the Land intersects with Place No. 112059, which has been identified as warranting assessment for possible inclusion onto the State Register of Heritage Places, and the Allocation of the Land will be subject to:
 - (A) the finalisation of the assessment by the Heritage Council of Western Australia as to the listing of the place on the State Register of Heritage Places;
 - (B) a referral being made to the Heritage Services Division of DPLH to determine the necessity for a Heritage Agreement under the *Heritage Act 2018* (WA);
 - (C) if required, a Heritage Agreement under the *Heritage Act 2018* (WA) being entered into;
 - (D) prior to any development, approval of that development being received from the Heritage Council of Western Australia; and
- (b) the following Special Conditions to Allocation:
- (i) the Land being Option Land for the purposes of clause 9 of the YLE Strategy;
 - (ii) the Landholding Body having the power to lease or licence for a maximum term of 42 years; and
 - (iii) the Landholding Body acknowledging that the Land has been identified as having suspected or known contamination and the Landholding Body assumes the statutory and common law obligations with respect to the contamination including, but not limited to, obligations under the *Contaminated Sites Act 2003* (WA).

62. PIN 994689 - UCL

In respect of unsurveyed UCL PIN 994689 meaning, all those lands and waters commencing at the southeasternmost corner of Lot 6947 as shown on Deposited Plan 143253 (Reserve 17279) and extending southerly along an eastern boundary of an unnamed road to the northeasternmost corner of the easternmost severance of Lot 4258 as shown on Deposited Plan 232392; then westerly along the northern boundary of that lot to its northwestern corner; then northerly along the eastern boundary of North West Coastal Highway to the southwestern corner of the southern severance of again Lot 6947; then easterly along the southern boundary of that lot back to the commencement point, and shown on Map 19 at Part B of Annexure A of Schedule 8 (Land), the Land is offered to the Landholding Body for Reserve Allocation subject to:

- (a) the following Pre-Conditions to Allocation:
 - (i) the parties acknowledging and agreeing that the Land will be set aside as a reserve for the purpose of “Yamatji Social, Cultural and/or Economic Purposes”, or such other purpose as agreed between the State and the Landholding Body, pursuant to section 41 of the LA Act;
 - (ii) a survey being undertaken for the purpose of creating a deposited plan and Certificate of Crown Land Title; and
- (b) the following Special Conditions to Allocation:
 - (i) the Land being Option Land for the purposes of clause 9 of the YLE Strategy; and
 - (ii) the Landholding Body having the power to lease or licence for a maximum term of 42 years.

63. PINS 994690, 994691- RESERVE 17279

In respect of Reserve 17279 being Lot 6947 (PINs 994690 and 994691) on Deposited Plan 143 being the whole of the land described in Qualified Certificate of Crown Land Title Volume 3011 Folio 819 and shown on Map 19 at Part B of Annexure A of Schedule 8 (Land), the Land is offered to the Landholding Body for Reserve Allocation subject to:

- (a) the following Pre-Conditions to Allocation:
 - (i) the parties acknowledging and agreeing that the Land will be set aside as a reserve for the purpose of “Yamatji Social, Cultural and/or Economic Purposes”, or such other purpose as agreed between the State and the Landholding Body, pursuant to section 41 of the LA Act; and
- (b) the following Special Conditions to Allocation:
 - (i) the Land being Option Land for the purposes of clause 9 of the YLE Strategy; and
 - (ii) the Landholding Body having the power to lease or licence for a maximum term of 42 years.

64. PINS 994692 AND 996460 – RESERVE 17280

In respect of Reserve 17280 being Lot 6961 (PINs 994692 and 996460) on Deposited Plan 138821 being the whole of the land described in Qualified Certificate of Crown Land Title Volume 3011 Folio 821 and shown on Map 19 at Part B of Annexure A of Schedule 8 (Land), the Land is offered to the Landholding Body for Reserve Allocation subject to:

- (a) the following Pre-Conditions to Allocation:
 - (i) the parties acknowledging and agreeing that the Land will be set aside as a reserve for the purpose of “Yamatji Social, Cultural and/or Economic Purposes”, or such other purpose as agreed between the State and the Landholding Body, pursuant to section 41 of the LA Act; and

- (b) the following Special Conditions to Allocation:
 - (i) the Land being Option Land for the purposes of clause 9 of the YLE Strategy; and
 - (ii) the Landholding Body having the power to lease or licence for a maximum term of 42 years.

65. PIN 996267 – RESERVE 10511

In respect of Reserve 10511 being Lot 54 (PIN 996267) on Deposited Plan 207464 being the whole of the land described in Qualified Certificate of Crown Land Title Volume 3011 Folio 621 and shown on Map 21 at Part B of Annexure A of Schedule 8 (Land), the Land is offered to the Landholding Body for Reserve Allocation subject to:

- (a) the following Pre-Conditions to Allocation:
 - (i) the parties acknowledging and agreeing that the Land will be set aside as a reserve for the purpose of “Yamatji Social, Cultural and/or Economic Purposes”, or such other purpose as agreed between the State and the Landholding Body, pursuant to section 41 of the LA Act;
 - (ii) the Responsible Agency status on the Water Corporation being removed and placed with DPLH;
 - (iii) a site inspection of the Land being carried out to determine the existence, nature and extent of any suspected or known contamination or hazard;
 - (iv) if necessary, a survey of the Land being undertaken for the purpose of subdividing the Land to excise that portion that is affected by the suspected or known contamination or hazard; and
- (b) the following Special Conditions to Allocation:
 - (i) the Landholding Body having the power to lease or licence for a maximum term of 42 years.

66. PIN 996293 – RESERVE 470

In respect of Reserve 470 (PIN 996293) and shown on Map 31 at Part B of Annexure A of Schedule 8 (Land), the Land is offered to the Landholding Body for Reserve Allocation subject to:

- (a) the following Pre-Conditions to Allocation:
 - (i) the parties acknowledging and agreeing that the Land will be set aside as a reserve for the purpose of “Yamatji Social, Cultural and/or Economic Purposes”, or such other purpose as agreed between the State and the Landholding Body, pursuant to section 41 of the LA Act;
 - (ii) a survey being undertaken for the purpose of creating a deposited plan and Certificate of Crown Land Title; and
 - (iii) a survey being undertaken for the purposes of subdividing the Land to excise that portion that forms part of the Chilimoney Road road

- alignment to allow for the inclusion of that portion into the Chilimoney Road road reserve;
- (iv) a survey being undertaken for the purposes of subdividing the Land to excise that portion that forms part of the unnamed road alignment to the east of Chilimoney Road to allow for the inclusion of that portion into the unnamed (PIN 1327656) road reserve; and
- (b) the following Special Conditions to Allocation:
- (i) the Landholding Body having the power to lease or licence for a maximum term of 42 years.

67. PIN 996419 – RESERVE 474

In respect of Reserve 474 being Lot 8087 (PIN 9967419) on Deposited Plan 226816 being the whole of the land described in Qualified Certificate of Crown Land Title Volume 3012 Folio 50 and shown on Map 11 at Part B of Annexure A of Schedule 8 (Land), the Land is offered to the Landholding Body for Reserve Allocation subject to:

- (a) the following Pre-Conditions to Allocation:
- (i) the parties acknowledging and agreeing that the Land will be set aside as a reserve for the purpose of “Yamatji Social, Cultural and/or Economic Purposes”, or such other purpose as agreed between the State and the Landholding Body, pursuant to section 41 of the LA Act;
 - (ii) a survey being undertaken for the purposes of subdividing the Land to excise that portion that forms part of the Chilimoney Road road alignment to allow for the inclusion of that portion into the Chilimoney Road road reserve; and
- (b) the following Special Conditions to Allocation:
- (i) the Land being Option Land for the purposes of clause 9 of the YLE Strategy; and
 - (ii) the Landholding Body having the power to lease or licence for a maximum term of 42 years.

68. PIN 997219 - UCL

In respect of unsurveyed UCL PIN 997219 meaning all those lands and waters commencing at the northernmost corner of Lot 11135 as shown on Deposited Plan 180764 (Reserve 33619) and extending southwesterly along the northern boundary of that lot to an intersection with a point on the northeastern boundary of Lot 5695 as shown on Deposited Plan 138081; then generally northwesterly along the northern boundaries of that lot to its northernmost northwestern corner; then southerly along a western boundary of that lot to the northeastern corner of a Closed Road; then southwesterly along the northern boundary of that Closed Road to an intersection with a point on the eastern boundary of Bruce Road; then northerly and northeasterly along the eastern boundary of that road to an intersection with a point at the southwestern corner of a Closed Road; then northeasterly along the southern boundary of that closed road and its prolongation northeasterly to the southwestern boundary of Adelaide Street; then generally southeasterly along the southwestern boundaries of Adelaide

Street, Lot 2 on Diagram 59929 and Lot 1711 on DP250772 back to the commencement point, and shown on Map 5 at Part B of Annexure A of Schedule 8 (Land), the Land is offered to the Landholding Body for Reserve Allocation subject to:

- (a) the following Pre-Conditions to Allocation:
 - (i) the parties acknowledging and agreeing that the Land will be set aside as a reserve for the purpose of “Yamatji Cultural Purposes”, or such other purpose as agreed between the State and the Landholding Body, pursuant to section 41 of the LA Act;
 - (ii) a survey being undertaken for the purpose of creating a deposited plan and Certificate of Crown Land Title; and
 - (iii) the Landholding Body acknowledging that the whole or any part of the Land intersects with Place No. P12059 ‘Geraldton to Northampton Railway Precinct’, which has been identified as warranting assessment for possible inclusion onto the State Register of Heritage Places and the Allocation of the Land will be subject to:
 - (A) the finalisation of the assessment by the Heritage Council of Western Australia as to the listing of the place on the State Register of Heritage Places;
 - (B) a referral being made to the Heritage Services Division of DPLH to determine the necessity for a Heritage Agreement under the *Heritage Act 2018* (WA);
 - (C) if required, a Heritage Agreement under the *Heritage Act 2018* (WA) being entered into; and
 - (D) prior to any development, approval of that development being received from the Heritage Council of Western Australia; and
- (b) the following Special Conditions to Allocation:
 - (i) the Landholding Body having the power to lease or licence for a maximum term of 42 years;
 - (ii) the Landholding Body acknowledging the existing Telstra infrastructure on the Land, pursuant to the *Telecommunications Act 1997* (Cth), and Telstra’s statutory right to access its infrastructure for activities including, but not limited to, maintenance and asset replacement from time to time; and
 - (iii) the Landholding Body acknowledging the existing Western Power infrastructure, pursuant to the *Electricity Industry Act 2004* (WA), on the Land and Western Power’s licence to access its infrastructure for activities including, but not limited to, maintenance and asset replacement from time to time.

69. PIN 1002551 – RESERVE 44486

In respect of Reserve 44486 being Lot 11121 (PIN 1002551) on Deposited Plan 213086 being the whole of the land described in Qualified Certificate of Crown Land Title Volume 3074 Folio 934 and shown on Map 25 at Part B of Annexure A of

Schedule 8 (Land), the Land is offered to the Landholding Body for Reserve Allocation subject to:

- (a) the following Pre-Conditions to Allocation:
 - (i) the parties acknowledging and agreeing that the Land will be set aside as a reserve for the purpose of “Yamatji Social, Cultural and/or Economic Purposes”, or such other purpose as agreed between the State and the Landholding Body, pursuant to section 41 of the LA Act;
 - (ii) a memorial under section 17 of the LA Act being registered against the Certificate of Crown Land Title that provides for the classification of the Land by the Commonwealth Department of Defence as being within a slight site area for the presence of Unexploded Ordnance;
 - (iii) the Landholding Body agreeing to indemnify and release the Indemnified Parties against any claim or liability arising from the presence of hazards including Unexploded Ordnance; and
- (b) the following Special Conditions to Allocation:
 - (i) the Landholding Body having the power to lease or licence for a maximum term of 42 years;
 - (ii) the memorial under section 17 of the LA Act remaining on the Certificate of Crown Land Title subsequent to registration providing for the classification of the Land by the Commonwealth Department of Defence as being within a slight site area for the presence of Unexploded Ordnance; and
 - (iii) the Landholding Body agreeing to indemnify and release the Indemnified Parties against any claim or liability arising from the presence of hazards including Unexploded Ordnance.

70. PINS 1002552 AND 1002553– RESERVE 28054

In respect of Reserve 28054 being Lot 10799 (PIN 1002552) on Deposited Plan 213086 being the whole of the land described in Qualified Certificate of Crown Land Title Volume 3010 Folio 726 and Lot 6801 (PIN 1002553) on Deposited Plan 226912 being the whole of the land described in Qualified Certificate of Crown Land Title Volume 3010 Folio 481 and shown on Map 25 at Part B of Annexure A of Schedule 8 (Land), the Land is offered to the Landholding Body for Reserve Allocation subject to:

- (a) the following Pre-Conditions to Allocation:
 - (i) the parties acknowledging and agreeing that the Land will be set aside as a reserve for the purpose of “Yamatji Social, Cultural and/or Economic Purposes”, or such other purpose as agreed between the State and the Landholding Body, pursuant to section 41 of the LA Act;
 - (ii) a memorial under section 17 of the LA Act being registered against the Certificate of Crown Land Title that provides for the classification of the Land by the Commonwealth Department of

- Defence as being within a slight site area for the presence of Unexploded Ordnance;
- (iii) the Landholding Body agreeing to indemnify and release the Indemnified Parties against any claim or liability arising from the presence of hazards including Unexploded Ordnance;
 - (iv) the Responsible Agency status on the Water Corporation being removed and placed with DPLH;
 - (v) a site inspection of the Land being carried out to determine the existence, nature and extent of a potential farming Encroachment and, if necessary, a survey of the Land being undertaken to excise that portion that is affected by the Encroachment from the Land to be Allocated;
 - (vi) the Landholding Body not placing any restrictions or regulations upon the public's right to access, use and enjoy the geoheritage site known as No. 17, Bringoo Railway Cutting; and
- (b) the following Special Conditions to Allocation:
- (i) the Landholding Body having the power to lease or licence for a maximum term of 42 years;
 - (ii) the Landholding Body acknowledging the existing Telstra infrastructure on the Land, pursuant to the *Telecommunications Act 1997* (Cth), and Telstra's statutory right to access its infrastructure for activities including, but not limited to, maintenance and asset replacement from time to time;
 - (iii) the memorial under section 17 of the LA Act remaining on the Certificate of Crown Land Title subsequent to registration providing for the classification of the Land by the Commonwealth Department of Defence as being within a slight site area for the presence of Unexploded Ordnance; and
 - (iv) the Landholding Body agreeing to indemnify and release the Indemnified Parties against any claim or liability arising from the presence of hazards including Unexploded Ordnance.

71. PIN 1006928 - UCL

In respect of unsurveyed UCL PIN 1006928 meaning all those lands and waters being the western severance of Cancelled Reserve 1178 (Goonetarra Pool) as promulgated in Government Gazette 3 March 1887 page 172 west of Badja Woolshed Road, and shown on Map 10 at Part B of Annexure A of Schedule 8 (Land), the Land is offered to the Landholding Body for Reserve Allocation subject to:

- (a) the following Pre-Conditions to Allocation:
 - (i) the parties acknowledging and agreeing that the Land will be set aside as a reserve for the purpose of "Yamatji Social, Cultural and/or Economic Purposes", or such other purpose as agreed between the State and the Landholding Body, pursuant to section 41 of the LA Act;

- (ii) a survey being undertaken for the purpose of creating a deposited plan and Certificate of Crown Land Title; and
- (b) the following Special Conditions to Allocation:
 - (i) the Landholding Body having the power to lease or licence for a maximum term of 42 years.

72. PIN 1006932 - UCL

In respect of unsurveyed UCL PIN 1006932 meaning all those lands and waters being the eastern severance of Cancelled Reserve 1178 (Goonetarra Pool) as promulgated in Government Gazette 3 March 1887 page 172 east of Badja Woolshed Road, and shown on Map 10 at Part B of Annexure A of Schedule 8 (Land), the Land is offered to the Landholding Body for Reserve Allocation subject to:

- (a) the following Pre-Conditions to Allocation:
 - (i) the parties acknowledging and agreeing that the Land will be set aside as a reserve for the purpose of “Yamatji Social, Cultural and/or Economic Purposes”, or such other purpose as agreed between the State and the Landholding Body, pursuant to section 41 of the LA Act;
 - (ii) a survey being undertaken for the purpose of creating a deposited plan and Certificate of Crown Land Title; and
- (b) the following Special Conditions to Allocation:
 - (i) the Landholding Body having the power to lease or licence for a maximum term of 42 years.

73. PIN 1007588 - UCL

In respect of unsurveyed UCL PIN 1007588 meaning all that land commencing from those lands and waters being the southern severance of Cancelled Reserve 1180 (Pinder Well) as promulgated in Government Gazette 3 March 1887 page 172 south of Road No. 459, and shown on Map 12 at Part B of Annexure A of Schedule 8 (Land), the Land is offered to the Landholding Body for Reserve Allocation subject to:

- (a) the following Pre-Conditions to Allocation:
 - (i) the parties acknowledging and agreeing that the Land will be set aside as a reserve for the purpose of “Yamatji Social, Cultural and/or Economic Purposes”, or such other purpose as agreed between the State and the Landholding Body, pursuant to section 41 of the LA Act;
 - (ii) a survey being undertaken for the purpose of creating a deposited plan and Certificate of Crown Land Title; and
- (b) the following Special Conditions to Allocation:
 - (i) the Landholding Body having the power to lease or licence for a maximum term of 42 years.

74. PIN 1007589 - UCL

In respect of unsurveyed UCL PIN 1007589 meaning all those lands and waters being the northern severance of Cancelled Reserve 1180 (Pinder Well) as promulgated in

Government Gazette 3 March 1887 page 172 north of Road No. 459, and shown on Map 12 at Part B of Annexure A of Schedule 8 (Land), the Land is offered to the Landholding Body for Reserve Allocation subject to:

- (a) the following Pre-Conditions to Allocation:
 - (i) the parties acknowledging and agreeing that the Land will be set aside as a reserve for the purpose of “Yamatji Social, Cultural and/or Economic Purposes”, or such other purpose as agreed between the State and the Landholding Body, pursuant to section 41 of the LA Act;
 - (ii) a survey being undertaken for the purpose of creating a deposited plan and Certificate of Crown Land Title; and
- (b) the following Special Conditions to Allocation:
 - (i) the Landholding Body having the power to lease or licence for a maximum term of 42 years.

75. PIN 1058446 - UCL

In respect of unsurveyed UCL PIN 1058446 meaning all those lands and waters being the easternmost southeastern severance of former Victoria Location 2548 as shown on Deposited Plan 5692, and shown on Map 13 at Part B of Annexure A of Schedule 8 (Land), the Land is offered to the Landholding Body for Reserve Allocation subject to:

- (a) the following Pre-Conditions to Allocation:
 - (i) the parties acknowledging and agreeing that the Land will be set aside as a reserve for the purpose of “Yamatji Social, Cultural and/or Economic Purposes”, or such other purpose as agreed between the State and the Landholding Body, pursuant to section 41 of the LA Act;
 - (ii) a survey being undertaken for the purpose of creating a deposited plan and Certificate of Crown Land Title; and
 - (iii) a site inspection of the Land being carried out to determine the existence, nature and extent of a potential farming Encroachment and, if necessary, a survey of the Land being undertaken to excise that portion that is affected by the Encroachment from the Land to be Allocated;
 - (iv) a memorial under section 17 of the LA Act being registered against the Certificate of Crown Land Title that provides for the classification of the Land by the Commonwealth Department of Defence as being within a slight site area for the presence of Unexploded Ordnance;
 - (v) the Landholding Body agreeing to indemnify and release the Indemnified Parties against any claim or liability arising from the presence of hazards including Unexploded Ordnance; and
- (b) the following Special Conditions to Allocation:

- (i) the Landholding Body having the power to lease or licence for a maximum term of 42 years;
- (ii) the memorial under section 17 of the LA Act remaining on the Certificate of Crown Land Title subsequent to registration providing for the classification of the Land by the Commonwealth Department of Defence as being within a slight site area for the presence of Unexploded Ordnance; and
- (iii) the Landholding Body agreeing to indemnify and release the Indemnified Parties against any claim or liability arising from the presence of hazards including Unexploded Ordnance.

76. PIN 1084348 - UCL

In respect of unsurveyed UCL PIN 1084348 meaning, all those lands and waters commencing at the intersection of the a southeastern boundary of Whelan Street and the western boundary of Hampton Street, and extending southerly along the western boundary of Hampton Street to a northeastern corner of Whelan Street; then southwesterly, westerly, northerly and northeasterly back to the commencement point, and shown on Map 30 at Part B of Annexure A of Schedule 8 (Land), the Land is offered to the Landholding Body for Reserve Allocation subject to:

- (a) the following Pre-Conditions to Allocation:
 - (i) the parties acknowledging and agreeing that the Land will be set aside as a reserve for the purpose of “Yamatji Social, Cultural and/or Economic Purposes”, or such other purpose as agreed between the State and the Landholding Body, pursuant to section 41 of the LA Act;
 - (ii) a survey being undertaken for the purpose of creating a deposited plan and Certificate of Crown Land Title; and
 - (iii) a survey being undertaken for the purposes of subdividing the Land to excise that portion that forms part of the Whelan Street road alignment to allow for the inclusion of that portion into the Whelan Street road reserve; and
- (b) the following Special Conditions to Allocation:
 - (i) the Landholding Body having the power to lease or licence for a maximum term of 42 years;
 - (ii) the Landholding Body agreeing that:
 - (A) the holder of an Affected Tenement has unfettered access to the area of the Affected Tenement within the boundaries of the Reserve, for the purpose of exercising its rights under the *Mining Act 1978* or the *Petroleum and Geothermal Energy Resources Act 1967* in relation to the Affected Tenement; and
 - (B) the conduct, activity or use undertaken by the Landholding Body on the Reserve or the care, control and management of the Reserve will not impede on the unfettered access referred to in subclause (A) above;

- (C) before the Landholding Body accesses any part of the Reserve that is subject to an Affected Tenement that is a mining lease or general purpose lease under the *Mining Act 1978*, or a production licence or pipeline licence under the *Petroleum and Geothermal Energy Resources Act 1967*, the Landholding Body must obtain the prior consent of the holder of the Affected Tenement, unless:
- (1) immediate access by the Landholding Body is required to respond to an emergency threat of damage to property or injury to person(s); or
 - (2) the Landholding Body proposes to access an area of land which intersects the townsite of Dongara, Irwin or Port Denison; and
- (D) where this special condition applies, the definition of Improvements in clause 1.1 shall read “**Improvements** mean any building, facility or structure on the Reserve, except those erected or otherwise established by an Affected Tenement Holder”.

77. PIN 11010371 - UCL

In respect of UCL Lot 75 (PIN 11010371) on Deposited Plan 31420 being the whole of the land described in Qualified Certificate of Crown Land Title Volume 3127 Folio 516 and shown on Map 20 at Part B of Annexure A of Schedule 8 (Land), the Land is offered to the Landholding Body for Reserve Allocation subject to:

- (a) the following Pre-Conditions to Allocation:
 - (i) the parties acknowledging and agreeing that the Land will be set aside as a reserve for the purpose of “Yamatji Social, Cultural and/or Economic Purposes”, or such other purpose as agreed between the State and the Landholding Body, pursuant to section 41 of the LA Act;
 - (ii) a survey being undertaken for the purposes of subdividing the Land to excise that portion that is affected by Place No. 6105 on the State Register of Heritage Places from the Land to be Allocated;
 - (iii) the Landholding Body not placing any restrictions or regulations upon the public’s right to access, use and enjoy the informal track and lookout;
 - (iv) a memorial under section 17 of the LA Act being registered against the Certificate of Crown Land Title that provides for the classification of the Land by the Commonwealth Department of Defence as being within a slight site area for the presence of Unexploded Ordnance;
 - (v) the Landholding Body agreeing to indemnify and release the Indemnified Parties against any claim or liability arising from the presence of hazards including Unexploded Ordnance; and
- (b) the following Special Conditions to Allocation:

- (i) the Landholding Body having the power to lease or licence for a maximum term of 42 years;
- (ii) the memorial under section 17 of the LA Act remaining on the Certificate of Crown Land Title subsequent to registration providing for the classification of the Land by the Commonwealth Department of Defence as being within a slight site area for the presence of Unexploded Ordnance; and
- (iii) the Landholding Body agreeing to indemnify and release the Indemnified Parties against any claim or liability arising from the presence of hazards including Unexploded Ordnance.

78. PIN 11152581 – RESERVE 8810

In respect of Reserve 8810 being Lot 12750 (PIN 11152581) on Deposited Plan 36863 being the whole of the land described in Qualified Certificate of Crown Land Title Volume 3131 Folio 509 and shown on Map 34 at Part B of Annexure A of Schedule 8 (Land), the Land is offered to the Landholding Body for Reserve Allocation subject to:

- (a) the following Pre-Conditions to Allocation:
 - (i) the parties acknowledging and agreeing that the Land will be set aside as a reserve for the purpose of “Yamatji Social, Cultural and/or Economic Purposes”, or such other purpose as agreed between the State and the Landholding Body, pursuant to section 41 of the LA Act;
 - (ii) the Landholding Body acknowledging that the whole or any part of the Land intersects with Place No. 112059, which has been identified as warranting assessment for possible inclusion onto the State Register of Heritage Places and the Allocation of the Land will be subject to:
 - (A) the finalisation of the assessment by the Heritage Council of Western Australia as to the listing of the place on the State Register of Heritage Places;
 - (B) a referral being made to the Heritage Services Division of DPLH to determine the necessity for a Heritage Agreement under the *Heritage Act 2018* (WA);
 - (C) if required, a Heritage Agreement under the *Heritage Act 2018* (WA) being entered into;
 - (D) prior to any development, approval of that development being received from the Heritage Council of Western Australia;
 - (iii) a site inspection of the Land being carried out to determine the existence, nature and extent of a potential Encroachment and, if necessary, a survey of the Land being undertaken to excise that portion that is affected by the Encroachment from the Land to be Allocated;

- (iv) a memorial under section 17 of the LA Act being registered against the Certificate of Crown Land Title that provides for the classification of the Land by the Commonwealth Department of Defence as being within a slight site area for the presence of Unexploded Ordnance;
 - (v) the Landholding Body agreeing to indemnify and release the Indemnified Parties against any claim or liability arising from the presence of hazards including Unexploded Ordnance; and
- (b) the following Special Conditions to Allocation:
- (i) the Land being Option Land for the purposes of clause 9 of the YLE Strategy;
 - (ii) the Landholding Body having the power to lease or licence for a maximum term of 42 years;
 - (iii) the Landholding Body acknowledging that the Land has been identified as having suspected or known contamination and the Landholding Body assumes the statutory and common law obligations with respect to the contamination including, but not limited to, obligations under the *Contaminated Sites Act 2003* (WA);
 - (iv) the Landholding Body acknowledging the existing Western Power infrastructure, pursuant to the *Electricity Industry Act 2004* (WA), on the Land and Western Power's licence to access its infrastructure for activities including, but not limited to, maintenance and asset replacement from time to time;
 - (v) the Landholding Body acknowledging that the Land may be required for future road widening purposes under the LA Act, the *Main Roads Act 1930* (WA) or the *Public Works Act 1902* (WA);
 - (vi) the memorial under section 17 of the LA Act remaining on the Certificate of Crown Land Title subsequent to registration providing for the classification of the Land by the Commonwealth Department of Defence as being within a slight site area for the presence of Unexploded Ordnance; and
 - (vii) the Landholding Body agreeing to indemnify and release the Indemnified Parties against any claim or liability arising from the presence of hazards including Unexploded Ordnance.

79. PIN 11258502 - UCL

In respect of UCL Lot 89 (PIN 11258502) on Deposited Plan 40988 being the whole of the land described in Qualified Certificate of Crown Land Title Volume 3088 Folio 377 and shown on Map 28 at Part B of Annexure A of Schedule 8 (Land), the Land is offered to the Landholding Body for Reserve Allocation subject to:

- (a) the following Pre-Conditions to Allocation:
 - (i) the parties acknowledging and agreeing that the Land will be set aside as a reserve for the purpose of "Yamatji Social and/or Cultural

- Purposes”, or such other purpose as agreed between the State and the Landholding Body, pursuant to section 41 of the LA Act;
- (ii) a memorial under section 17 of the LA Act being registered against the Certificate of Crown Land Title that provides for the classification of the Land by the Commonwealth Department of Defence as being within a slight site area for the presence of Unexploded Ordnance;
 - (iii) the Landholding Body agreeing to indemnify and release the Indemnified Parties against any claim or liability arising from the presence of hazards including Unexploded Ordnance; and
- (b) the following Special Conditions to Allocation:
- (i) the memorial under section 17 of the LA Act remaining on the Certificate of Crown Land Title subsequent to registration providing for the classification of the Land by the Commonwealth Department of Defence as being within a slight site area for the presence of Unexploded Ordnance; and
 - (ii) the Landholding Body agreeing to indemnify and release the Indemnified Parties against any claim or liability arising from the presence of hazards including Unexploded Ordnance.

80. PIN 11333692 - UCL

In respect of UCL Lot 3005 (PIN 11333692) on Deposited Plan 42009 being the whole of the land described in Qualified Certificate of Crown Land Title Volume 3147 Folio 328 and shown on Map 2 at Part B of Annexure A of Schedule 8 (Land), the Land is offered to the Landholding Body for Reserve Allocation subject to:

- (a) the following Pre-Conditions to Allocation:
- (i) the parties acknowledging and agreeing that the Land will be set aside as a reserve for the purpose of “Yamatji Social, Cultural and/or Economic Purposes”, or such other purpose as agreed between the State and the Landholding Body, pursuant to section 41 of the LA Act;
 - (ii) the removal, cancellation or revocation of any Encumbrances that have expired or are no longer active but are recorded on the Certificate of Crown Land Title at the time of registration of the Management Order;
 - (iii) a site inspection of the Land being carried out to determine the existence, nature and extent of a potential Encroachment and, if necessary, a survey of the Land being undertaken to excise that portion that is affected by the Encroachment from the Land to be Allocated; and
- (b) the following Special Conditions to Allocation:
- (i) the Land being Option Land for the purposes of clause 9 of the YLE Strategy; and
 - (ii) the Landholding Body having the power to lease or licence for a maximum term of 42 years.

81. PIN 11427527 - UCL

In respect of UCL Lot 11130 (PIN 11427527) on Deposited Plan 46461 being the whole of the land described in Qualified Certificate of Crown Land Title Volume 3074 Folio 948 and shown on Map 7 at Part B of Annexure A of Schedule 8 (Land), the Land is offered to the Landholding Body for Conditional Freehold Allocation without Pre- Conditions to Allocation and Special Conditions.

82. PIN 11521058 - UCL

In respect of UCL Lot 350 (PIN 11521058) on Deposited Plan 49447 being the whole of the land described in Qualified Certificate of Crown Land Title Volume 3089 Folio 244 and shown on Map 34 at Part B of Annexure A of Schedule 8 (Land), the Land is offered to the Landholding Body for Reserve Allocation subject to:

- (a) the following Pre-Conditions to Allocation:
 - (i) the parties acknowledging and agreeing that the Land will be set aside as a reserve for the purpose of “Yamatji Social, Cultural and/or Economic Purposes”, or such other purpose as agreed between the State and the Landholding Body, pursuant to section 41 of the LA Act;
 - (ii) the Landholding Body acknowledging that the whole or any part of the Land intersects with Place No. 112059, which has been identified as warranting assessment for possible inclusion onto the State Register of Heritage Places and the Allocation of the Land will be subject to:
 - (A) the finalisation of the assessment by the Heritage Council of Western Australia as to the listing of the place on the State Register of Heritage Places;
 - (B) a referral being made to the Heritage Services Division of DPLH to determine the necessity for a Heritage Agreement under the *Heritage Act 2018* (WA);
 - (C) if required, a Heritage Agreement under the *Heritage Act 2018* (WA) being entered into;
 - (D) prior to any development, approval of that development being received from the Heritage Council of Western Australia; and
- (b) the following Special Conditions to Allocation:
 - (i) the Land being Option Land for the purposes of clause 9 of the YLE Strategy; and
 - (ii) the Landholding Body having the power to lease or licence for a maximum term of 42 years.

83. PIN 11924612 - UCL

In respect of UCL Lot 303 (PIN 11924612) on Deposited Plan 69762 being the whole of the land described in Qualified Certificate of Crown Land Title Volume 3160 Folio 805 and shown on Map 6 at Part B of Annexure A of Schedule 8 (Land), the Land is offered to the Landholding Body for Freehold Allocation subject to:

- (a) the following Pre-Conditions to Allocation:
- (i) the removal, cancellation or revocation of any Encumbrances that have expired or are no longer active but are recorded on the Certificate of Crown Land Title at the time of registration of the Transfer;
 - (ii) a memorial under section 17 of the LA Act being registered against the Certificate of Title that provides for the classification of the Land by the Commonwealth Department of Defence as being within a slight site area for the presence of Unexploded Ordnance;
 - (iii) the Landholding Body agreeing to indemnify and release the Indemnified Parties against any claim or liability arising from the presence of hazards including Unexploded Ordnance; and
- (b) the following Special Conditions to Allocation:
- (i) the Landholding Body acknowledging that the Land has been identified as having suspected or known contamination and the Landholding Body assumes the statutory and common law obligations with respect to the contamination including, but not limited to, obligations under the *Contaminated Sites Act 2003* (WA);
 - (ii) the Landholding Body acknowledging the existing Telstra infrastructure on the Land, pursuant to the *Telecommunications Act 1997* (Cth), and Telstra's statutory right to access its infrastructure for activities including, but not limited to, maintenance and asset replacement from time to time;
 - (iii) the memorial under section 17 of the LA Act remaining on the Certificate of Title subsequent to registration providing for the classification of the Land by the Commonwealth Department of Defence as being within a slight site area for the presence of Unexploded Ordnance; and
 - (iv) the Landholding Body agreeing to indemnify and release the Indemnified Parties against any claim or liability arising from the presence of hazards including Unexploded Ordnance.

84. PIN 11924614 - UCL

In respect of UCL Lot 304 (PIN 11924614) on Deposited Plan 69763 being the whole of the land described Qualified Certificate of Crown Land Title Volume 3160 Folio 806 and shown on Map 6 at Part B of Annexure A of Schedule 8 (Land), the Land is offered to the Landholding Body for Freehold Allocation subject to:

- (a) the following Pre-Conditions to Allocation:
- (i) the removal, cancellation or revocation of any Encumbrances that have expired or are no longer active but are recorded on the Certificate of Crown Land Title at the time of registration of the Transfer;
 - (ii) a memorial under section 17 of the LA Act being registered against the Certificate of Title that provides for the classification of the Land

- by the Commonwealth Department of Defence as being within a slight site area for the presence of Unexploded Ordnance;
- (iii) the Landholding Body agreeing to indemnify and release the Indemnified Parties against any claim or liability arising from the presence of hazards including Unexploded Ordnance; and
- (b) the following Special Conditions to Allocation:
- (i) the Landholding Body acknowledging the existing Telstra infrastructure on the Land, pursuant to the *Telecommunications Act 1997* (Cth), and Telstra's statutory right to access its infrastructure for activities including, but not limited to, maintenance and asset replacement from time to time;
- (ii) the memorial under section 17 of the LA Act remaining on the Certificate of Title subsequent to registration providing for the classification of the Land by the Commonwealth Department of Defence as being within a slight site area for the presence of Unexploded Ordnance; and
- (iii) the Landholding Body agreeing to indemnify and release the Indemnified Parties against any claim or liability arising from the presence of hazards including Unexploded Ordnance.

85. PIN 12273338 - UCL

In respect of UCL Lot 105 (PIN 12273338) on Deposited Plan 409885 being the whole of the land described in Certificate of Crown Land Title Volume 3168 Folio 277 and shown on Map 17 at Part B of Annexure A of Schedule 8 (Land), the Land is offered to the Landholding Body for Reserve Allocation subject to:

- (a) the following Pre-Conditions to Allocation:
- (i) the parties acknowledging and agreeing that the Land will be set aside as a reserve for the purpose of "Yamatji Social, Cultural and/or Economic Purposes", or such other purpose as agreed between the State and the Landholding Body, pursuant to section 41 of the LA Act;
- (ii) a memorial under section 17 of the LA Act being registered against the Certificate of Crown Land Title that provides for the classification of the Land by the Commonwealth Department of Defence as being within a slight site area for the presence of Unexploded Ordnance;
- (iii) the Landholding Body agreeing to indemnify and release the Indemnified Parties against any claim or liability arising from the presence of hazards including Unexploded Ordnance; and
- (b) the following Special Conditions to Allocation:
- (i) the Land being Option Land for the purposes of clause 9 of the YLE Strategy;
- (ii) the Landholding Body having the power to lease or licence for a maximum term of 42 years;

- (iii) the memorial under section 17 of the LA Act remaining on the Certificate of Crown Land Title subsequent to registration providing for the classification of the Land by the Commonwealth Department of Defence as being within a slight site area for the presence of Unexploded Ordnance; and
- (iv) the Landholding Body agreeing to indemnify and release the Indemnified Parties against any claim or liability arising from the presence of hazards including Unexploded Ordnance.

86. PIN 12298806 – RESERVE 150

In respect of Reserve 150 being Lot 300 (PIN 12298806) on Deposited Plan 410056 being the whole of the land described in Qualified Certificate of Crown Land Title Volume 3168 Folio 902 and shown on Map 7 at Part B of Annexure A of Schedule 8 (Land), the Land is offered to the Landholding Body for Reserve Allocation subject to:






- (a) the following Pre-Conditions to Allocation:
 - (i) the parties acknowledging and agreeing that the Land will be set aside as a reserve for the purpose of “Yamatji Social, Cultural and/or Economic Purposes”, or such other purpose as agreed between the State and the Landholding Body, pursuant to section 41 of the LA Act;
 - (ii) the Responsible Agency status on the Water Corporation being removed and placed with DPLH; and
- (b) the following Special Conditions to Allocation:
 - (i) the Landholding Body having the power to lease or licence for a maximum term of 42 years.

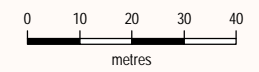
Yamatji Nation Indigenous Land Use Agreement

MAP 1

Schedule 11 Annexure A Part B
Land tenure as at October 2019

Legend

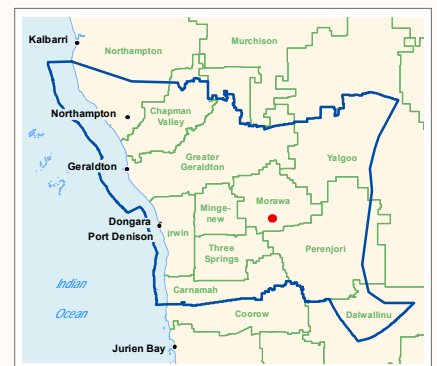
-  Agreement Area
-  Category 1 Land
-  Freehold
-  Unallocated Crown Land
-  Crown Reserves



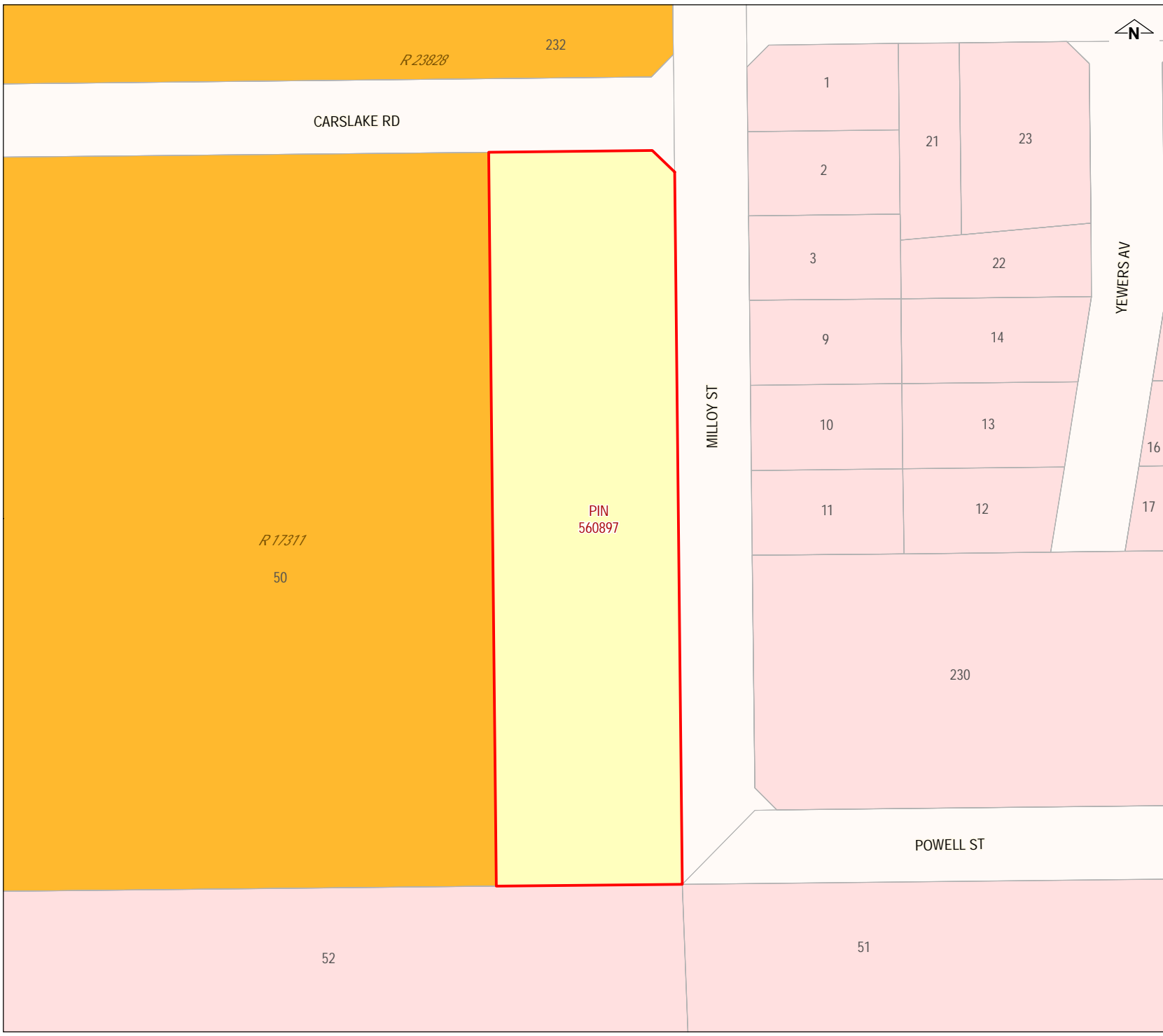
Produced by Data Analytics, Department of Planning, Lands & Heritage
Copyright © October 2019

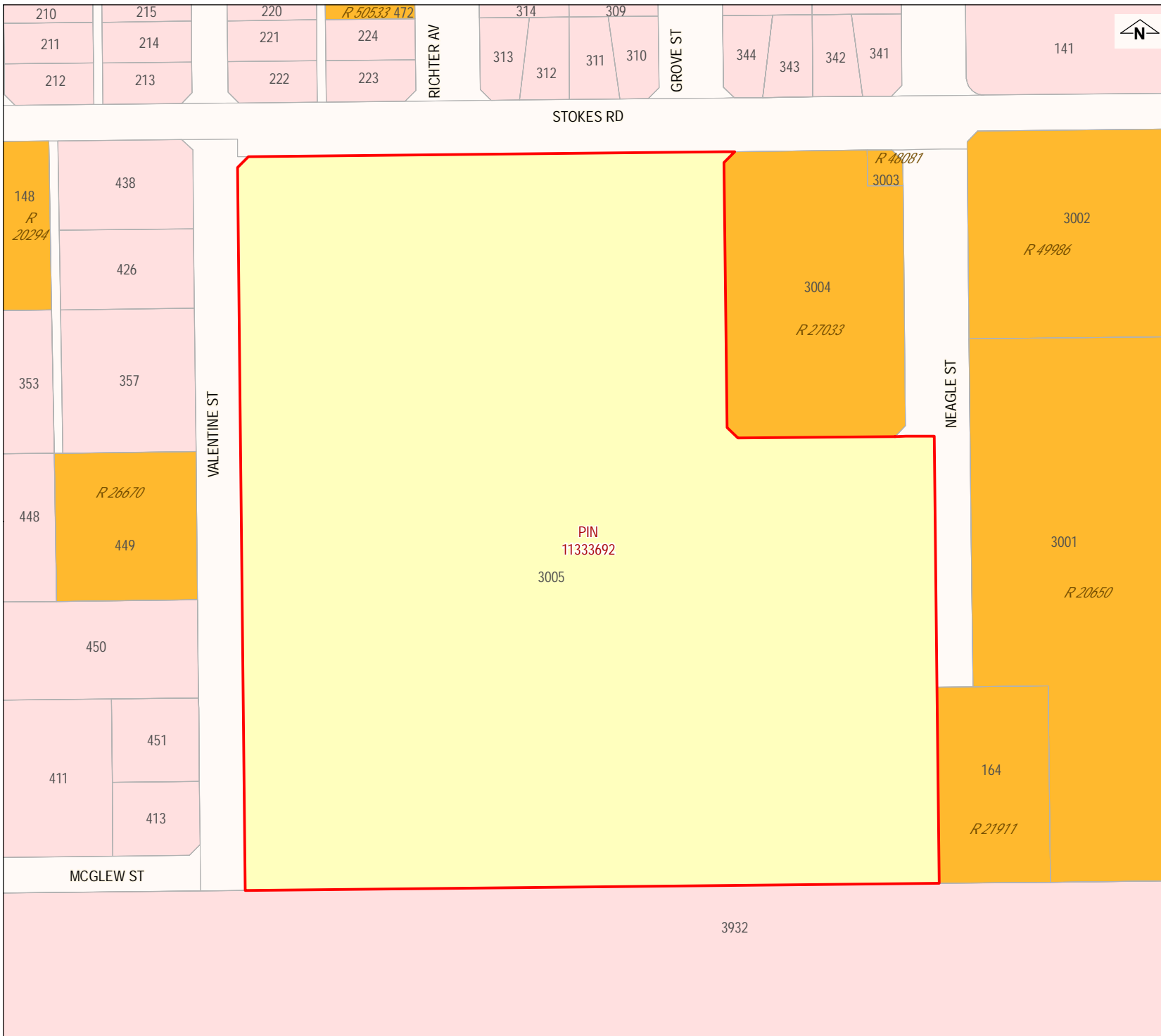
\\dopgisfilesvr02\Products\State\Multiregion\GASAGeraldtonAlternative
Settlement\Agreement\Category1Land\
GASA_CAT1Land_A4L.mxd

Base information supplied by
Western Australian Land Information Authority
SLIP 1096-2018-1



Index to map area










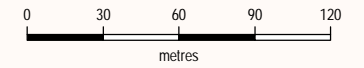
Yamatji Nation Indigenous Land Use Agreement

MAP 2

Schedule 11 Annexure A Part B
Land tenure as at October 2019

Legend

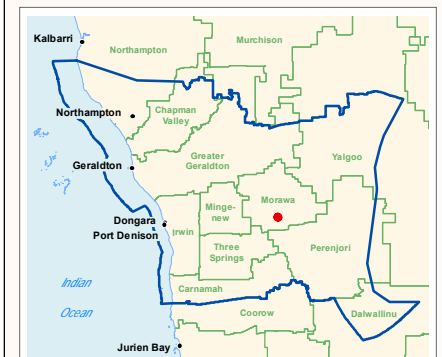
-  Agreement Area
-  Category 1 Land
-  Freehold
-  Unallocated Crown Land
-  Crown Reserves



Produced by Data Analytics, Department of Planning, Lands & Heritage
Copyright © October 2019

\\dopgisfiles\v02\Products\State\Multiregion\GASAGeraldtonAlternative
Settlement\Agreement\Category1Land\
GASA_CAT1Land_A4L.mxd

Base information supplied by
Western Australian Land Information Authority
SLIP 1096-2018-1



Index to map area

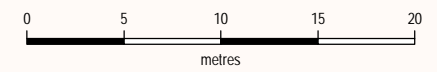
Yamatji Nation Indigenous Land Use Agreement

MAP 3

Schedule 11 Annexure A Part B
Land tenure as at October 2019

Legend

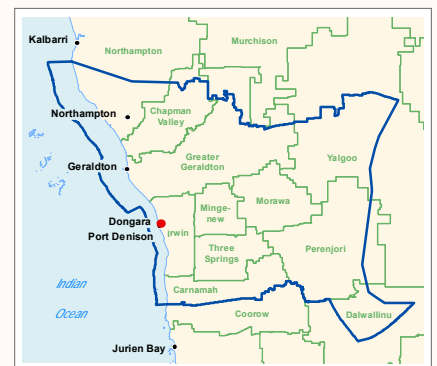
-  Agreement Area
-  Category 1 Land
-  Freehold
-  Crown Reserves



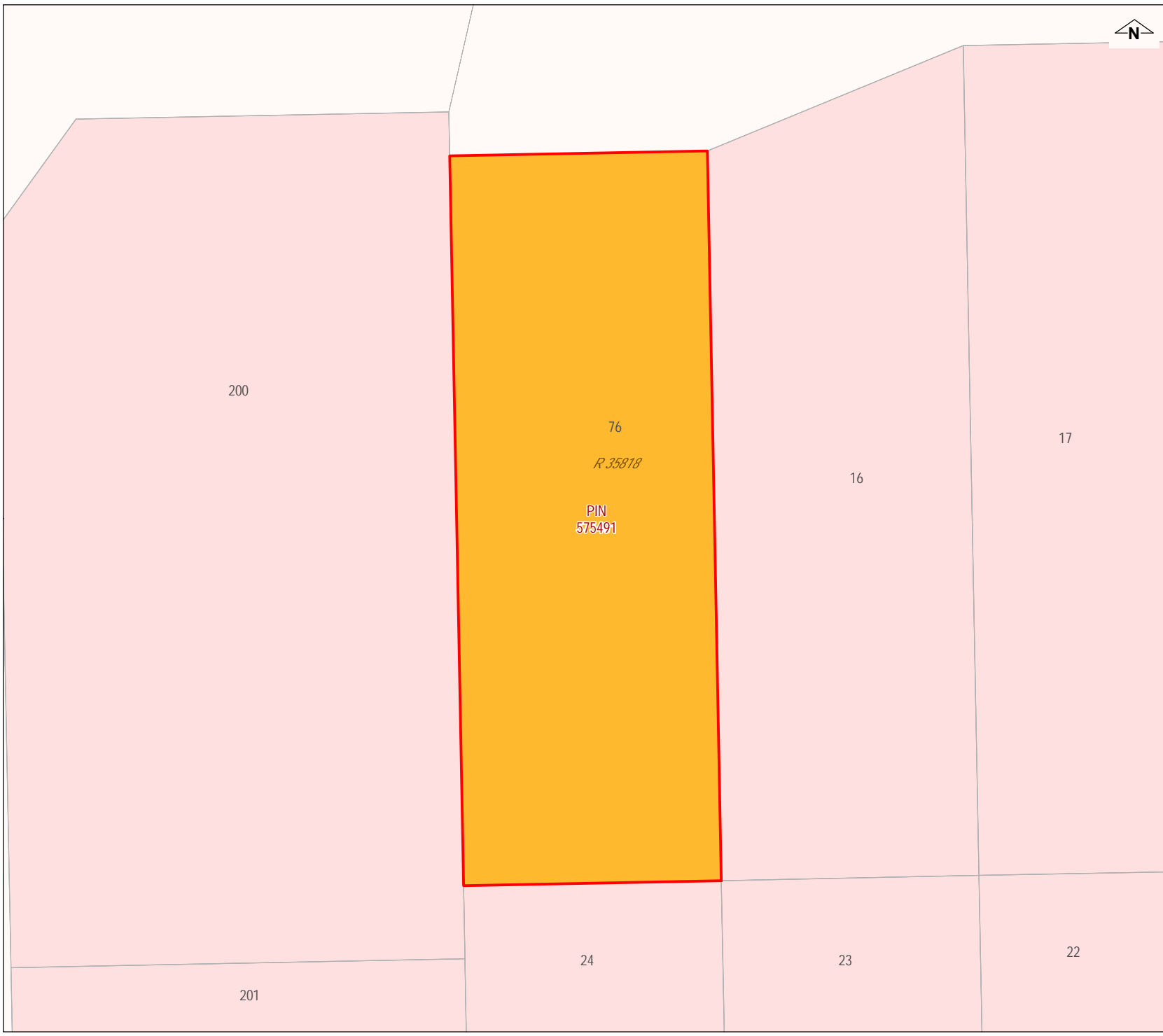
Produced by Data Analytics, Department of Planning, Lands & Heritage
Copyright © October 2019

\\dopgisfiles\vr02\Products\State\Multiregion\GASAGeraldton\Alternative
Settlement\Agreement\Category1Land\
GASA_CAT1Land_A4L.mxd

Base information supplied by
Western Australian Land Information Authority
SLIP 1096-2018-1



Index to map area







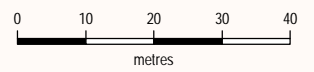
Yamatji Nation Indigenous Land Use Agreement

MAP 4

Schedule 11 Annexure A Part B
Land tenure as at October 2019

Legend

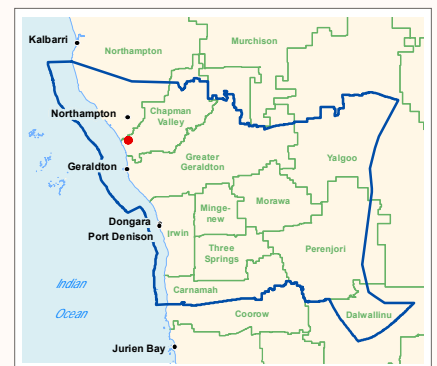
-  Agreement Area
-  Category 1 Land
-  Freehold
-  Unallocated Crown Land
-  Crown Reserves



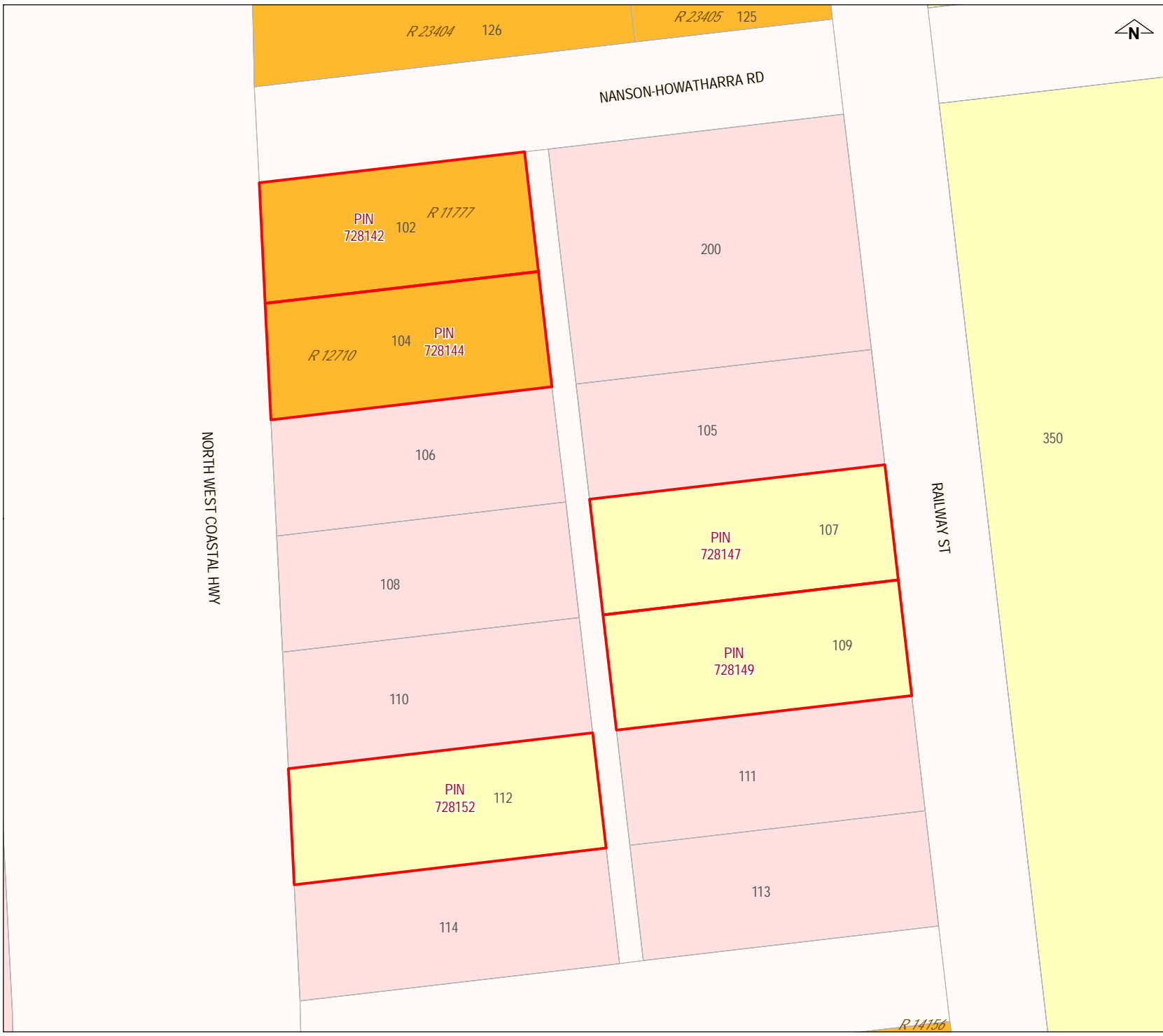
Produced by Data Analytics, Department of Planning, Lands & Heritage
Copyright © October 2019

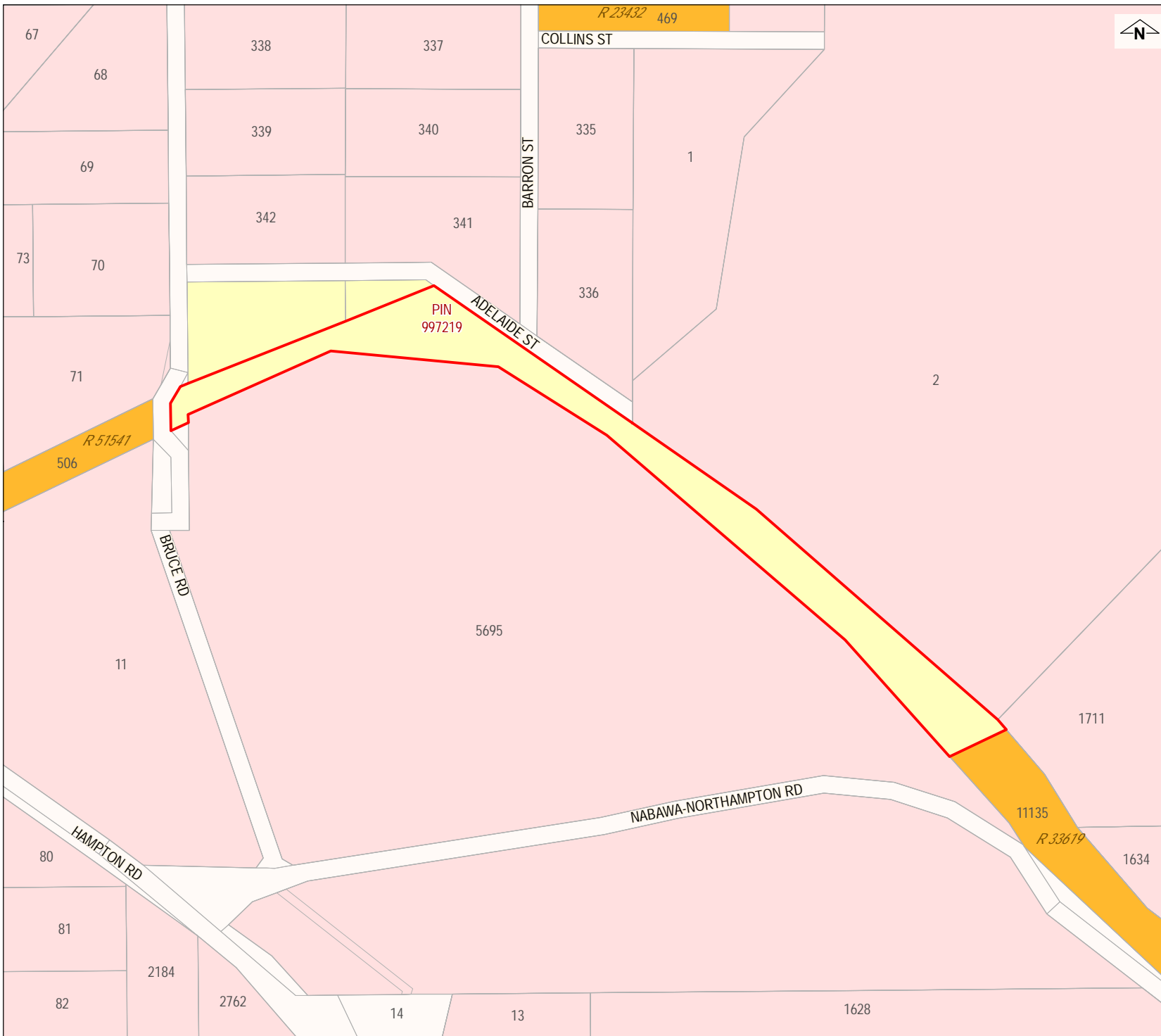
\\dopgifs\files\vr02\Products\State\Multiregion\GASAGeraldtonAlternative
Settlement\Agreement\Category1Land\
GASA_CAT1Land_A4L_4.mxd

Base information supplied by
Western Australian Land Information Authority
SLIP 1096-2018-1



Index to map area










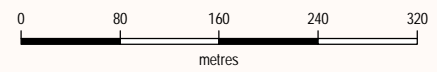
655
**Yamatji Nation
 Indigenous Land Use
 Agreement**

MAP 5

Schedule 11 Annexure A Part B
 Land tenure as at October 2019

Legend

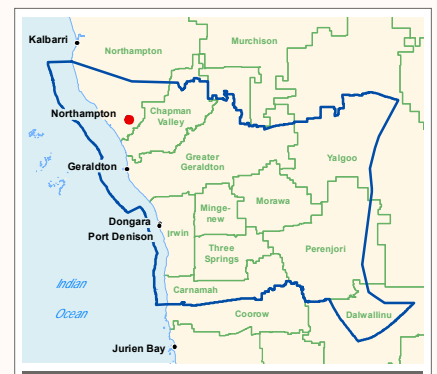
-  Agreement Area
-  Category 1 Land
-  Freehold
-  Unallocated Crown Land
-  Crown Reserves



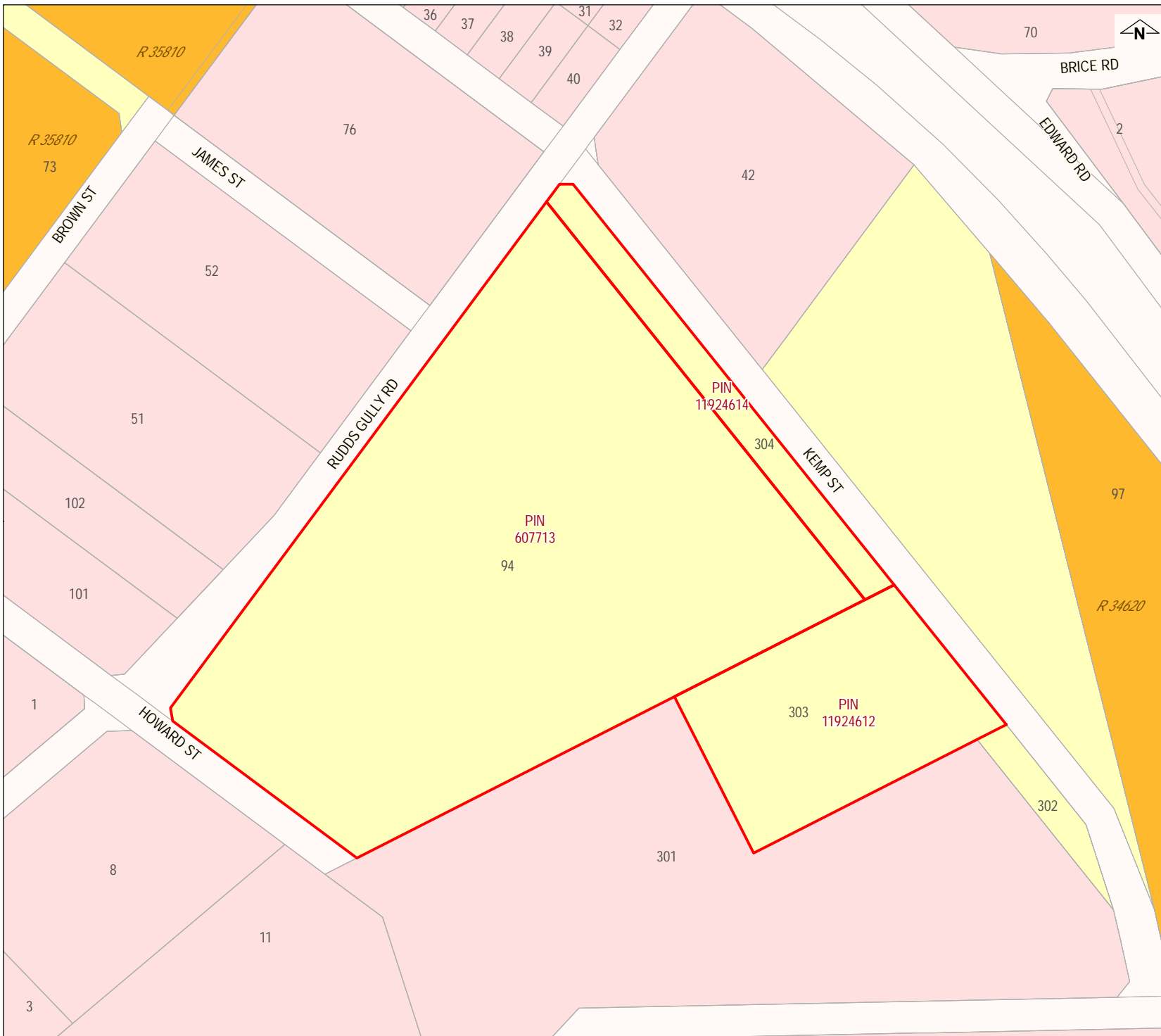
Produced by Data Analytics, Department of Planning, Lands & Heritage
 Copyright © October 2019

\\dopgifs\files\vr02\Products\State\Multiregion\GASAGeraldton\Alternative
 Settlement\Agreement\Category1Land\GASA_CAT1Land_A4L_5.mxd

Base information supplied by
 Western Australian Land Information Authority
 SLIP 1096-2018-1



Index to map area



656

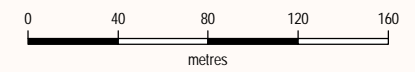
Yamatji Nation Indigenous Land Use Agreement

MAP 6

Schedule 11 Annexure A Part B
Land tenure as at October 2019

Legend

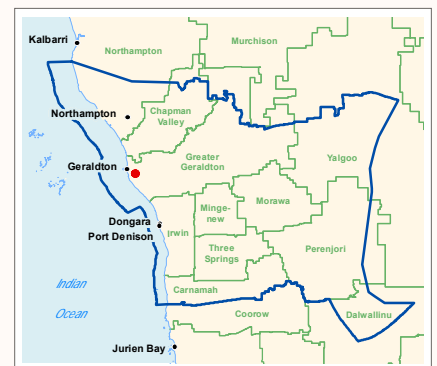
- Agreement Area
- Category 1 Land
- Freehold
- Unallocated Crown Land
- Crown Reserves



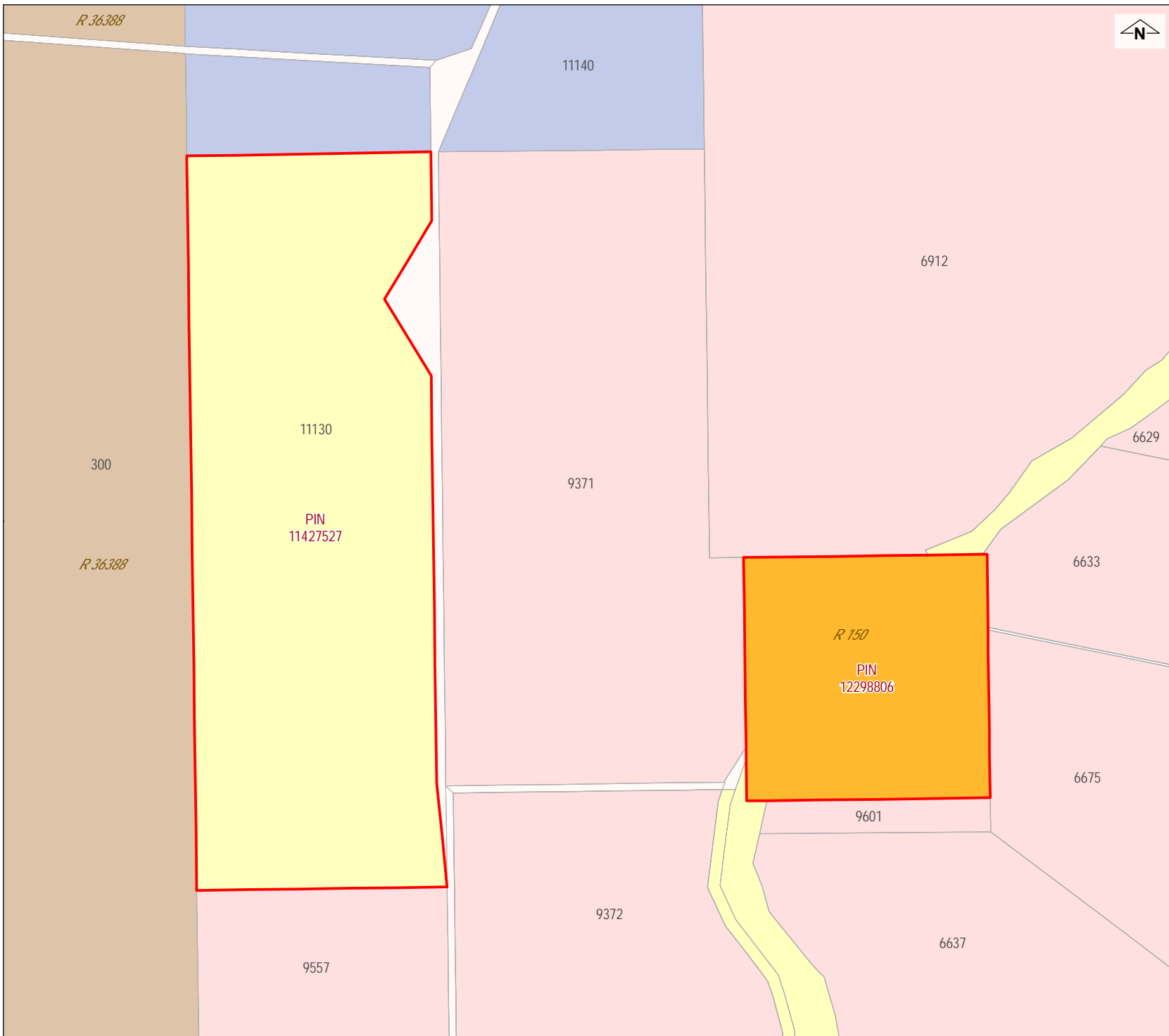
Produced by Data Analytics, Department of Planning, Lands & Heritage
Copyright © October 2019

\\dopgisfilesvr02\Products\State\Multiregion\GASAGeraldtonAlternative
Settlement\Agreement\Category1Land\
GASA_CAT1Land_A4L.mxd

Base information supplied by
Western Australian Land Information Authority
SLIP 1096-2018-1



Index to map area



657

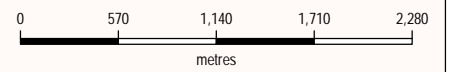
Yamatji Nation Indigenous Land Use Agreement

MAP 7

Schedule 11 Annexure A Part B
Land tenure as at October 2019

Legend

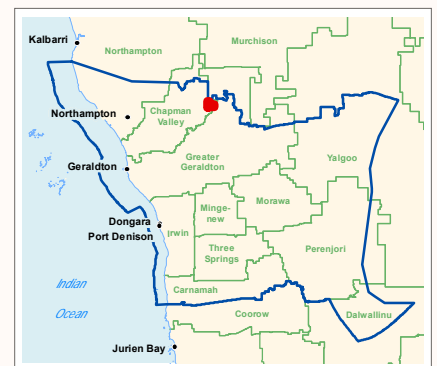
- Agreement Area
- Category 1 Land
- Freehold
- Leasehold
- Unallocated Crown Land
- Nature Reserve
- Crown Reserves



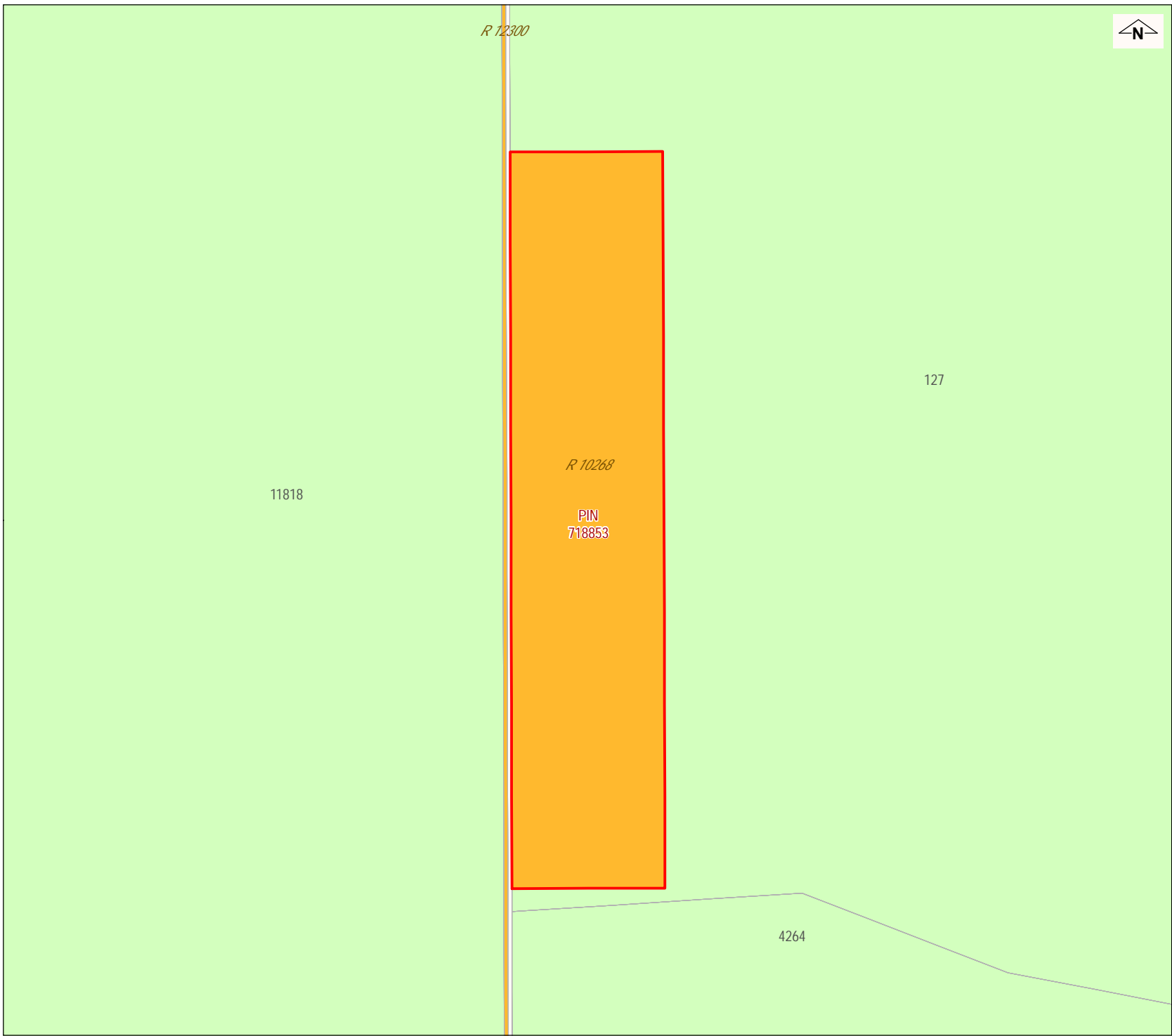
Produced by Data Analytics, Department of Planning, Lands & Heritage
Copyright © October 2019

\\dopgisfiles\v02\Products\State\Multiregion\GASAGeraldton\Alternative
Settlement\Agreement\Category1Land\
GASA_CAT1Land_A4L.mxd

Base information supplied by
Western Australian Land Information Authority
SLIP 1096-2018-1



Index to map area



658

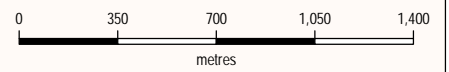
Yamatji Nation Indigenous Land Use Agreement

MAP 8

Schedule 11 Annexure A Part B
Land tenure as at October 2019

Legend

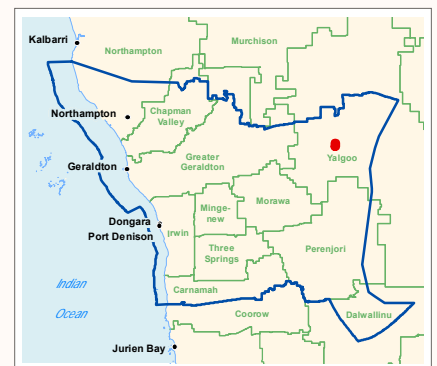
- Agreement Area
- Category 1 Land
- Pastoral Leases
- Crown Reserves



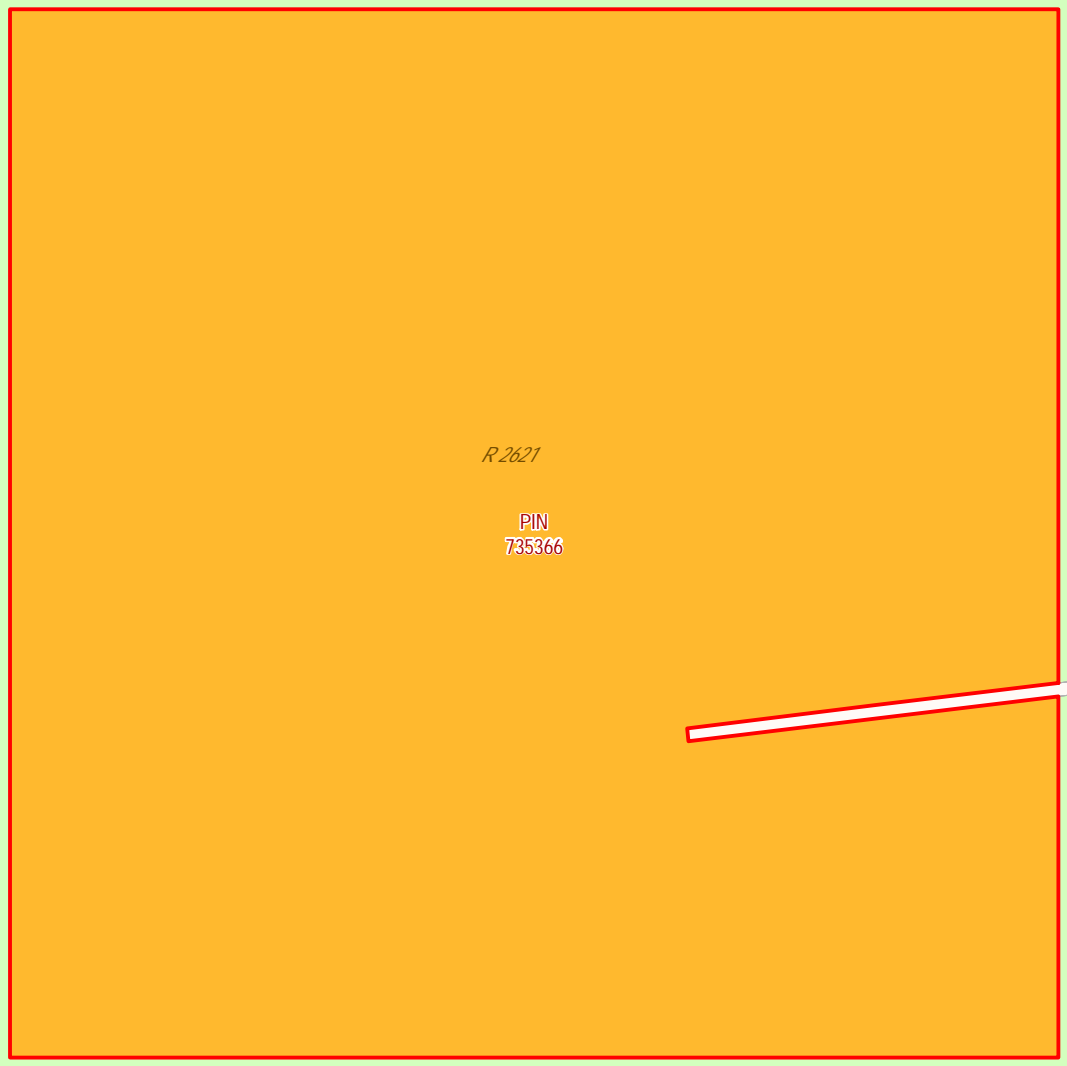
Produced by Data Analytics, Department of Planning, Lands & Heritage
Copyright © October 2019

\\dopgisfiles\v02\Products\State\Multiregion\GASAGeraldton\Alternative
Settlement\Agreement\Category1Land\
GASA_CAT1Land_A4L.mxd

Base information supplied by
Western Australian Land Information Authority
SLIP 1096-2018-1



Index to map area



109

R 2621





PIN
735366

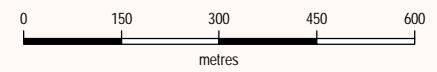
659
**Yamatji Nation
 Indigenous Land Use
 Agreement**

MAP 9

Schedule 11 Annexure A Part B
 Land tenure as at October 2019

Legend

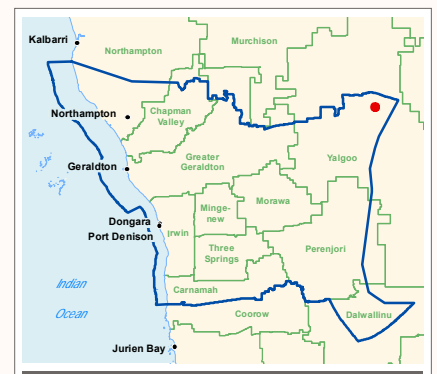
-  Agreement Area
-  Category 1 Land
-  Pastoral Leases
-  Crown Reserves



Produced by Data Analytics, Department of Planning, Lands & Heritage
 Copyright © October 2019

\\dopgisfiles\v02\Products\State\Multiregion\GASAGeraldton\Alternative
 Settlement\Agreement\Category1Land\
 GASA_CAT1Land_A4L.mxd

Base information supplied by
 Western Australian Land Information Authority
 SLIP 1096-2018-1



Index to map area

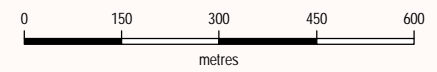
Yamatji Nation Indigenous Land Use Agreement

MAP 10

Schedule 11 Annexure A Part B
Land tenure as at October 2019

Legend

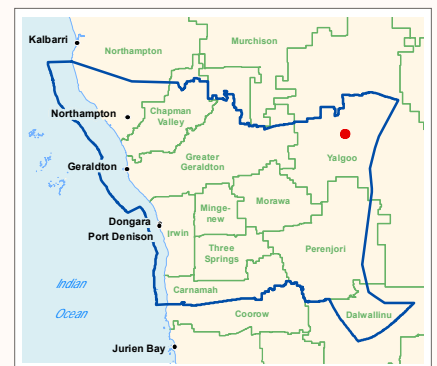
-  Agreement Area
-  Category 1 Land
-  Unallocated Crown Land
-  Pastoral Leases



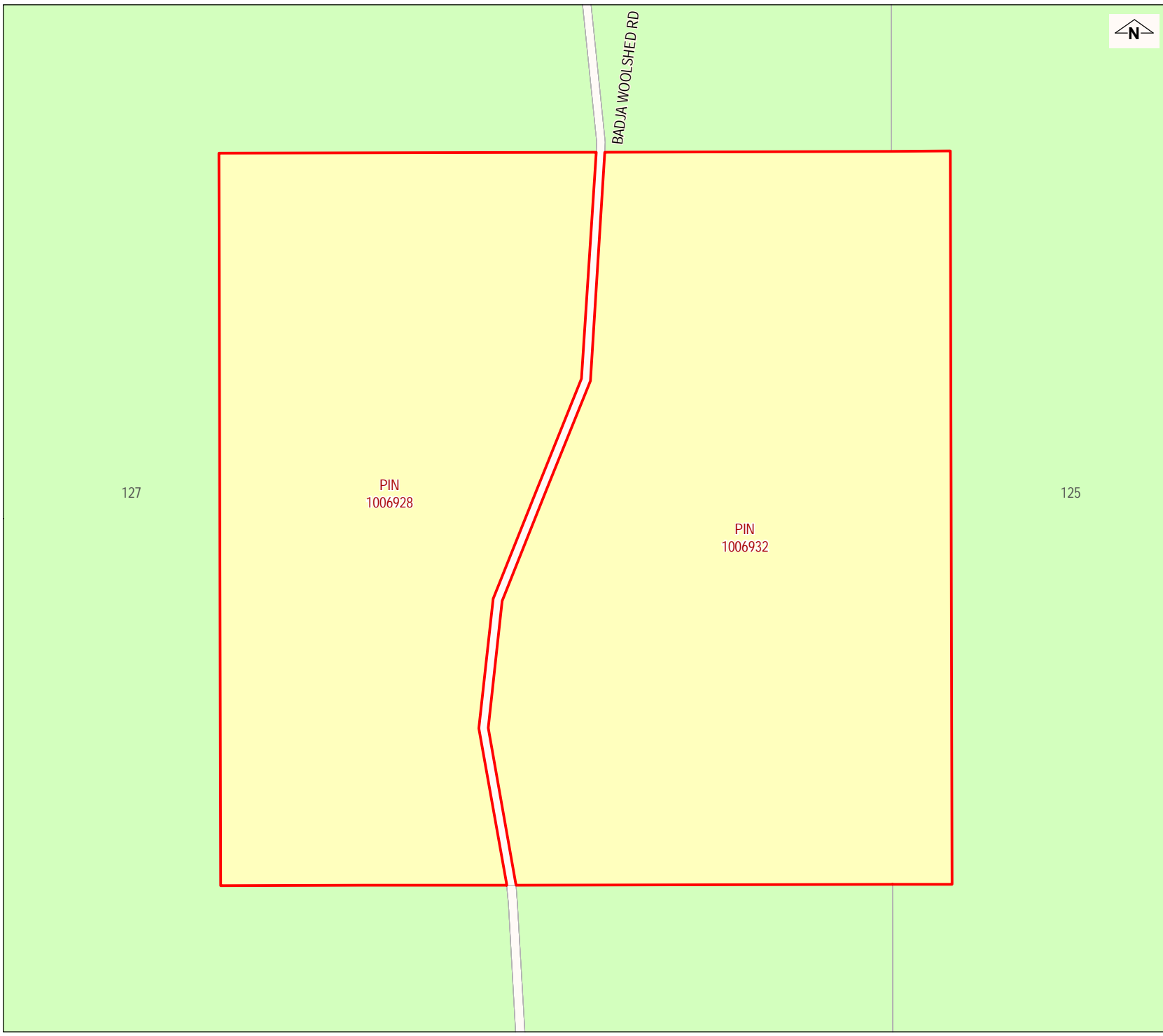
Produced by Data Analytics, Department of Planning, Lands & Heritage
Copyright © October 2019

\\dopgisfiles\v02\Products\State\Multiregion\GASAGeraldton\Alternative
Settlement\Agreement\Category1Land\
GASA_CAT1Land_A4L.mxd

Base information supplied by
Western Australian Land Information Authority
SLIP 1096-2018-1



Index to map area








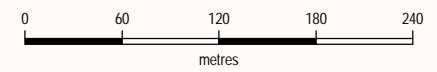
661
**Yamatji Nation
 Indigenous Land Use
 Agreement**

MAP 11

Schedule 11 Annexure A Part B
 Land tenure as at October 2019

Legend

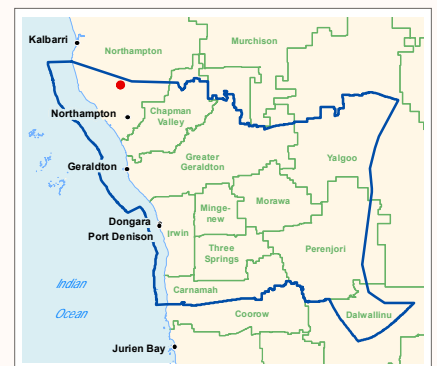
-  Agreement
-  Category 1 Land
-  Freehold
-  Crown Reserves



Produced by Data Analytics, Department of Planning, Lands & Heritage
 Copyright © October 2019

\\dopgisfiles\vr02\Products\State\Multiregion\GASAGeraldton\Alternative
 Settlement\Agreement\Category1Land\
 GASA_CAT1Land_A4L.mxd

Base information supplied by
 Western Australian Land Information Authority
 SLIP 1096-2018-1



Index to map area

6717

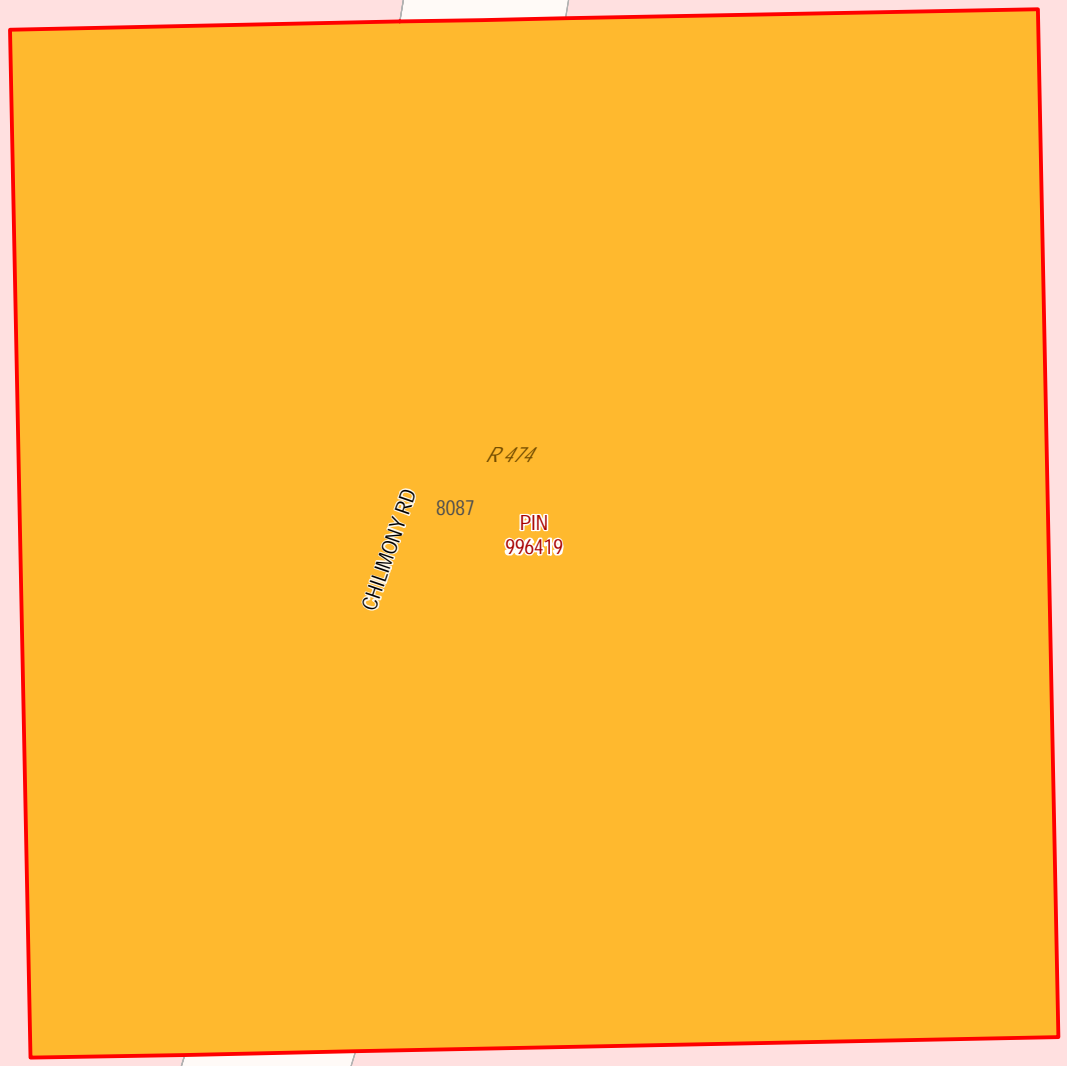
R 474

CHILIMONY RD

8087

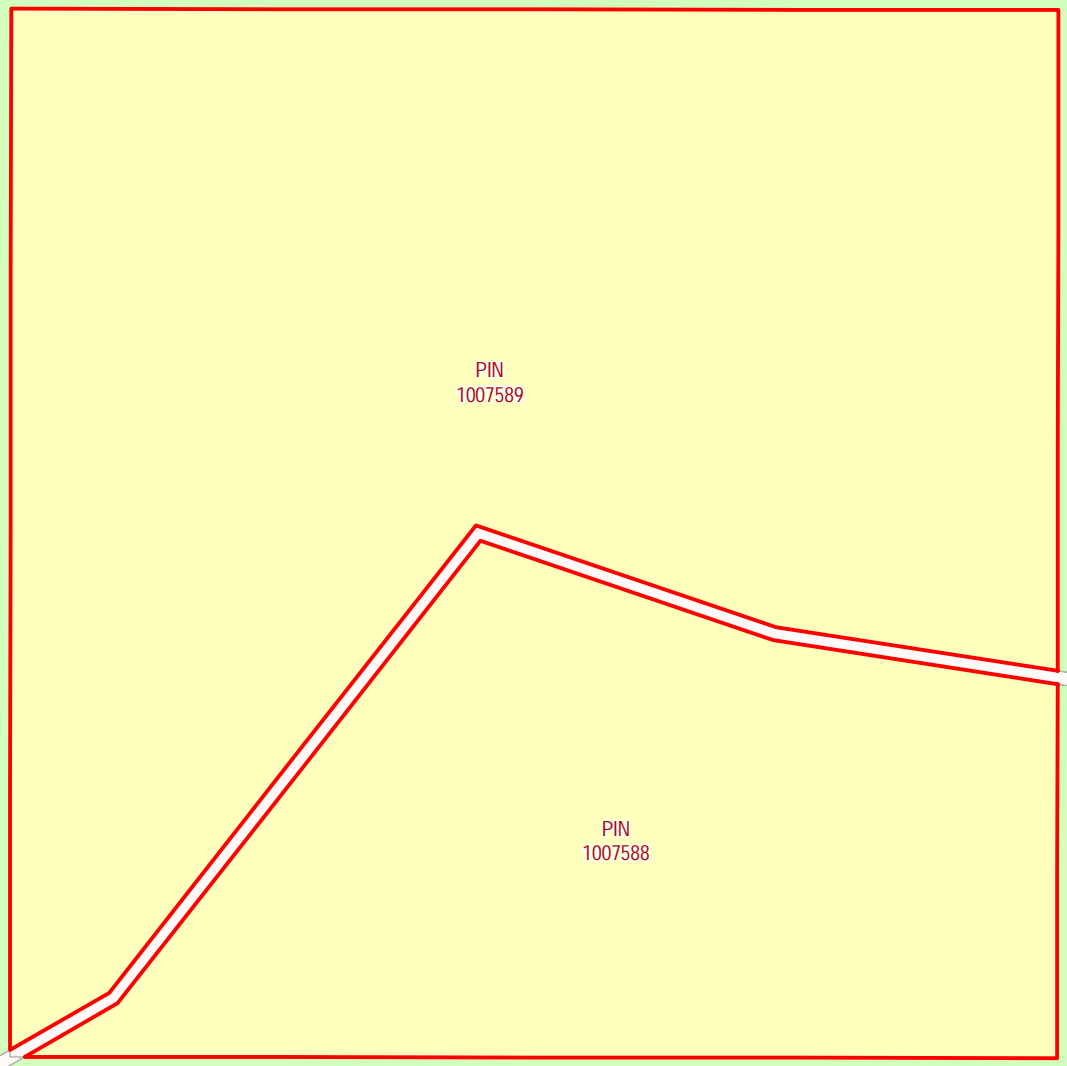
PIN
996419

6706





110







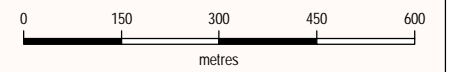
662 Yamatji Nation Indigenous Land Use Agreement

MAP 12

Schedule 11 Annexure A Part B
Land tenure as at October 2019

Legend

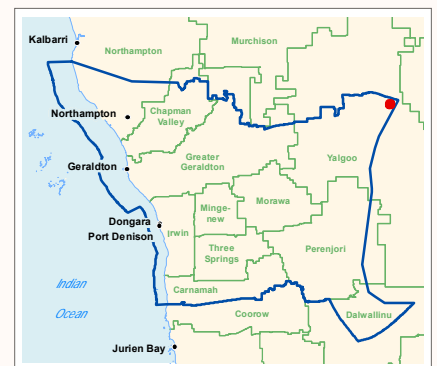
-  Agreement Area
-  Category 1 Land
-  Unallocated Crown Land
-  Pastoral Leases



Produced by Data Analytics, Department of Planning, Lands & Heritage
Copyright © October 2019

\\dopgisfilesvr02\Products\State\Multiregion\GASAGeraldtonAlternative
Settlement\Agreement\Category1Land\
GASA_CAT1Land_A4L.mxd

Base information supplied by
Western Australian Land Information Authority
SLIP 1096-2018-1



Index to map area









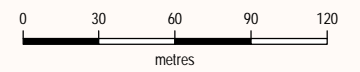
663 Yamatji Nation Indigenous Land Use Agreement

MAP 13

Schedule 11 Annexure A Part B
Land tenure as at October 2019

Legend

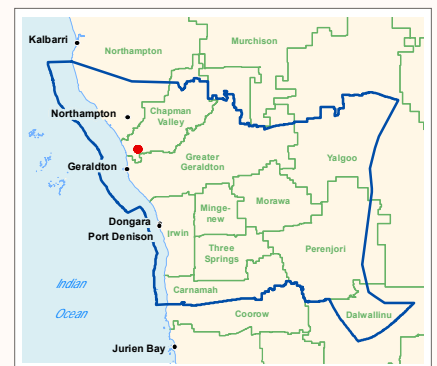
-  Agreement Area
-  Category 1 Land
-  Freehold
-  Leasehold
-  Unallocated Crown Land
-  Crown Reserves



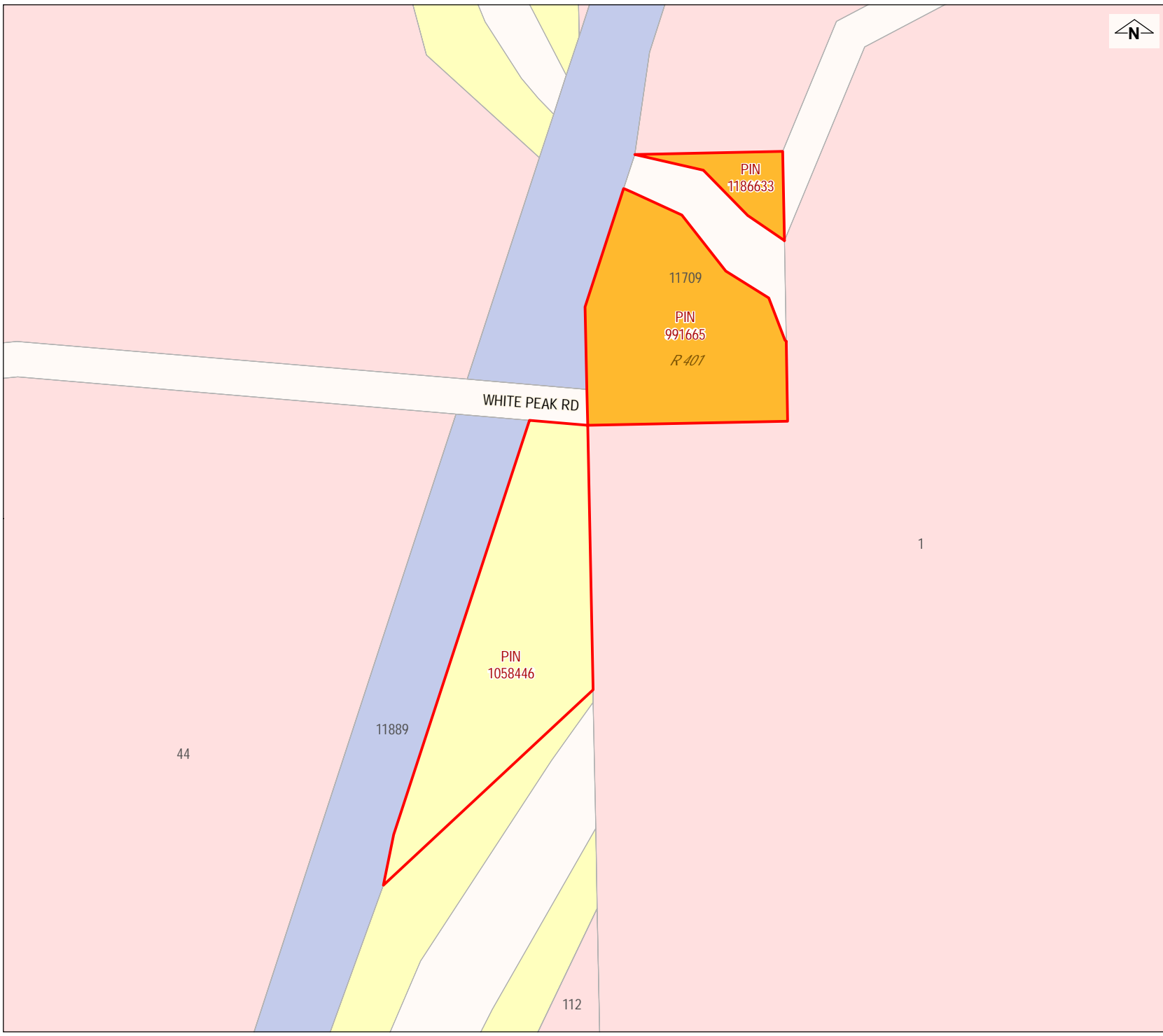
Produced by Data Analytics, Department of Planning, Lands & Heritage
Copyright © October 2019

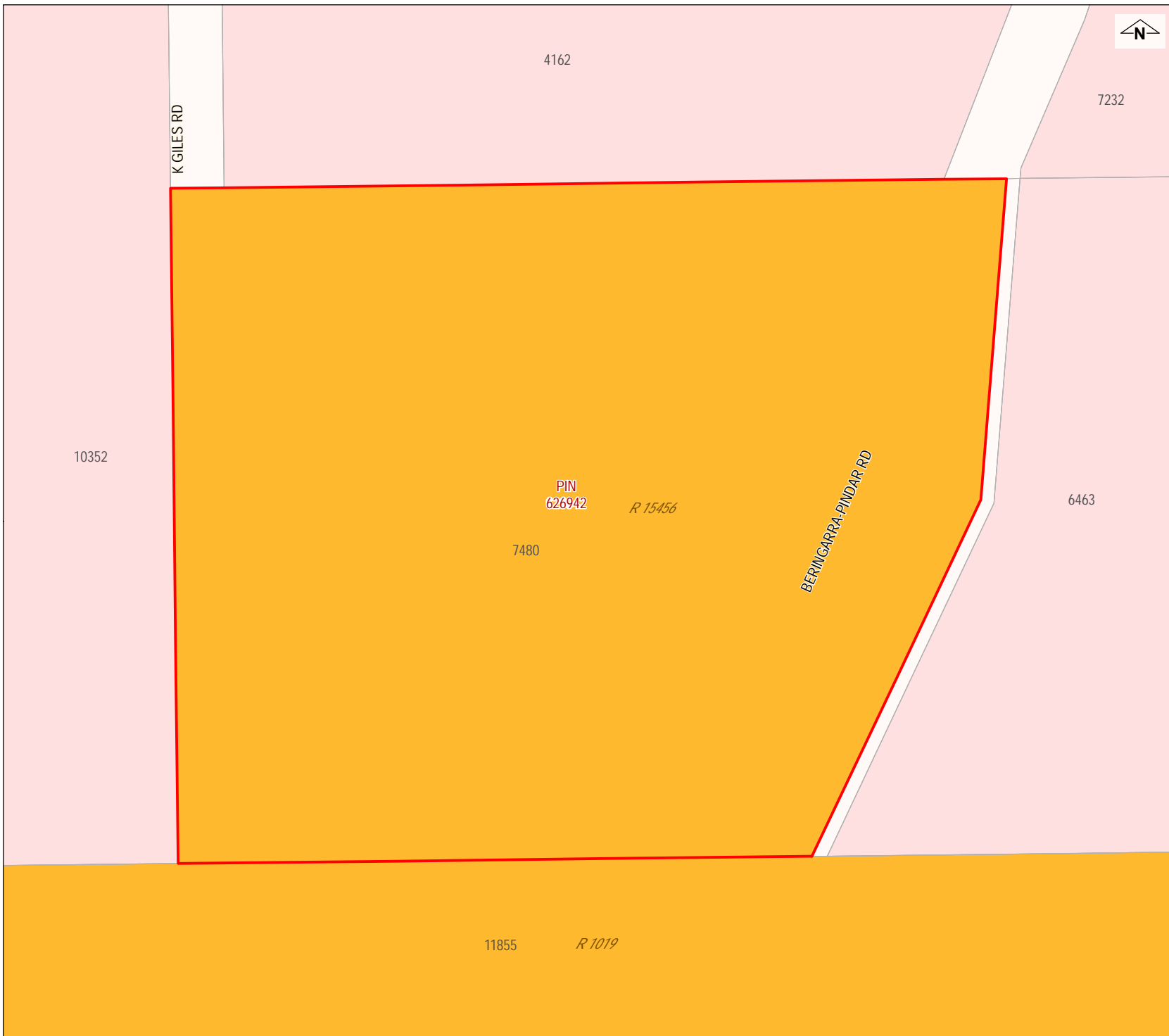
\\dopgisfilesvr02\Products\State\Multiregion\GASAGeraldton\Alternative
Settlement\Agreement\Category1Land\
GASA_CAT1Land_A4L.mxd

Base information supplied by
Western Australian Land Information Authority
SLIP 1096-2018-1



Index to map area





664

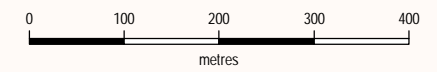
Yamatji Nation Indigenous Land Use Agreement

MAP 14

Schedule 11 Annexure A Part B
Land tenure as at October 2019

Legend

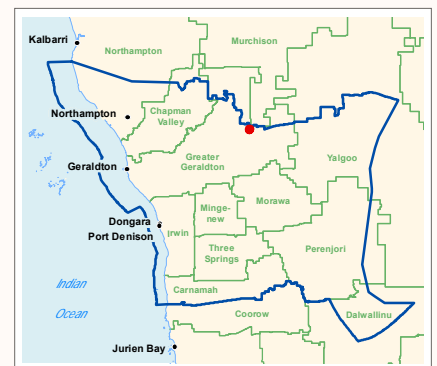
- Agreement Area
- Category 1 Land
- Freehold
- Crown Reserves



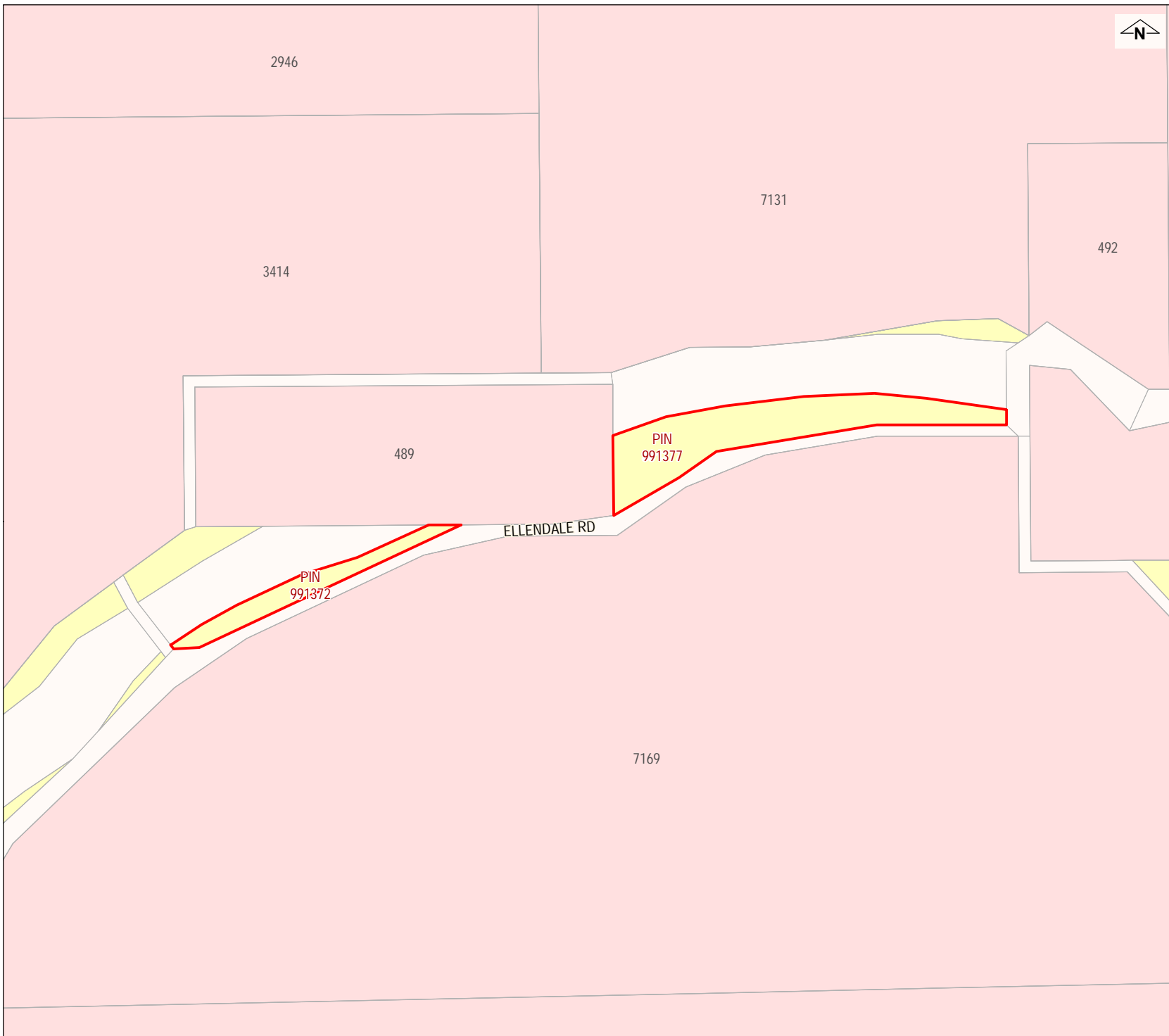
Produced by Data Analytics, Department of Planning, Lands & Heritage
Copyright © October 2019

\\dopgisfilesvr02\Products\State\Multiregion\GASAGeraldtonAlternative
Settlement\Agreement\Category1Land\
GASA_CAT1Land_A4L.mxd

Base information supplied by
Western Australian Land Information Authority
SLIP 1096-2018-1



Index to map area



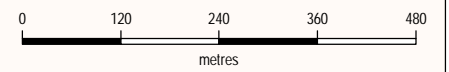
665

Yamatji Nation Indigenous Land Use Agreement

MAP 15

Schedule 11 Annexure A Part B
Land tenure as at October 2019

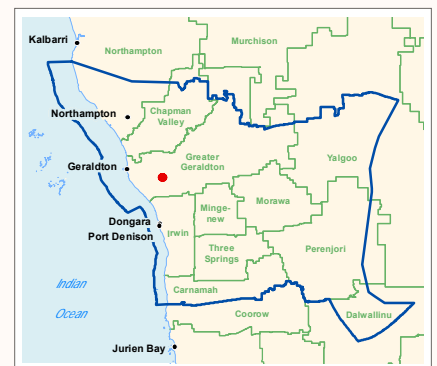
	Agreement
	Category 1 Land
	Freehold
	Unallocated Crown Land



Produced by Data Analytics, Department of Planning, Lands & Heritage
Copyright © October 2019

\\dopgisfiles\v02\Products\State\Multiregion\GASAGeraldton\Alternative
Settlement\Agreement\Category1Land\
GASA_CAT1Land_A4L.mxd

Base information supplied by
Western Australian Land Information Authority
SLIP 1096-2018-1



Index to map area

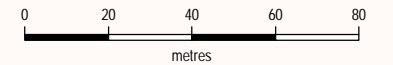
666 Yamatji Nation Indigenous Land Use Agreement

MAP 16

Schedule 11 Annexure A Part B
Land tenure as at October 2019

Legend

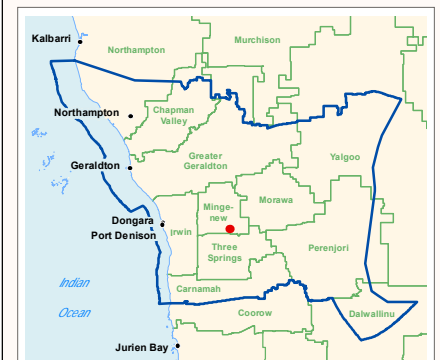
-  Agreement Area
-  Category 1 Land
-  Freehold
-  Unallocated Crown Land
-  Crown Reserves



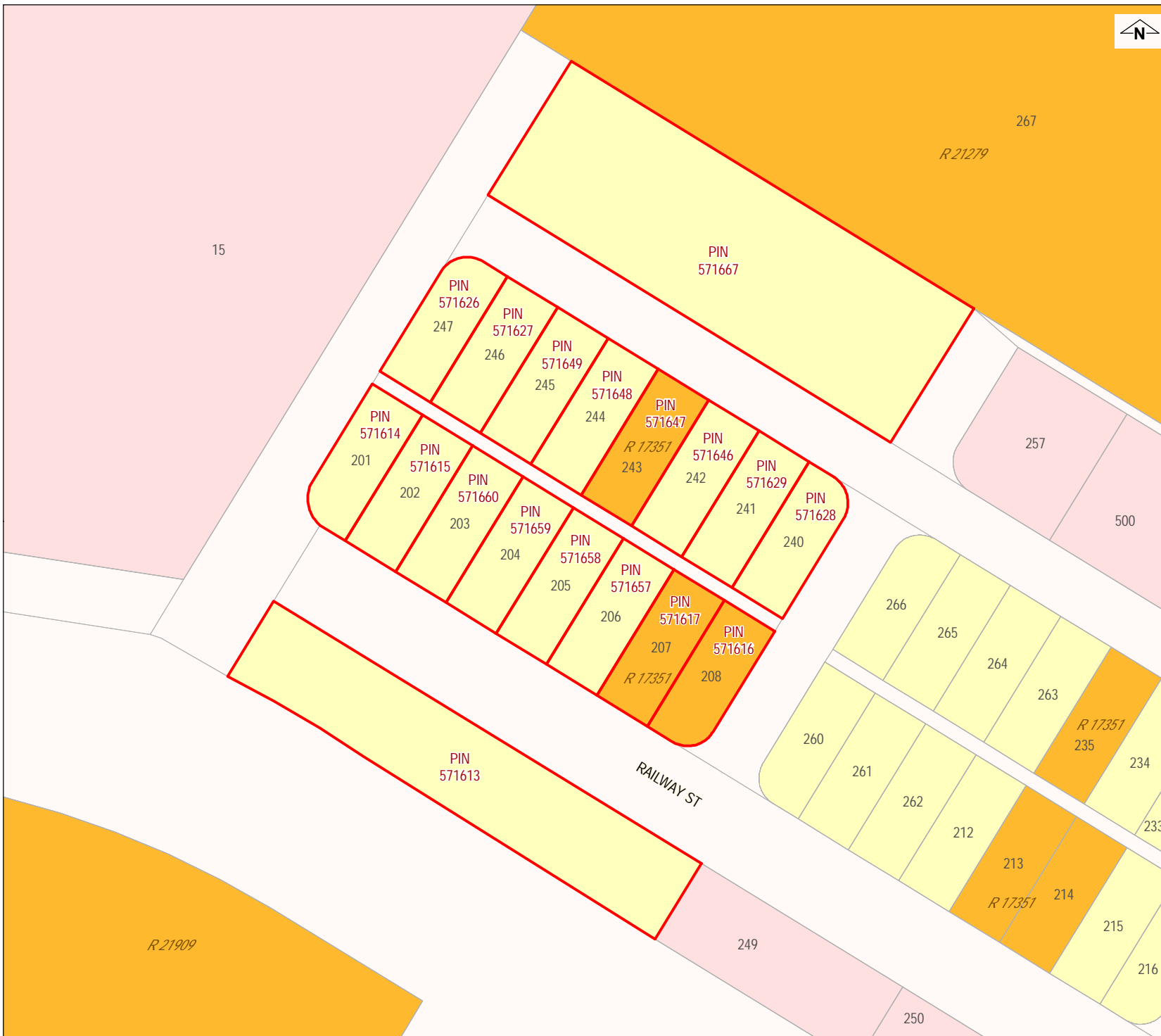
Produced by Data Analytics, Department of Planning, Lands & Heritage
Copyright © October 2019

\\dopgisfiles\vr02\Products\State\Multiregion\GASAGeraldtonAlternative
Settlement\Agreement\Category1Land\
GASA_CAT1Land_A4L_16.mxd

Base information supplied by
Western Australian Land Information Authority
SLIP 1096-2018-1



Index to map area






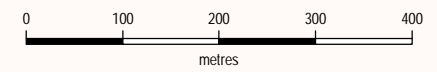
Yamatji Nation Indigenous Land Use Agreement

MAP 17

Schedule 11 Annexure A Part B
Land tenure as at October 2019

Legend

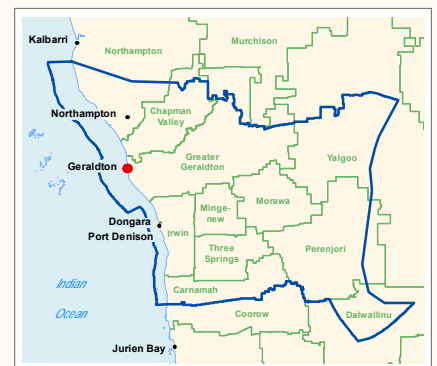
-  Agreement Area
-  Category 1 Land
-  Freehold
-  Unallocated Crown Land
-  Crown Reserves



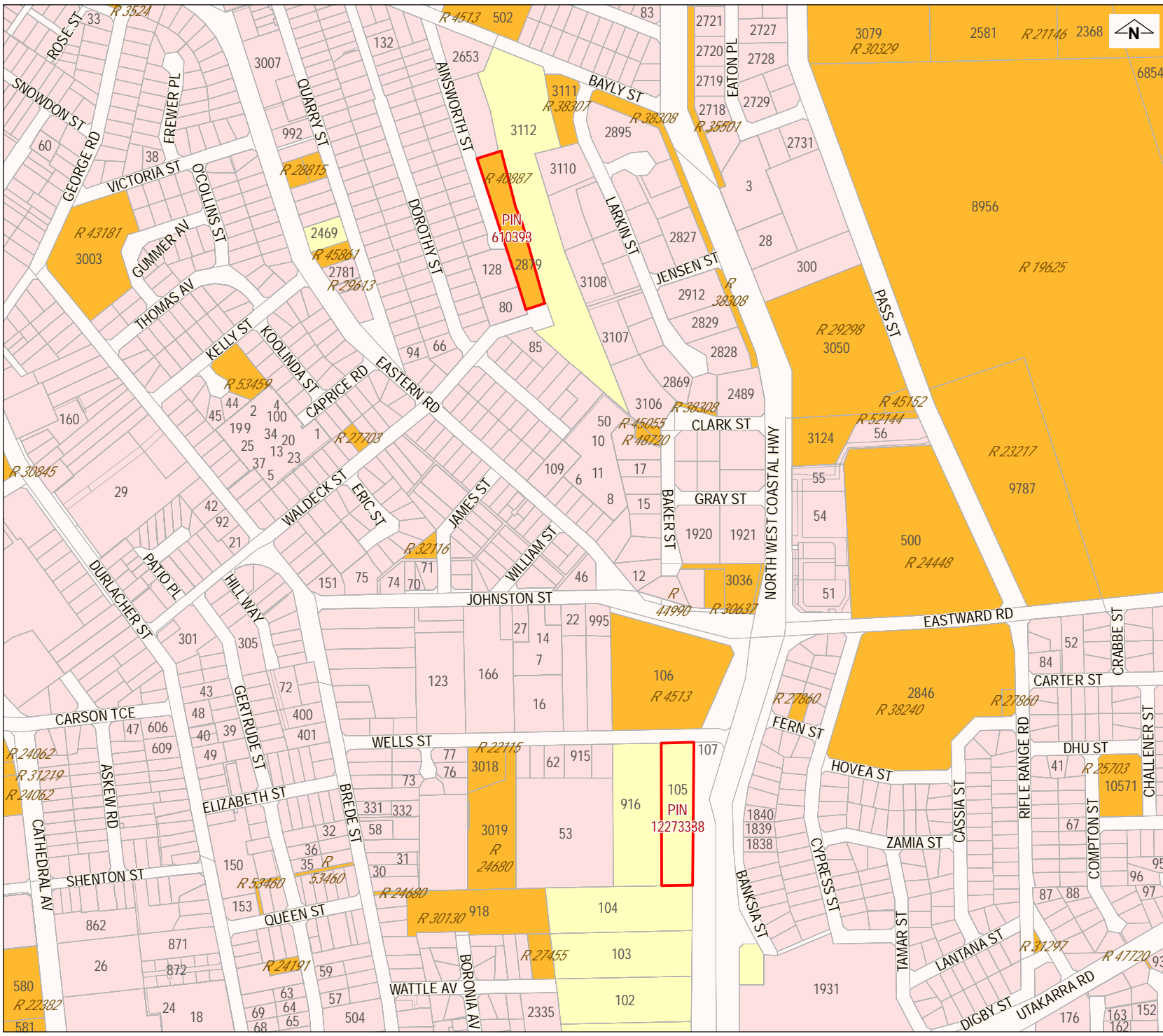
Produced by Data Analytics, Department of Planning, Lands & Heritage
Copyright © October 2019

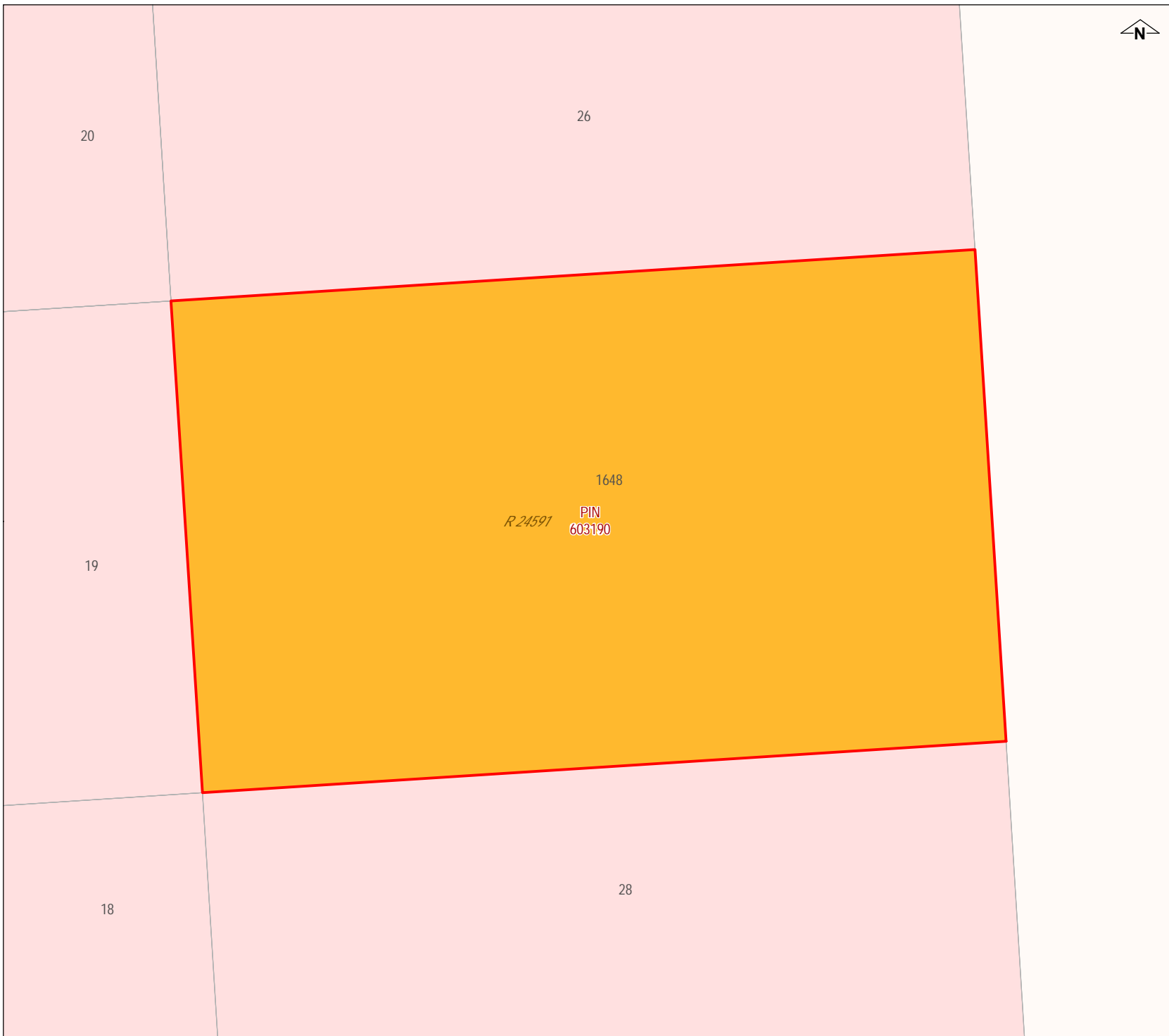
\\dopgifsfilesvr02\Products\State\Multiregion\GASAGeraldtonAlternative
Settlement\Agreement\Category1Land\
GASA_CAT1Land_A4L_17.mxd

Base information supplied by
Western Australian Land Information Authority
SLIP 1096-2018-1



Index to map area





668

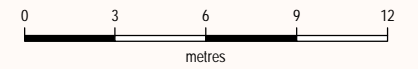
Yamatji Nation Indigenous Land Use Agreement

MAP 18

Schedule 11 Annexure A Part B
Land tenure as at October 2019

Legend

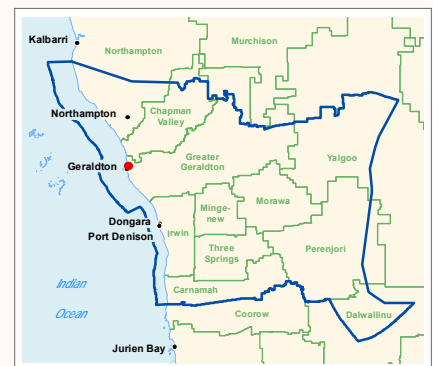
- Agreement Area
- Category 1 Land
- Freehold
- Crown Reserves



Produced by Data Analytics, Department of Planning, Lands & Heritage
Copyright © October 2019

\\dopgisfiles\v02\Products\State\Multiregion\GASAGeraldton\Alternative
Settlement\Agreement\Category1Land\
GASA_CAT1Land_A4L.mxd

Base information supplied by
Western Australian Land Information Authority
SLIP 1096-2018-1








Index to map area

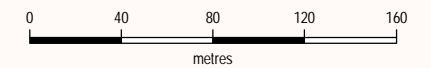
669
**Yamatji Nation
Indigenous Land Use
Agreement**

MAP 19

Schedule 11 Annexure A Part B
Land tenure as at October 2019

Legend

-  Agreement Area
-  Category 1 Land
-  Freehold
-  Unallocated Crown Land
-  Crown Reserves



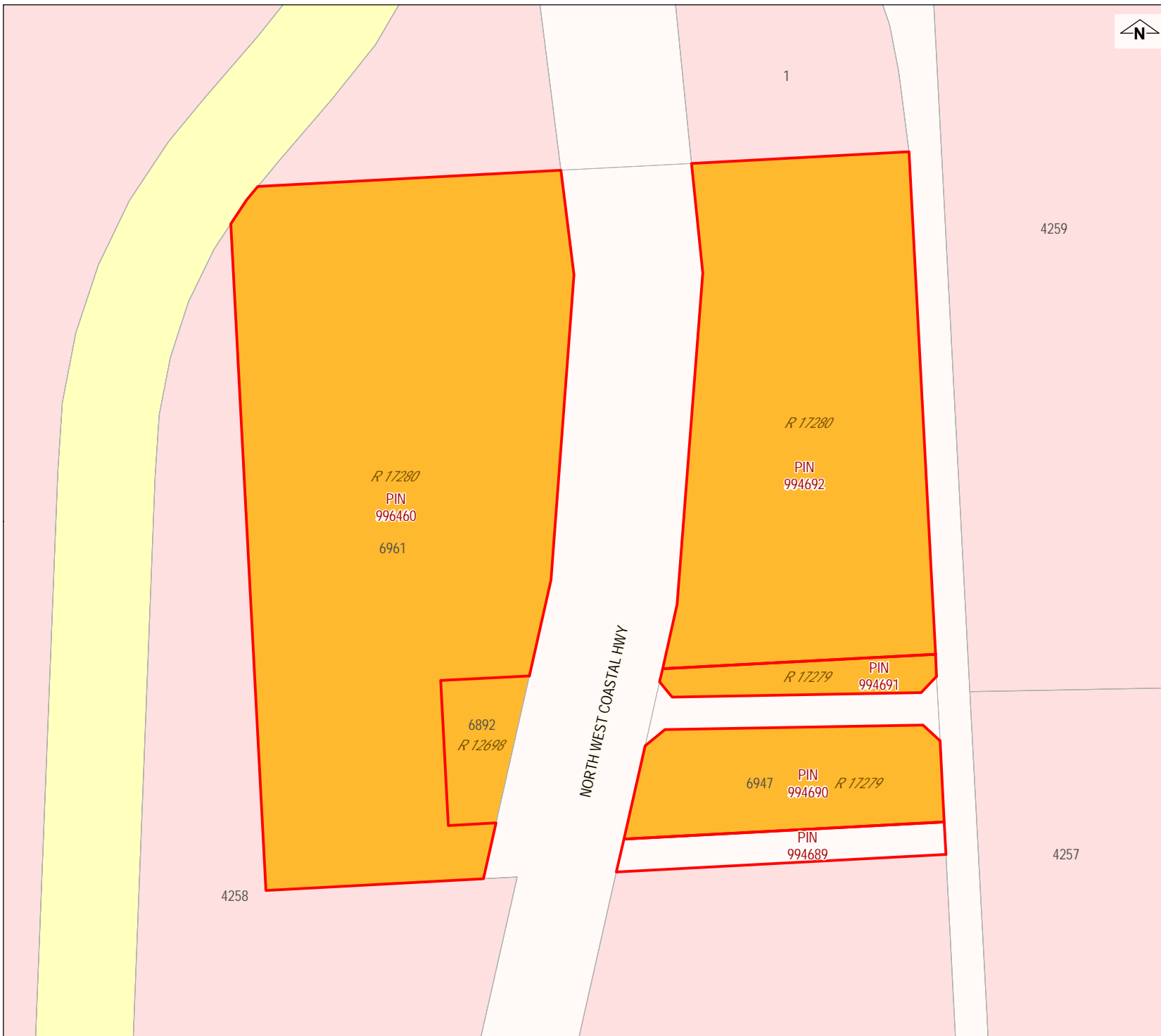
Produced by Data Analytics, Department of Planning, Lands & Heritage
Copyright © October 2019

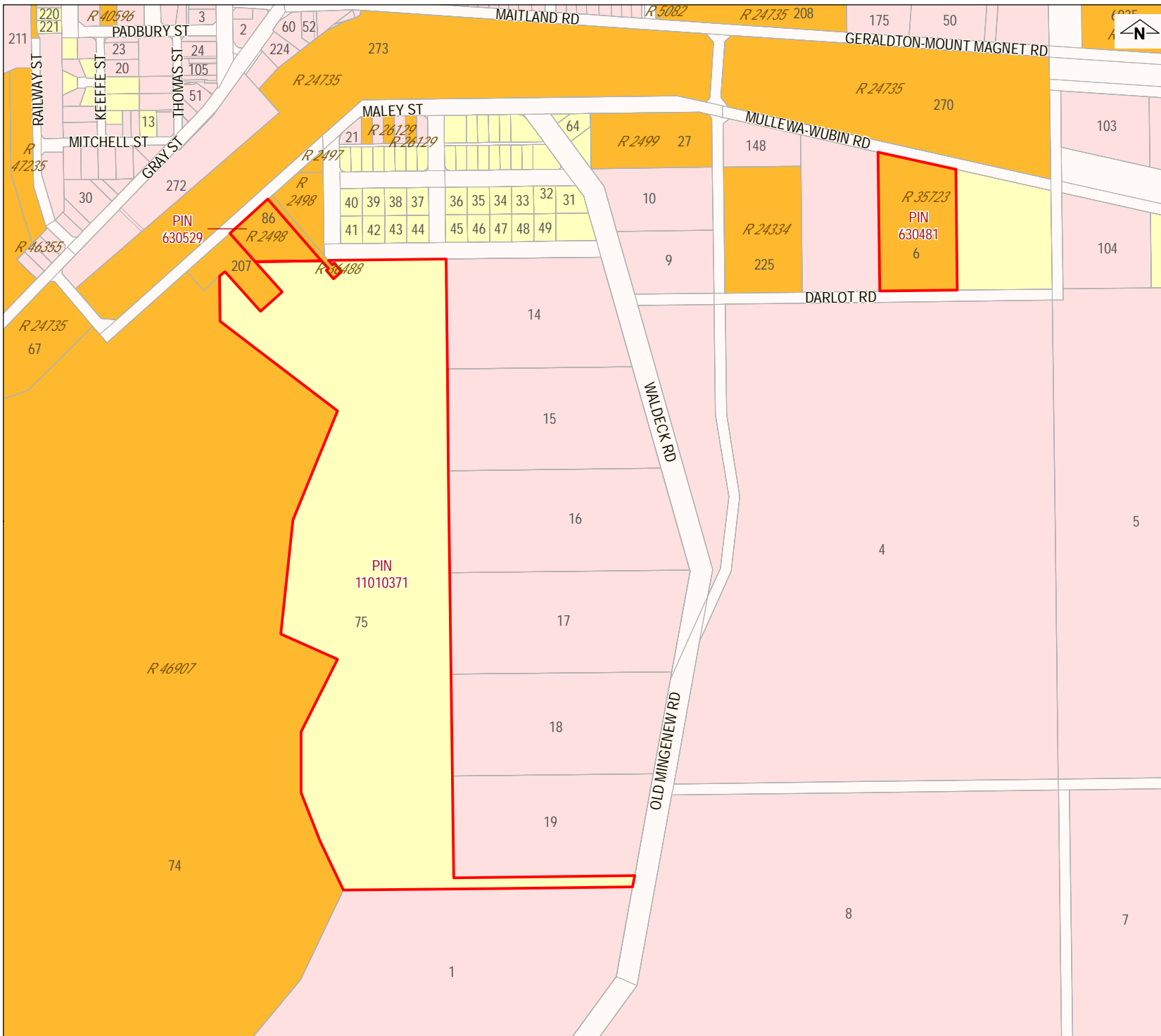
\\dopgisfiles\v02\Products\State\Multiregion\GASAGeraldtonAlternative
Settlement\Agreement\Category1Land\
GASA_CAT1Land_A4L_19.mxd

Base information supplied by
Western Australian Land Information Authority
SLIP 1096-2018-1



Index to map area





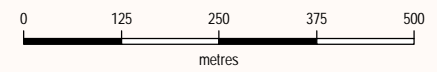
Yamatji Nation Indigenous Land Use Agreement

MAP 20

Schedule 11 Annexure A Part B
Land tenure as at October 2019

Legend

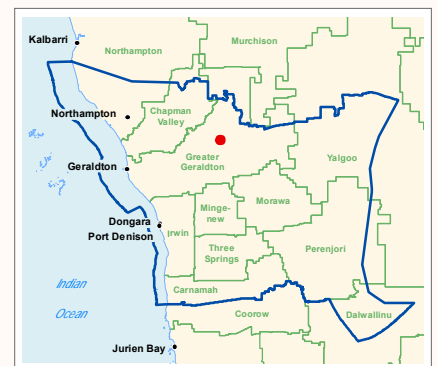
- Agreement Area
- Category 1 Land
- Freehold
- Unallocated Crown Land
- Crown Reserves



Produced by Data Analytics, Department of Planning, Lands & Heritage
Copyright © October 2019

\\dopgisfiles\v02\Products\State\Multiregion\GASAGeraldtonAlternative
Settlement\Agreement\Category1Land\
GASA_CAT1Land_A4L_20.mxd

Base information supplied by
Western Australian Land Information Authority
SLIP 1096-2018-1



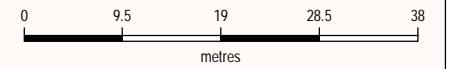
Index to map area

671
**Yamatji Nation
Indigenous Land Use
Agreement**

MAP 21

Schedule 11 Annexure A Part B
Land tenure as at October 2019

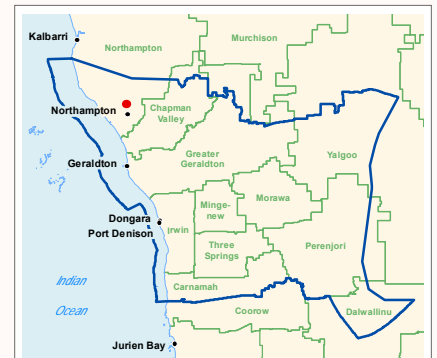
-  Agreement
-  Category 1 Land
-  Freehold
-  Crown Reserves



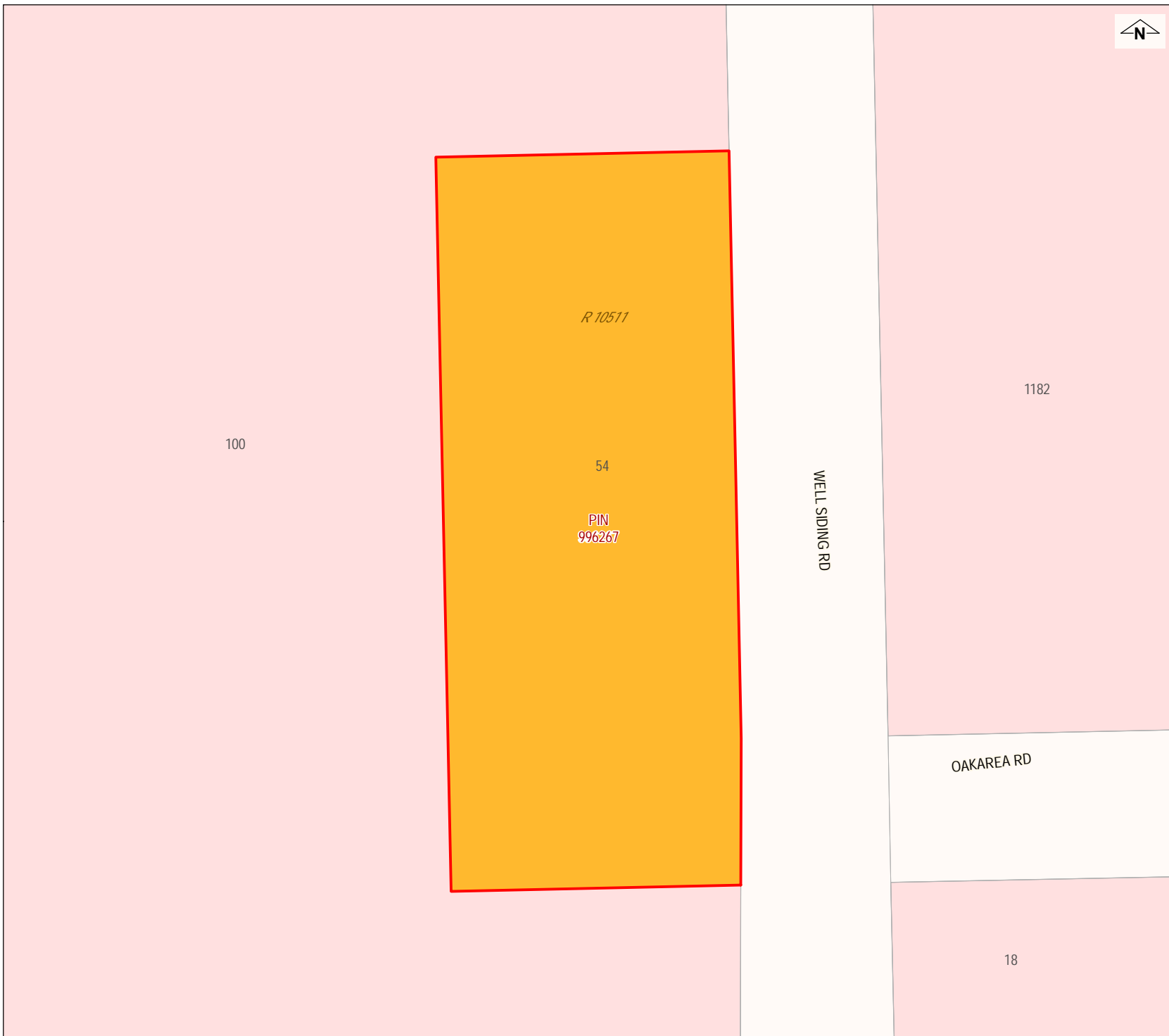
Produced by Data Analytics, Department of Planning, Lands & Heritage
Copyright © October 2019

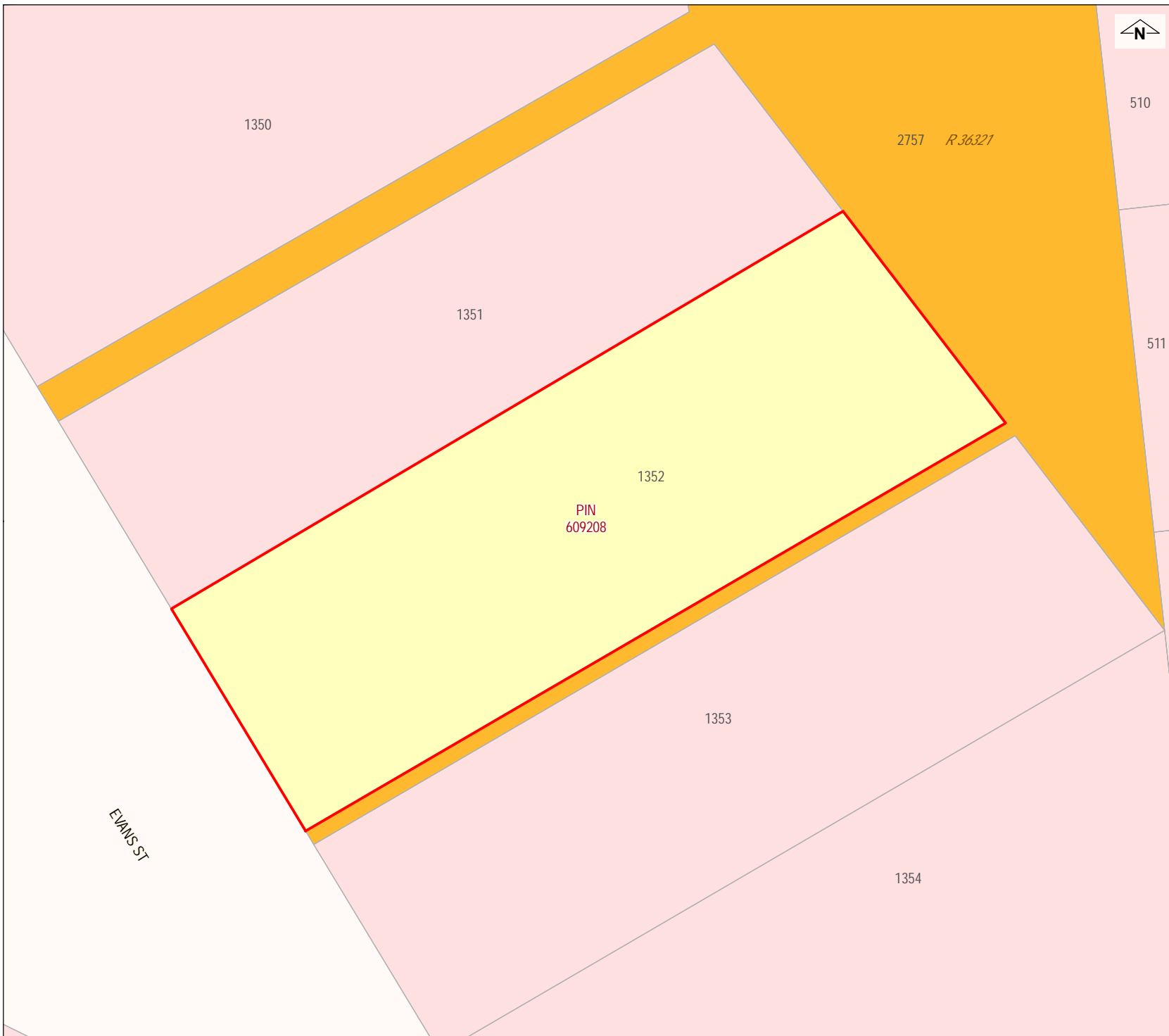
\\dopgisfiles\v02\Products\State\Multiregion\GASAGeraldton\Alternative
Settlement\Agreement\Category1Land\
GASA_CAT1Land_A4L.mxd

Base information supplied by
Western Australian Land Information Authority
SLIP 1096-2018-1



Index to map area





672

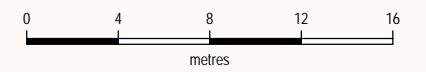
Yamatji Nation Indigenous Land Use Agreement

MAP 22

Schedule 11 Annexure A Part B
Land tenure as at October 2019

Legend

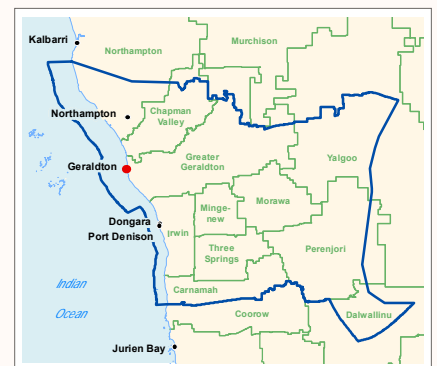
- Agreement
- Category 1 Land
- Freehold
- Unallocated Crown Land
- Crown Reserves



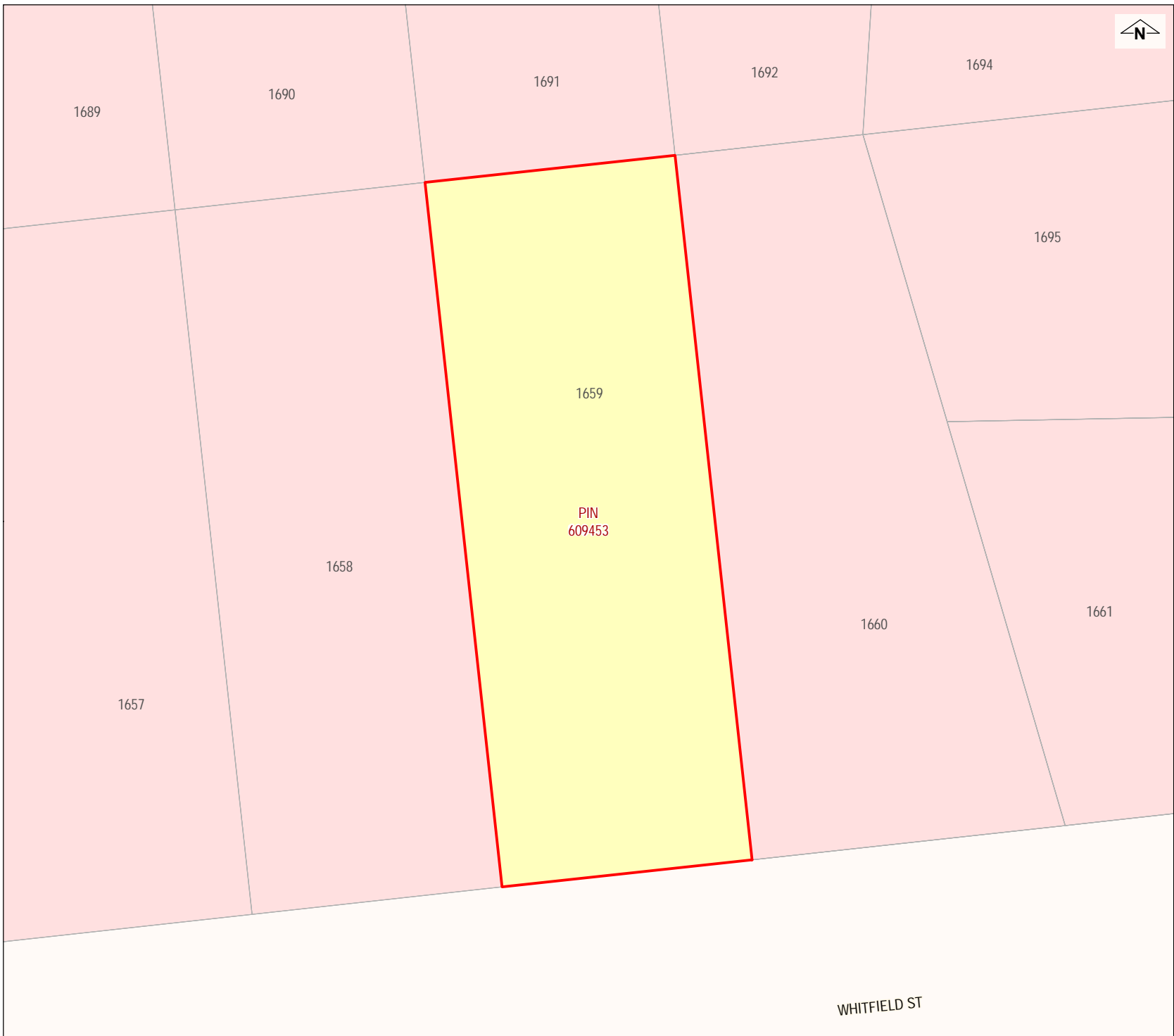
Produced by Data Analytics, Department of Planning, Lands & Heritage
Copyright © October 2019

\\dopgisfiles\vr02\Products\State\Multiregion\GASAGeraldton\Alternative
Settlement\Agreement\Category1Land\
GASA_CAT1Land_A4L.mxd

Base information supplied by
Western Australian Land Information Authority
SLIP 1096-2018-1



Index to map area



673

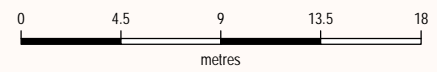
Yamatji Nation Indigenous Land Use Agreement

MAP 23

Schedule 11 Annexure A Part B
Land tenure as at October 2019

Legend

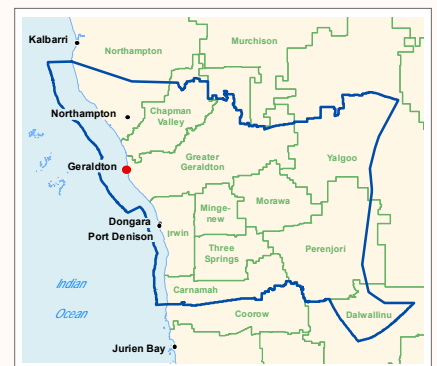
- Agreement Area
- Category 1 Land
- Freehold
- Unallocated Crown Land



Produced by Data Analytics, Department of Planning, Lands & Heritage
Copyright © October 2019

\\dopgisfiles\v02\Products\State\Multiregion\GASAGeraldton\Alternative
Settlement\Agreement\Category1Land\
GASA_CAT1Land_A4L.mxd

Base information supplied by
Western Australian Land Information Authority
SLIP 1096-2018-1








Index to map area

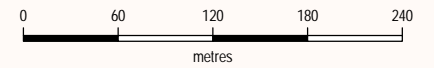
Yamatji Nation Indigenous Land Use Agreement

MAP 24

Schedule 11 Annexure A Part B
Land tenure as at October 2019

Legend

-  Agreement Area
-  Category 1 Land
-  Freehold
-  Unallocated Crown Land
-  Crown Reserves



Produced by Data Analytics, Department of Planning, Lands & Heritage
Copyright © October 2019

\\dopgisfiles\vr02\Products\State\Multiregion\GASAGeraldton\Alternative
Settlement\Agreement\Category1Land\
GASA_CAT1Land_A4L.mxd

Base information supplied by
Western Australian Land Information Authority
SLIP 1096-2018-1



Index to map area

8581

10058

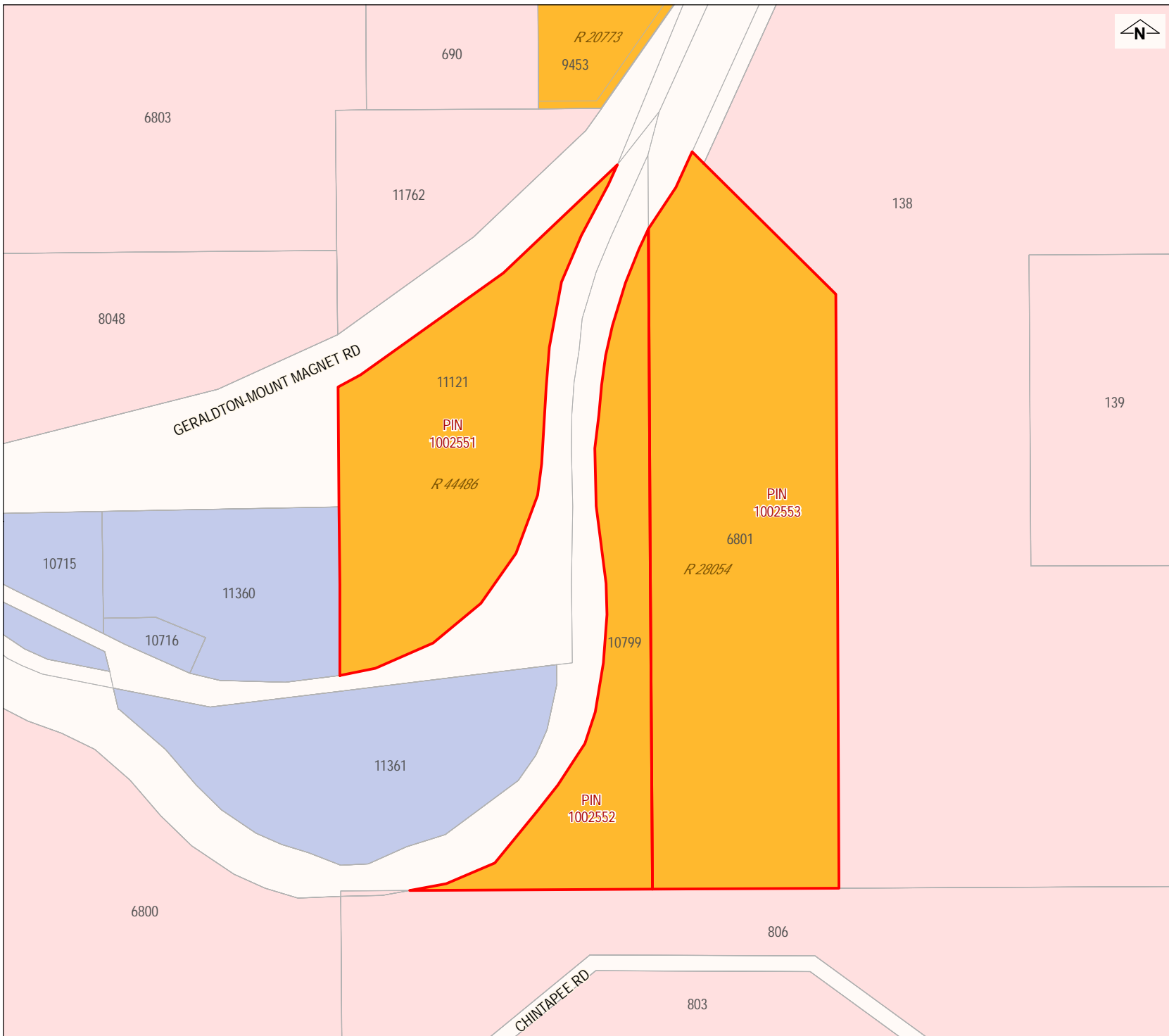
R 13141

PIN
719432

4473

9745





675

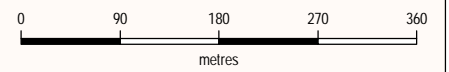
Yamatji Nation Indigenous Land Use Agreement

MAP 25

Schedule 11 Annexure A Part B
Land tenure as at October 2019

Legend

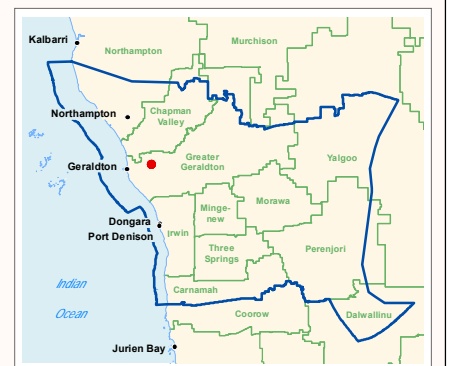
- Agreement Area
- Category 1 Land
- Freehold
- Leasehold
- Crown Reserves



Produced by Data Analytics, Department of Planning, Lands & Heritage
Copyright © October 2019

\\dopgisfilesvr02\Products\State\Multiregion\GASAGeraldtonAlternative
Settlement\Agreement\Category1Land\
GASA_CAT1Land_A4L.mxd

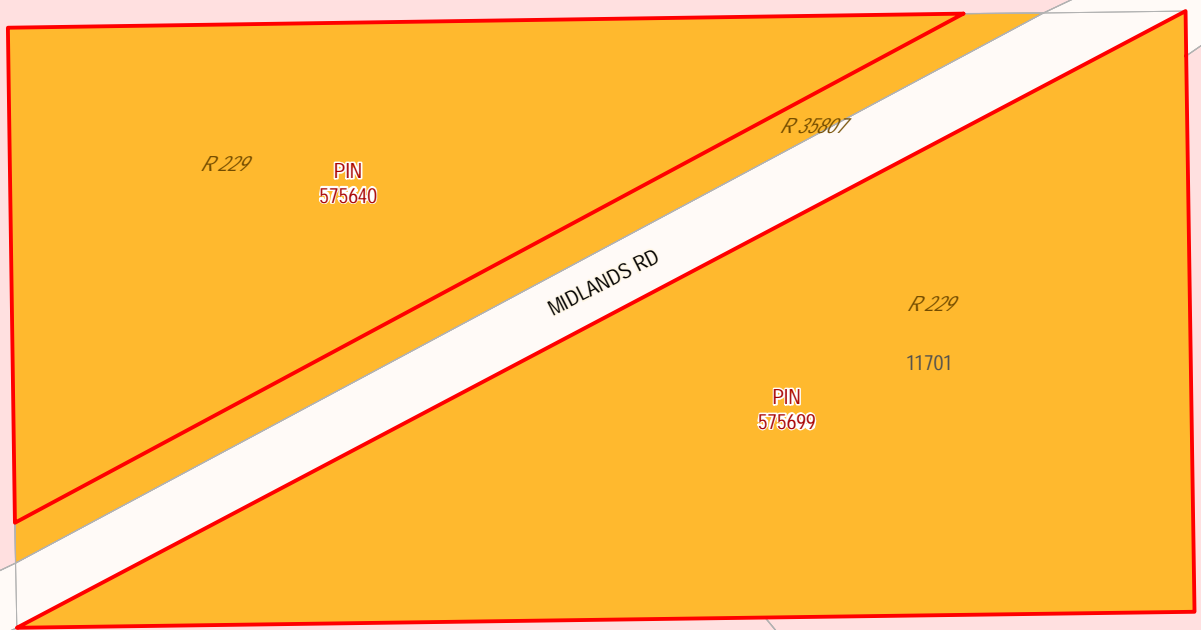
Base information supplied by
Western Australian Land Information Authority
SLIP 1096-2018-1



Index to map area



1184







1

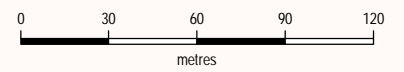
Yamatji Nation ⁶⁷⁶ Indigenous Land Use Agreement

MAP 26

Schedule 11 Annexure A Part B
Land tenure as at October 2019

Legend

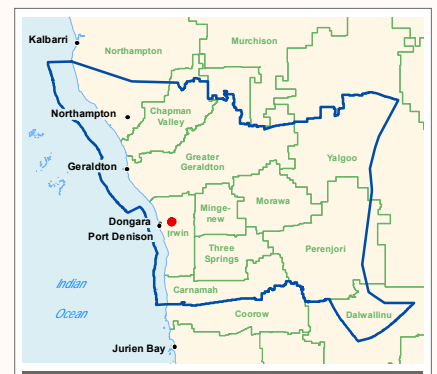
-  Agreement Area
-  Category 1 Land
-  Freehold
-  Crown Reserves



Produced by Data Analytics, Department of Planning, Lands & Heritage
Copyright © October 2019

\\dopgisfiles\v02\Products\State\Multiregion\GASAGeraldton\Alternative Settlement\Agreement\Category1Land\GASA_CAT1Land_A4L.mxd

Base information supplied by
Western Australian Land Information Authority
SLIP 1096-2018-1



Index to map area

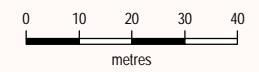


Yamatji Nation ⁶⁷⁷ Indigenous Land Use Agreement

MAP 27

Schedule 11 Annexure A Part B
Land tenure as at October 2019

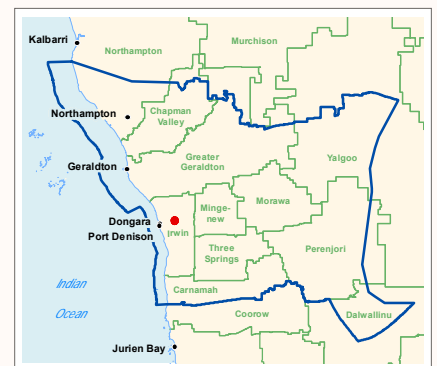
-  Agreement
-  Category 1 Land
-  Freehold
-  Unallocated Crown Land
-  Crown Reserves



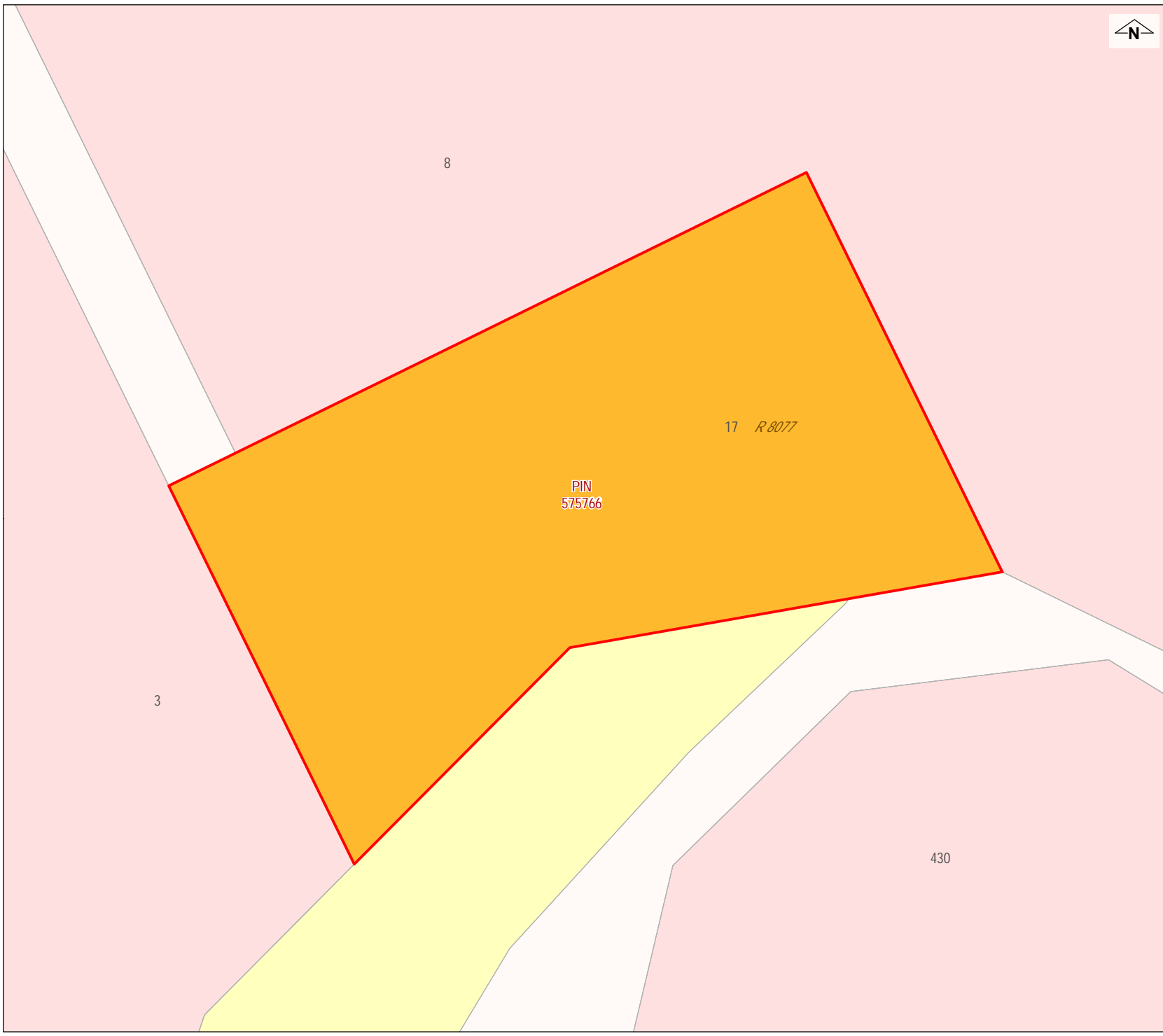
Produced by Data Analytics, Department of Planning, Lands & Heritage
Copyright © October 2019

\\dopgisfiles\v02\Products\State\Multiregion\GASAGeraldtonAlternative
Settlement\Agreement\Category1Land\
GASA_CAT1Land_A4L.mxd

Base information supplied by
Western Australian Land Information Authority
SLIP 1096-2018-1



Index to map area



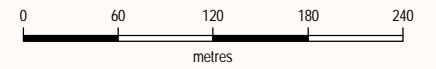
Yamatji Nation Indigenous Land Use Agreement

MAP 28

Schedule 11 Annexure A Part B
Land tenure as at October 2019

Legend

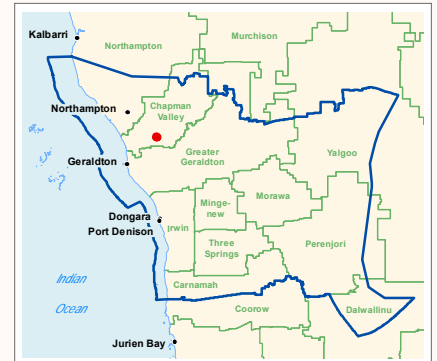
-  Agreement Area
-  Category 1 Land
-  Freehold
-  Unallocated Crown Land



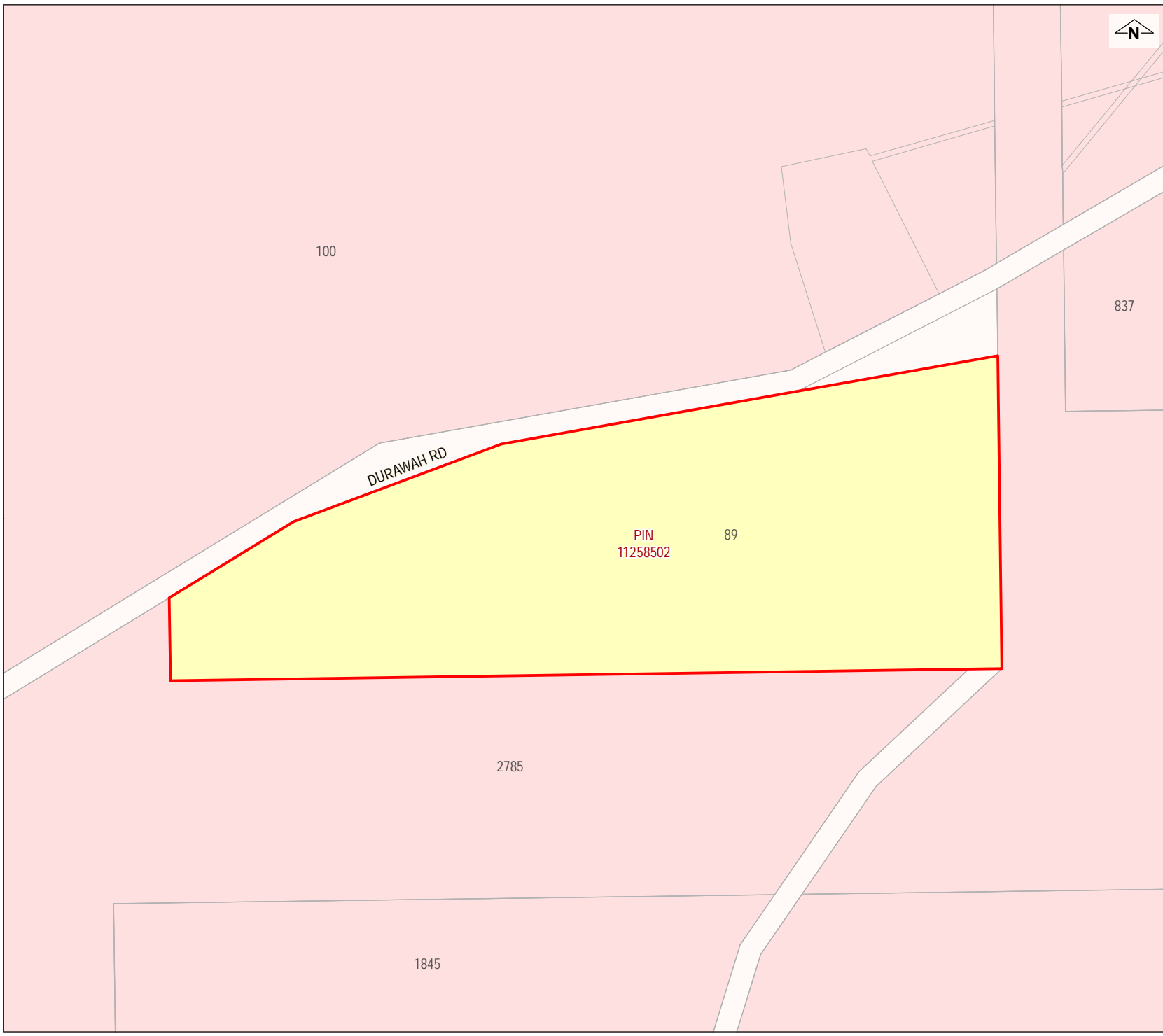
Produced by Data Analytics, Department of Planning, Lands & Heritage
Copyright © October 2019

\\dopgisfiles\vr02\Products\State\Multiregion\GASAGeraldton\Alternative
Settlement\Agreement\Category1Land\
GASA_CAT1Land_A4L.mxd

Base information supplied by
Western Australian Land Information Authority
SLIP 1096-2018-1



Index to map area





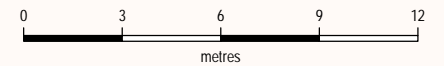
679
**Yamatji Nation
 Indigenous Land Use
 Agreement**

MAP 29

Schedule 11 Annexure A Part B
 Land tenure as at October 2019

Legend

-  Agreement Area
-  Category 1 Land
-  Freehold
-  Crown Reserves



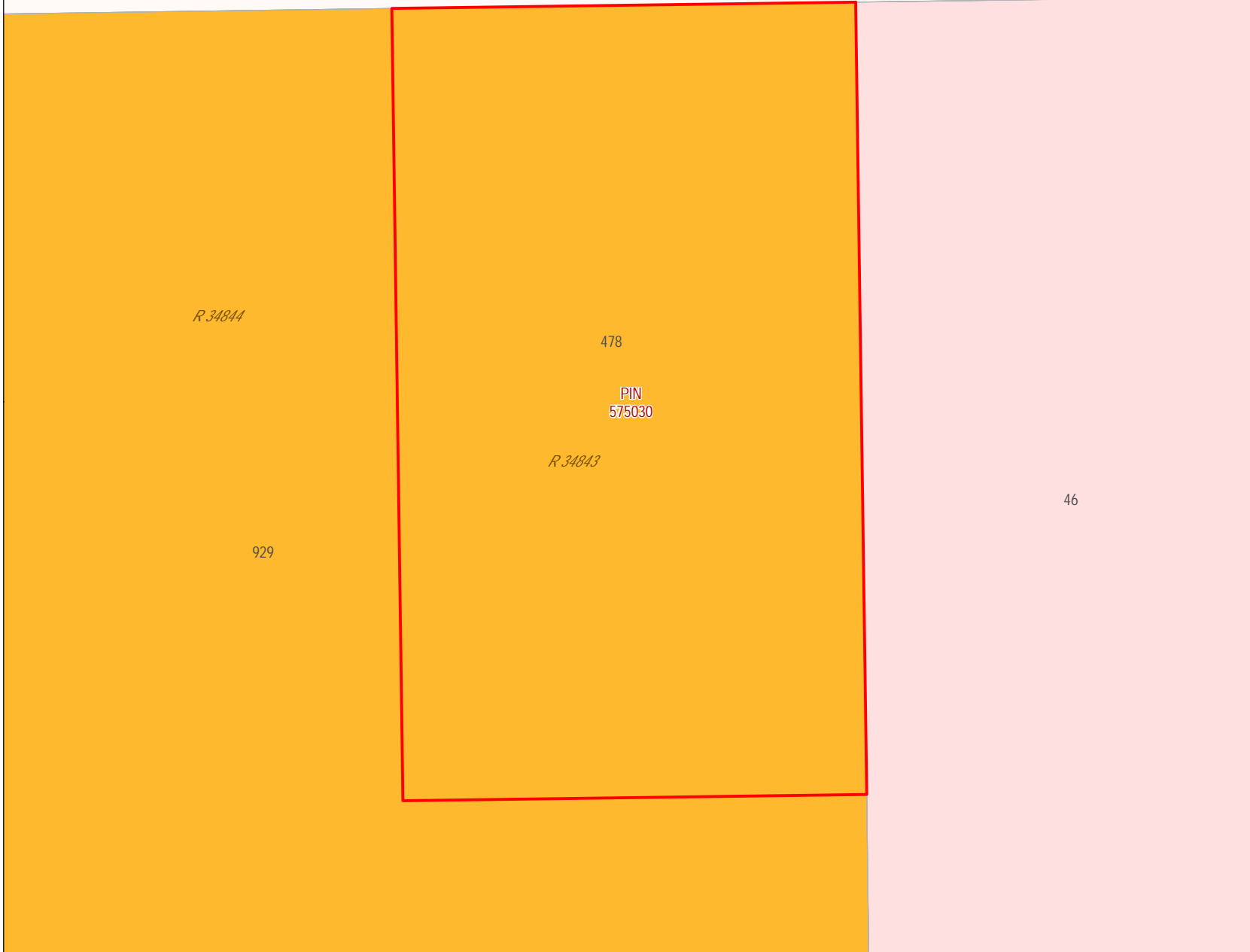
Produced by Data Analytics, Department of Planning, Lands & Heritage
 Copyright © October 2019

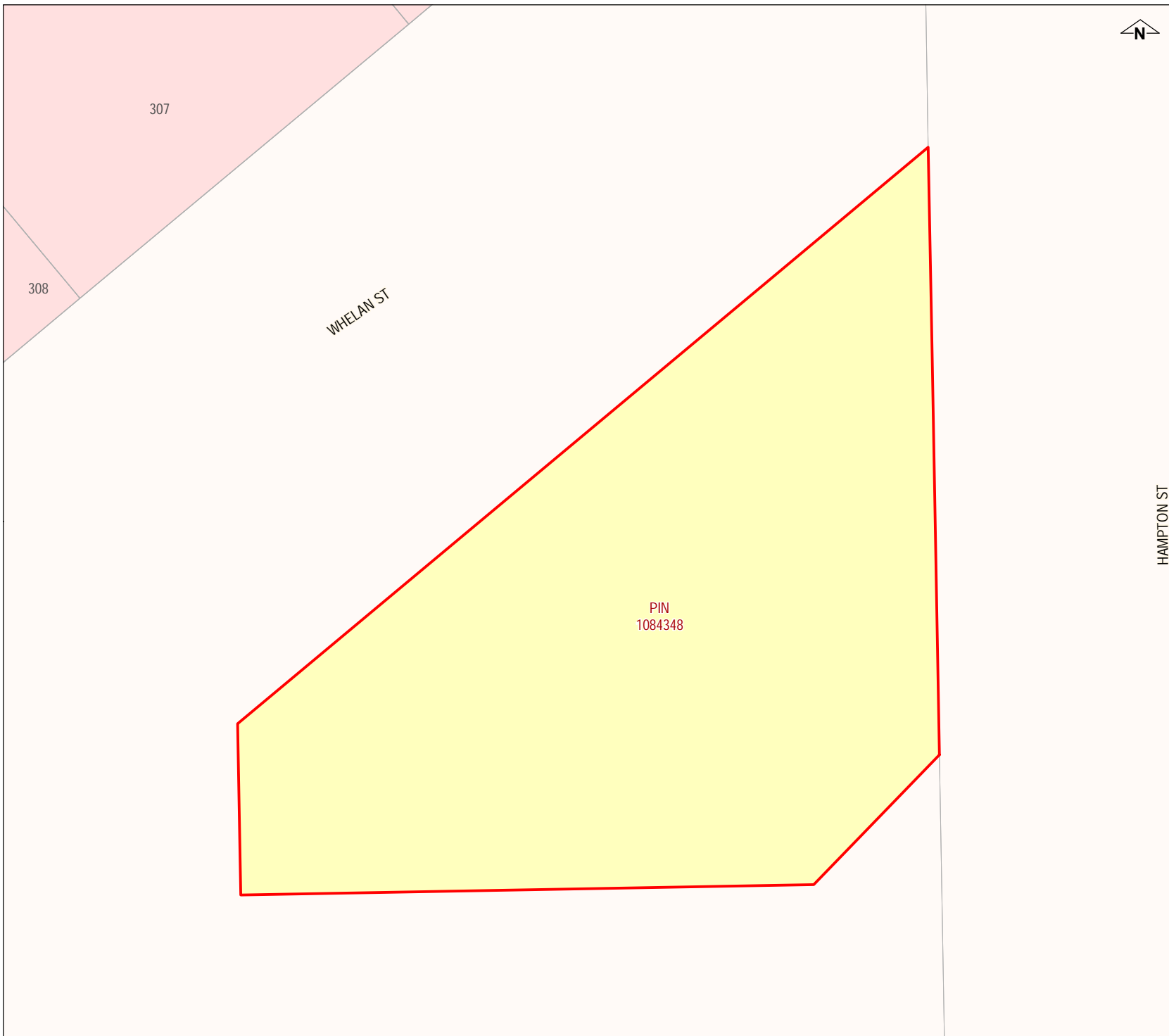
\\dopgisfiles\v02\Products\State\Multiregion\GASAGeraldtonAlternative
 Settlement\Agreement\Category1Land\
 GASA_CAT1Land_A4L.mxd

Base information supplied by
 Western Australian Land Information Authority
 SLIP 1096-2018-1



Index to map area





680

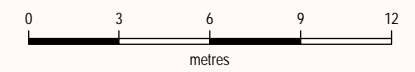
Yamatji Nation Indigenous Land Use Agreement

MAP 30

Schedule 11 Annexure A Part B
Land tenure as at October 2019

Legend

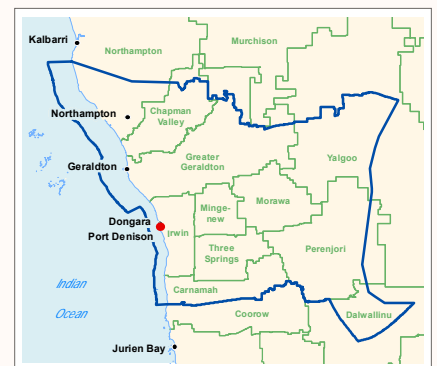
- Agreement Area
- Category 1 Land
- Freehold
- Unallocated Crown Land



Produced by Data Analytics, Department of Planning, Lands & Heritage
Copyright © October 2019

\\dopgisfiles\v02\Products\State\Multiregion\GASAGeraldtonAlternative
Settlement\Agreement\Category1Land\
GASA_CAT1Land_A4L.mxd

Base information supplied by
Western Australian Land Information Authority
SLIP 1096-2018-1



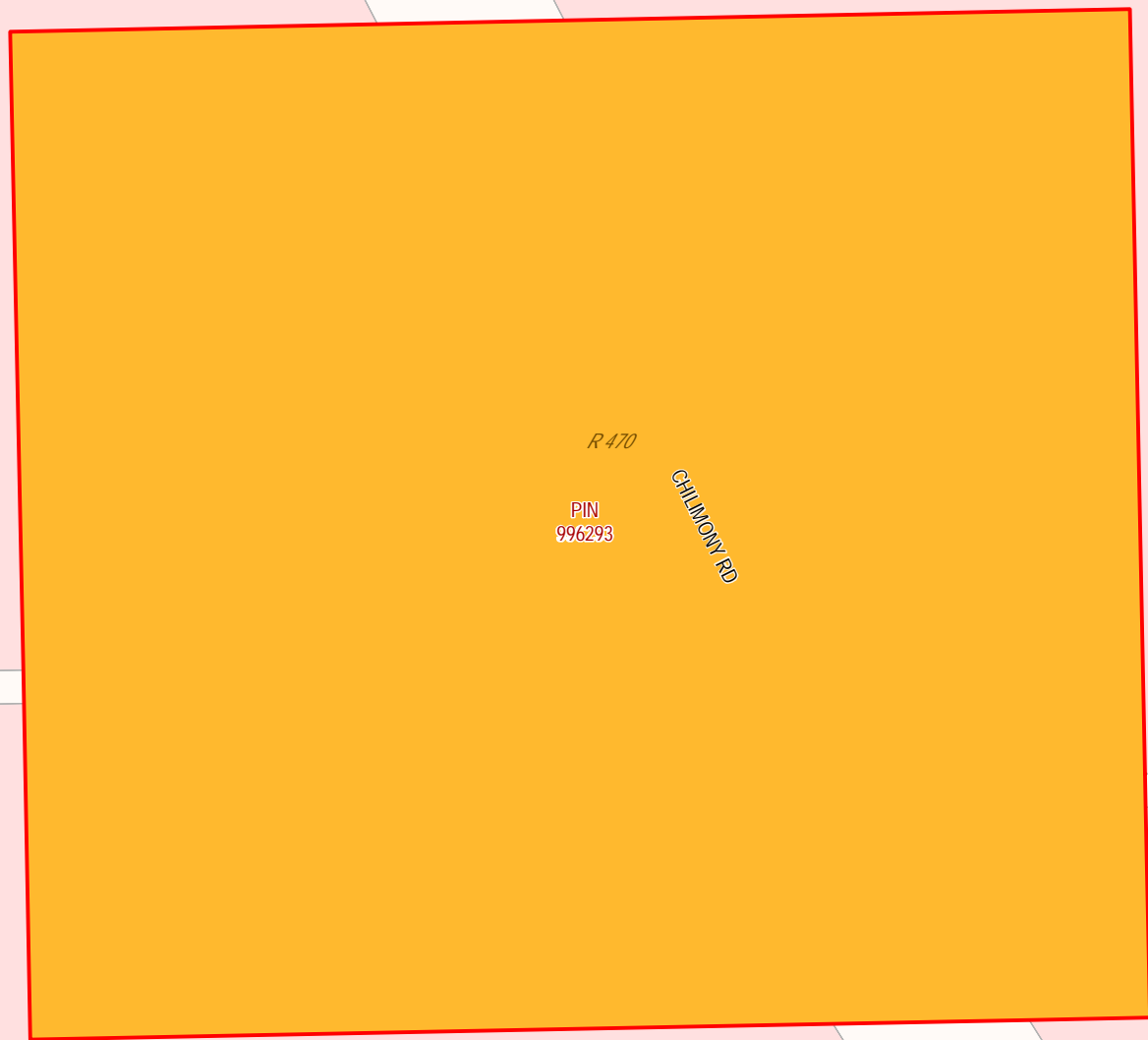
Index to map area

HAMPTON ST



3383

3446



3382

3566





Yamatji Nation Indigenous Land Use Agreement

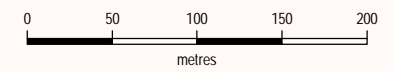
681

MAP 31

Schedule 11 Annexure A Part B
Land tenure as at October 2019

Legend

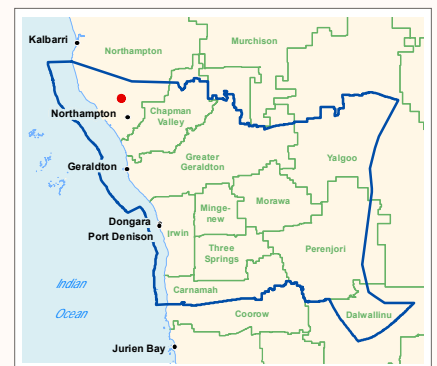
-  Agreement Area
-  Category 1 Land
-  Freehold
-  Crown Reserves



Produced by Data Analytics, Department of Planning, Lands & Heritage
Copyright © October 2019

\\dopgisfiles\v02\Products\State\Multiregion\GASAGeraldton\Alternative
Settlement\Agreement\Category1Land\
GASA_CAT1Land_A4L.mxd

Base information supplied by
Western Australian Land Information Authority
SLIP 1096-2018-1








Index to map area

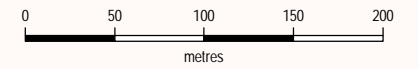
Yamatji Nation Indigenous Land Use Agreement

MAP 32

Schedule 11 Annexure A Part B
Land tenure as at October 2019

Legend

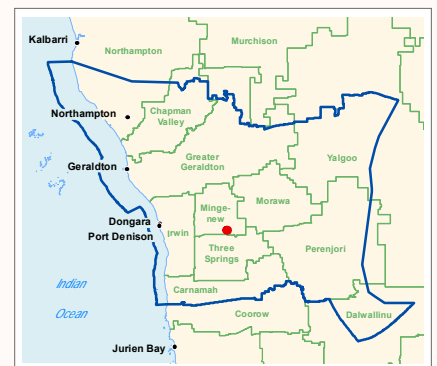
-  Agreement Area
-  Category 1 Land
-  Freehold
-  Unallocated Crown Land
-  Crown Reserves



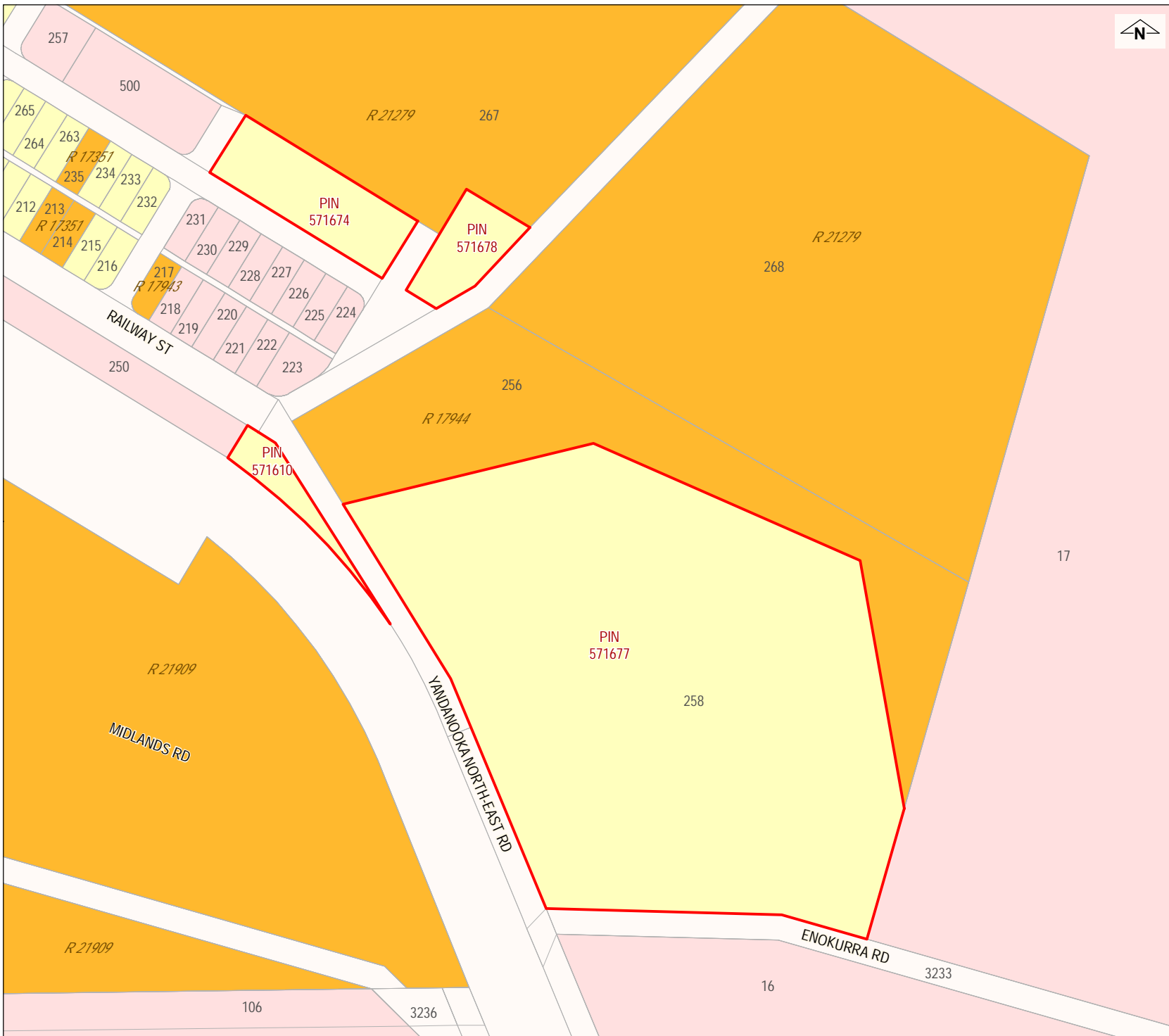
Produced by Data Analytics, Department of Planning, Lands & Heritage
Copyright © October 2019

\\dopgisfilesvr02\Products\State\Multiregion\GASAGeraldtonAlternative
Settlement\Agreement\Category1Land\
GASA_CAT1Land_A4L_32.mxd

Base information supplied by
Western Australian Land Information Authority
SLIP 1096-2018-1



Index to map area







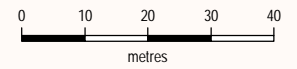
Yamatji Nation Indigenous Land Use Agreement

MAP 33

Schedule 11 Annexure A Part B
Land tenure as at October 2019

Legend

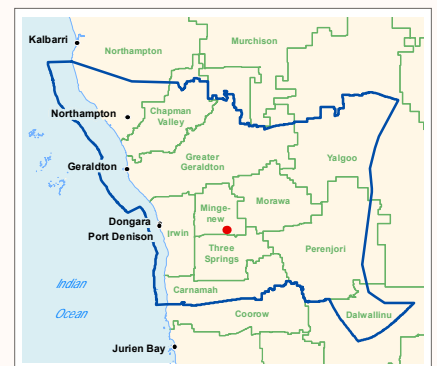
-  Agreement Area
-  Category 1 Land
-  Freehold
-  Unallocated Crown Land
-  Crown Reserves



Produced by Data Analytics, Department of Planning, Lands & Heritage
Copyright © October 2019

\\dopgisfiles\vr02\Products\State\Multiregion\GASA\Geraldton\Alternative
Settlement\Agreement\Category1Land\
GASA_CAT1Land_A4L_33.mxd

Base information supplied by
Western Australian Land Information Authority
SLIP 1096-2018-1



Index to map area








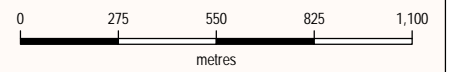
Yamatji Nation Indigenous Land Use Agreement

MAP 34

Schedule 11 Annexure A Part B
Land tenure as at October 2019

Legend

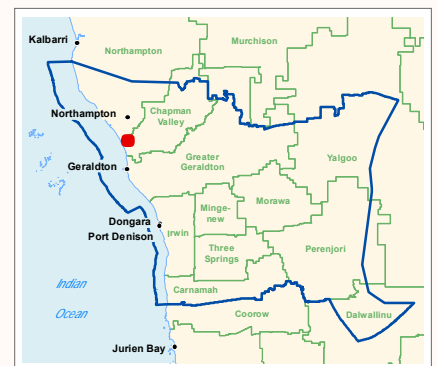
-  Agreement Area
-  Category 1 Land
-  Freehold
-  Unallocated Crown Land
-  Crown Reserves



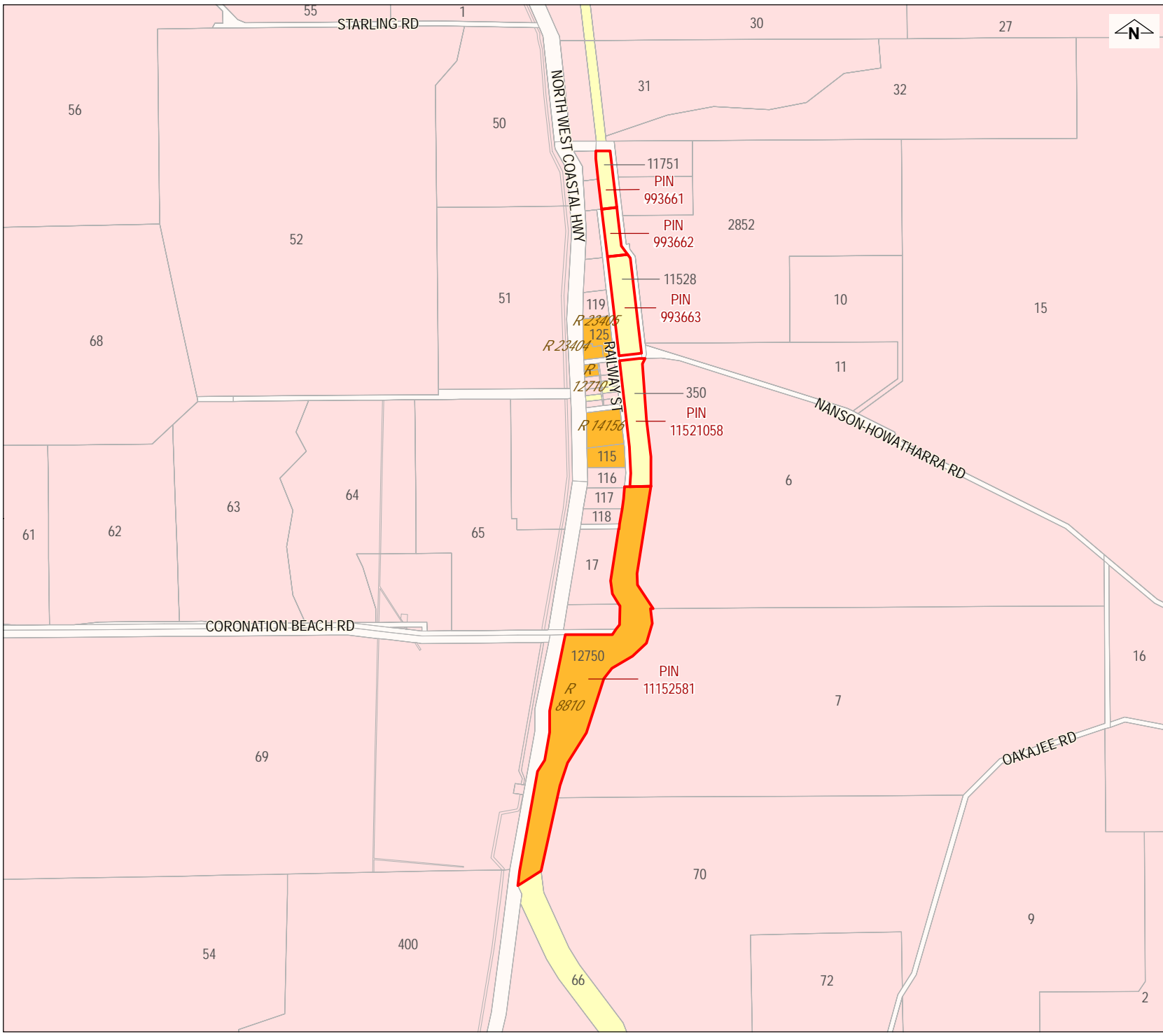
Produced by Data Analytics, Department of Planning, Lands & Heritage
Copyright © October 2019

\\dopgisfiles\v02\Products\State\Multiregion\GASAGeraldtonAlternative
Settlement\Agreement\Category1Land\
GASA_CAT1Land_A4L_34.mxd

Base information supplied by
Western Australian Land Information Authority
SLIP 1096-2018-1



Index to map area



PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
Eligible Land comprises those lands and waters comprising the following, to the extent that is wholly within the external boundary of the Agreement Area:									
560609			All those lands and waters commencing at the southernmost southeastern corner of Lot 5670 as shown on Deposited Plan 86204; then northerly and easterly along the boundaries of that lot to the western side of Railway Road; then southeasterly along that road to the northern side of Coorow-Maya Road; then westerly along that road back to the commencement point.	Unallocated Crown Land		WIDI MOB	PERENJOR(S)	ReserveWithPowerTo Lease	No
560649			All those lands and waters commencing at the southwestern corner of Lot 6763 as shown on Deposited Plan 83148; Then westerly along the southern boundaries of that lot to the western boundary of Lot 5962 as shown on Deposited Plan 226861; then easterly and southerly along the boundaries of that lot to the northern boundary of Lot 4070 as shown on Deposited Plan 163388 (Reserve 17071); Then generally southwesterly, southerly and generally northeasterly to the northern side of Maya East Road; then southerly along the prolongation northerly of the northernmost western boundary of the southern severance of Lot 5962 as shown on Deposited Plan 226861; Then southerly and westerly along the boundaries of that lot to the eastern side of Mullewa-Wubin Road; then generally northwesterly along that road, northeasterly along the southern side of an unnamed road, northwesterly along a right-of-way and southwesterly along unnamed road as shown on Deposited Plan 158355 to the eastern side of Mullewa-Wubin Road; then northwesterly along eastern side of that road back to the commencement point.	Unallocated Crown Land		WIDI MOB	PERENJOR(S)	ReserveWithPowerTo Lease	No
560651	44	DP158355	LR3012/322	Unallocated Crown Land		WIDI MOB	PERENJOR(S)	ReserveWithPowerTo Lease	Yes
560652	45	DP158355	LR3012/322	Unallocated Crown Land		WIDI MOB	PERENJOR(S)	ReserveWithPowerTo Lease	Yes
560653	46	DP158355	LR3012/322	Unallocated Crown Land		WIDI MOB	PERENJOR(S)	ReserveWithPowerTo Lease	Yes
560654	47	DP158355	LR3012/322	Unallocated Crown Land		WIDI MOB	PERENJOR(S)	ReserveWithPowerTo Lease	Yes
560655	48	DP158355	LR3168/251	Unallocated Crown Land		WIDI MOB	PERENJOR(S)	ReserveWithPowerTo Lease	Yes
560656	49	DP158355	LR3168/252	Unallocated Crown Land		WIDI MOB	PERENJOR(S)	ReserveWithPowerTo Lease	Yes

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
560657	50	DP158355	LR3168/244	Unallocated Crown Land		WIDI MOB	PERENJOR(S)	ReserveWithPowerTo Lease	Yes
560659	36	DP158284	LR3012/322	Unallocated Crown Land		WIDI MOB	PERENJOR(S)	ReserveWithPowerTo Lease	Yes
560660	37	DP158284	LR3012/322	Unallocated Crown Land		WIDI MOB	PERENJOR(S)	ReserveWithPowerTo Lease	Yes
560661	38	DP158284	LR3012/322	Unallocated Crown Land		WIDI MOB	PERENJOR(S)	ReserveWithPowerTo Lease	Yes
560662	39	DP158284	LR3012/322	Unallocated Crown Land		WIDI MOB	PERENJOR(S)	ReserveWithPowerTo Lease	Yes
561036	101	DP159896	LR3011/346	Managed Reserve	R 50533	SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	Yes
561039	250	DP208065	LR3011/293	Managed Reserve	R 50533	SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	Yes
561227			All those lands and waters commencing at the westernmost southwestern corner of Lot 5539 as shown on Deposited Plan 226726 and extending southeasterly along the southwestern boundary of that lot to a northern boundary of an unnamed road; then westerly along the northern boundary of that road to a southeastern boundary of Gutha West Road; then northeasterly along that boundary back to the commencement point.	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
561232			All those lands and waters surveyed and marked as Gravel Reserve contained within Lot 5538 as shown on Deposited Plan 226726.	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
561272			All those lands and waters commencing at the intersection of a western boundary of Stephens Road and a southeastern boundary of Gutha West Road in the Gutha Townsite and extending southerly along the western boundary of the aforementioned road to a northeastern boundary of the Wongan Hills to Mullewa Railway Reserve; then northwesterly along that boundary to a southeastern boundary of an unnamed road; then northeasterly along that boundary to a southeastern boundary of Simpson Street; then northeasterly and northwesterly along northeastern and northwestern boundaries of that road to the southern corner of Lot 39 (Reserve 36522) as shown on Deposited Plan 91350; then northeasterly along the southeastern boundary of that lot and northeasterly along a southeastern boundary of Rustand Street to a northeastern boundary of an unnamed road; then northwesterly along that boundary to the a southeastern boundary of Gutha West Road; then northwesterly along that boundary back to the commencement point.	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
561273			All those lands and waters commencing at the southern corner of Lot 12072 (Reserve 18321) as shown on Deposited Plan 219079 and extending northeasterly along the southeastern boundary of that lot to a southwestern boundary of an unnamed road; then generally southeasterly along that boundary to a western boundary of Ross Road; then southerly along that boundary to the easternmost northeastern corner of Lot 5510 as shown on Deposited Plan 226665; then southwesterly and northwesterly along northwestern and northeastern boundaries of that lot to the southern corner of Lot 38 (Reserve 17830); then northeasterly, northwesterly and southwesterly along boundaries of that lot the northeastern boundary of again Lot 5510; then northwesterly along that boundary back to the commencement point.	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	Yes
561282	11	DP142516	LR3010/996	Unmanaged Reserve	R 17785	SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
561283	10	DP142516	LR3010/995	Unmanaged Reserve	R 17785	SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
561284	2	DP142516	LR3011/2	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
561286	20	DP142516	LR3011/9	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
561287			All those lands and waters commencing at the intersection of a southern boundary of Gutha West Road and a southwestern boundary of Tubby Street in the Gutha Townsite and extending southeasterly along the last-mentioned boundary to a northwestern boundary of Kendall Street; then southwesterly along that boundary to a northeastern boundary of Peddle Street; then northwesterly along that boundary to a southern boundary of Gutha West Road; then northeasterly along that boundary back to the commencement point.	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
561288			All those lands and waters commencing at the intersection of a southern boundary of Gutha West Road and a northwestern boundary of Kendall Street in the Gutha Townsite and extending southwesterly along the last-mentioned boundary to a northeastern boundary of Tubby Street; then northwesterly along that boundary to a southern boundary of Gutha West Road; then northeasterly along that boundary back to the commencement point.	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
561291	30	DP142516	LR3011/20	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
561292	29	DP142516	LR3011/19	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
561293	28	DP142516	LR3011/18	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
561294	27	DP142516	LR3011/17	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
561295	22	DP142516	LR3011/12	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
561296	21	DP142516	LR3011/10	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
561298			All those lands and waters commencing at the intersection of a southeastern boundary of Kendall Street and a southwestern boundary of Tubby Street in the Gutha Townsite and extending southeasterly along the last mentioned boundary to a northwestern boundary of Rustand Street; then southwesterly along that boundary to a northeastern boundary of Peddle Street; then northwesterly along that boundary to a southeastern boundary of Kendall Street; then northeasterly along that boundary back to the commencement point.	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
561299	3	DP142516	LR3011/3	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
561300	4	DP142516	LR3011/4	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
561301	5	DP142516	LR3011/5	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
561306	23	DP142516	LR3011/336	Unmanaged Reserve	R 17769	SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
561307	24	DP142516	LR3011/336	Unmanaged Reserve	R 17769	SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
561308	25	DP142516	LR3011/13	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
561309	26	DP142516	LR3011/14	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
561310	17	DP142516	LR3010/997	Unmanaged Reserve	R 19651	SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
561311	16	DP142516	LR3011/8	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
561312	15	DP142516	LR3011/7	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
561314	34	DP142516	LR3011/336	Unmanaged Reserve	R.17769	SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
561315	33	DP142516	LR3011/24	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
561316	32	DP142516	LR3011/22	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
561317	31	DP142516	LR3011/21	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
561318	8	DP201903	LR3011/908	Unallocated Crown Land		SOUTHERN YAMATJI	PERENJOR(S)	ReserveWithPowerTo Lease	No
561319	7	DP201903	LR3011/907	Unallocated Crown Land		SOUTHERN YAMATJI	PERENJOR(S)	ReserveWithPowerTo Lease	No
561320	41	DP201903	LR3011/939	Unallocated Crown Land		SOUTHERN YAMATJI	PERENJOR(S)	ReserveWithPowerTo Lease	No
561322	42	DP201903	LR3011/940	Unallocated Crown Land		SOUTHERN YAMATJI	PERENJOR(S)	ReserveWithPowerTo Lease	No
561324	43	DP201903	LR3011/941	Unallocated Crown Land		SOUTHERN YAMATJI	PERENJOR(S)	ReserveWithPowerTo Lease	No

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
561325			All those lands and waters commencing at the northeastern corner of Lot 60 as shown on Deposited Plan 92447 (Reserve 18087) and extending northwesterly along the northeastern boundary of that lot and Lot 61 to its northwestern corner; then northwesterly along the prolongation northwesterly of the northeastern boundary of Lot 61 to the prolongation northeasterly of the eastern boundary of Lot 48 as shown on Deposited Plan 201903; then southwesterly along that prolongation to the prolongation northwesterly of the southwestern boundary of Lot 60 as shown on Deposited Plan 92447 (Reserve 18087); then northwesterly along that prolongation to the southern side of Bowgada East Road; then generally northeasterly along the southern side of that road to the western boundary of Lot 50 as shown on Deposited Plan 201903 (Reserve 16878); then southerly and easterly along the boundaries of that lot to the western boundary of Lot 1 as shown on Deposited Plan 44486; then southerly along the western boundary of that lot and Lot 2 back to the commencement point.	Unallocated Crown Land		SOUTHERN YAMATJI	PERENJOR(S)	ReserveWithPowerTo Lease	No
561327	44	DP201903		Unallocated Crown Land		SOUTHERN YAMATJI	PERENJOR(S)	ReserveWithPowerTo Lease	No
561329	45	DP201903		Unmanaged Reserve	R 16879	SOUTHERN YAMATJI	PERENJOR(S)	ReserveWithPowerTo Lease	No
561331	46	DP201903		Unallocated Crown Land		SOUTHERN YAMATJI	PERENJOR(S)	ReserveWithPowerTo Lease	No
561333	47	DP201903		Unallocated Crown Land		SOUTHERN YAMATJI	PERENJOR(S)	ReserveWithPowerTo Lease	No
561334	48	DP201903		Unallocated Crown Land		SOUTHERN YAMATJI	PERENJOR(S)	ReserveWithPowerTo Lease	No
561335			All those lands and waters commencing at the southwestern corner of Lot 2 as shown on Deposited Plan 44486, and extending generally northwesterly along the northern side of Back Bowgada Road to the prolongation southwesterly of the northwestern boundary of Lot 61 as shown on Deposited Plan 92447 (Reserve 18087); then northeasterly along that prolongation to the prolongation southeasterly of the northern boundary of Lot 48 as shown on Deposited Plan 201903; then southeasterly along that prolongation to the western boundary of Lot 2 as shown on Deposited Plan 44486; then southerly along the western boundary of that lot back to the commencement point.	Unallocated Crown Land		SOUTHERN YAMATJI	PERENJOR(S)	ReserveWithPowerTo Lease	No

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
561340			All those lands and waters commencing at the southernmost southwestern corner of Lot 60 as shown on Deposited Plan 92447 (Reserve 18087) and extending northeasterly along its southeasterly boundary to the western boundary of Lot 2 as shown on Deposited Plan 44486; then southerly along the western boundary of that lot to the prolongation southeasterly of the southwestern boundary of Lot 60 as shown on Deposited Plan 92447 (Reserve 18087); then northwesterly along that prolongation back to the commencement point.	Unallocated Crown Land		SOUTHERN YAMATJI	PERENJOR(S)	ReserveWithPowerTo Lease	No
561359	40	DP201903	LR3011/937	Unallocated Crown Land		SOUTHERN YAMATJI	PERENJOR(S)	ReserveWithPowerTo Lease	No
561360	9	DP201903	LR3011/909	Unallocated Crown Land		SOUTHERN YAMATJI	PERENJOR(S)	ReserveWithPowerTo Lease	No
561361			All those lands and waters commencing at the southwestern corner of Lot 9587 as shown on Deposited Plan 144500, and extending easterly along its southern boundary to the northern side of Bowgada East Road; then generally southwesterly along the northern side of that road to the northern side of an unnamed road; then northwesterly and southwesterly along the northern side of that road to the northern side of Back Bowgada Road; then northwesterly along the northern side of that road to eastern side of Olden Road; then northerly along the eastern side of that road back to the commencement point.	Unallocated Crown Land		SOUTHERN YAMATJI	PERENJOR(S)	ReserveWithPowerTo Lease	No
561364	39	DP201903	LR3011/936	Unallocated Crown Land		SOUTHERN YAMATJI	PERENJOR(S)	ReserveWithPowerTo Lease	No
561365	38	DP201903	LR3011/935	Unallocated Crown Land		SOUTHERN YAMATJI	PERENJOR(S)	ReserveWithPowerTo Lease	No
561366	37	DP201903	LR3011/949	Unmanaged Reserve	R 16879	SOUTHERN YAMATJI	PERENJOR(S)	ReserveWithPowerTo Lease	No
561367	36	DP201903	LR3011/934	Unallocated Crown Land		SOUTHERN YAMATJI	PERENJOR(S)	ReserveWithPowerTo Lease	No
561368	35	DP201903	LR3011/933	Unallocated Crown Land		SOUTHERN YAMATJI	PERENJOR(S)	ReserveWithPowerTo Lease	No
561369	34	DP201903	LR3011/932	Unallocated Crown Land		SOUTHERN YAMATJI	PERENJOR(S)	ReserveWithPowerTo Lease	No
561370	33	DP201903	LR3011/931	Unallocated Crown Land		SOUTHERN YAMATJI	PERENJOR(S)	ReserveWithPowerTo Lease	No

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
561372	15	DP201903	LR3011/915	Unallocated Crown Land		SOUTHERN YAMATJI	PERENJOR(S)	ReserveWithPowerTo Lease	No
561373	14	DP201903	LR3011/914	Unallocated Crown Land		SOUTHERN YAMATJI	PERENJOR(S)	ReserveWithPowerTo Lease	No
561374	13	DP201903	LR3011/912	Unallocated Crown Land		SOUTHERN YAMATJI	PERENJOR(S)	ReserveWithPowerTo Lease	No
561375	12	DP201903	LR3011/911	Unallocated Crown Land		SOUTHERN YAMATJI	PERENJOR(S)	ReserveWithPowerTo Lease	No
561377	10	DP201903	LR3011/910	Unallocated Crown Land		SOUTHERN YAMATJI	PERENJOR(S)	ReserveWithPowerTo Lease	No
561378	32	DP201903	LR3011/930	Unallocated Crown Land		SOUTHERN YAMATJI	PERENJOR(S)	ReserveWithPowerTo Lease	No
561379	25	DP201903	LR3011/922	Unallocated Crown Land		SOUTHERN YAMATJI	PERENJOR(S)	ReserveWithPowerTo Lease	No
561380	24	DP201903	LR3011/921	Unallocated Crown Land		SOUTHERN YAMATJI	PERENJOR(S)	ReserveWithPowerTo Lease	No
561382	23	DP201903	LR3011/920	Unallocated Crown Land		SOUTHERN YAMATJI	PERENJOR(S)	ReserveWithPowerTo Lease	No
561384	31	DP201903	LR3011/926	Unallocated Crown Land		SOUTHERN YAMATJI	PERENJOR(S)	ReserveWithPowerTo Lease	No
561385	26	DP201903	LR3011/923	Unallocated Crown Land		SOUTHERN YAMATJI	PERENJOR(S)	ReserveWithPowerTo Lease	No
561387	20	DP201903	LR3011/917	Unallocated Crown Land		SOUTHERN YAMATJI	PERENJOR(S)	ReserveWithPowerTo Lease	No
561388	21	DP201903	LR3011/946	Unmanaged Reserve	R 16879	SOUTHERN YAMATJI	PERENJOR(S)	ReserveWithPowerTo Lease	No
561389	22	DP201903	LR3011/919	Unallocated Crown Land		SOUTHERN YAMATJI	PERENJOR(S)	ReserveWithPowerTo Lease	No

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
561390	30	DP201903	LR3011/925	Unallocated Crown Land		SOUTHERN YAMATJI	PERENJOR(S)	ReserveWithPowerTo Lease	No
561391	29	DP201903	LR3011/948	Unmanaged Reserve	R 16879	SOUTHERN YAMATJI	PERENJOR(S)	ReserveWithPowerTo Lease	No
561392	28	DP201903	LR3011/947	Unmanaged Reserve	R 16879	SOUTHERN YAMATJI	PERENJOR(S)	ReserveWithPowerTo Lease	No
561393	27	DP201903	LR3011/924	Unallocated Crown Land		SOUTHERN YAMATJI	PERENJOR(S)	ReserveWithPowerTo Lease	No
561434			All those lands and waters commencing at the northwestern corner of the westernmost severance of Lot 5604 as shown on Deposited Plan 226729 and extending southerly along the western boundary of that severance and onwards to a northeastern boundary of the Wongan Hills to Mullewa Railway Reserve; then northwesterly along that boundary to a southeastern boundary of Norton Road; then northeasterly and easterly along southeastern and southern boundaries of that road back to the commencement point.	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
561435			All those lands and waters commencing at the intersection of a southeastern boundary of Koolanooka South Road and a northern boundary of Mullewa to Wubin Road and extending northeasterly along the aforementioned boundary to a northeastern boundary of an unnamed road; then generally southeasterly along that boundary to a northern boundary of Mullewa to Wubin Road; then westerly along that boundary back to the commencement point.	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
561439			All those lands and waters commencing at the intersection of a southeastern boundary of Koolanooka South Road and a northern boundary of Mullewa to Wubin Road and extending northeasterly along the aforementioned boundary to a northeastern boundary of an unnamed road; then generally southeasterly along that boundary to a northern boundary of Mullewa to Wubin Road; then westerly along that boundary back to the commencement point.	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
561520	6856	DP83149	LR3073/393	Unallocated Crown Land		SOUTHERN YAMATJI	PERENJOR(S)	ReserveWithPowerTo Lease	Yes
561576			All those lands and waters commencing at the northwestern corner of Lot 37 (Reserve 36334) as shown on Deposited Plan 91319 and extending southeasterly along its southwestern boundary to the northwestern boundary of Lot 6680 as shown on Deposited Plan 83127; then southwesterly along that boundary and onwards to a northeastern boundary of the Wongan Hills to Mullewa Railway Reserve; then northwesterly along that boundary to a southeastern boundary of an unnamed road; then generally northeasterly and northwesterly along southeastern and northeastern boundaries of that road to a southeastern boundary of an unnamed road; then northeasterly along that boundary to a northeastern boundary of an unnamed road; then northwesterly along that boundary to the a northwestern boundary of an unnamed road; then southwesterly along that boundary to a northwestern boundary of an unnamed road; then northwesterly along that boundary to a southwestern boundary of Rothsay Road; then southeasterly along that boundary back to the commencement point.	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
561595			All those lands and waters commencing at the northwestern corner of Lot 34 (Reserve 19707) as shown on Deposited Plan 152171 and extending southeasterly and northeasterly along southwestern and southeastern boundaries of that lot to a southwestern boundary of Mullewa to Wubin Road; then generally southeasterly and southwesterly along southwestern and northwestern boundaries of that road to the northeastern corner of the southeastern severance of Lot 9621 as shown on Deposited Plan 159417; then southwesterly and westerly along southeasterly and southern boundaries of that severance to a southeasterly boundary of Williams Road; then northeasterly along that boundary back to the commencement point.	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
561597				Unmanaged Reserve	R 20158	SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
561598			All those lands and waters commencing at the northeastern corner of the northwestern severance of Lot 9621 as shown on Deposited Plan 159417 and extending westerly along the northern boundary of that severance to its northwestern corner, a point on a present western boundary of Pintharuka Townsite; then northerly and easterly along western and northern boundaries of that townsite to the northwestern corner of Lot 36 (Reserve 20158); then southerly, easterly and northerly along western, southern and eastern boundaries of that lot to the southeastern corner of the southern severance of Lot 5495 (Reserve 13032) as shown on Deposited Plan 232588; then northerly along the eastern boundary of that severance to a southwestern boundary of Pintharuka West Road; then southeasterly along that boundary to a southwestern boundary of Mullewa to Wubin Road; then southeasterly along that boundary to the northeastern corner of Lot 36 (Reserve 19653); then southwesterly and southeasterly along northwestern and southwestern boundaries of that lot to a northwestern boundary of Williams Road; then generally southwesterly along that boundary back to the commencement point.	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
561599				Unmanaged Reserve	R 19653	SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
561601	9	DP83114	LR3011/314	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
561602	24	DP83114	LR3011/314	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
561603	23	DP83114	LR3011/314	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
561604	18	DP83114	LR3011/314	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
561605	17	DP83114	LR3011/314	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
561606	16	DP83114	LR3011/314	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
561607	15	DP83114	LR3011/314	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
561608	10	DP83114	LR3011/314	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
561609	25	DP83114	LR3011/314	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
561610	26	DP83114	LR3011/314	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
561611	32	DP83114	LR3011/314	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
561612	31	DP83114	LR3011/314	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
561613	1	DP83114	LR3011/314	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
561614	2	DP83114	LR3011/314	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
561615	7	DP83114	LR3011/314	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
561616	8	DP83114	LR3011/314	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
561617	6	DP83114	LR3011/314	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
561618	5	DP83114	LR3011/314	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
561621	27	DP83114	LR3011/314	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
561622	28	DP83114	LR3011/315	Unmanaged Reserve	R 16152	SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
561623	29	DP83114	LR3011/315	Unmanaged Reserve	R 16152	SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
561624	30	DP83114	LR3011/314	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
561625	14	DP83114	LR3011/314	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
561626	13	DP83114	LR3011/314	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
561627	12	DP83114	LR3011/314	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
561628	11	DP83114	LR3011/316	Unmanaged Reserve	R 16150	SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
561629	19	DP83114	LR3011/314	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
561630	20	DP83114	LR3011/314	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
561631	21	DP83114	LR3011/314	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
561632	22	DP83114	LR3011/314	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
561646	6642	DP226767	LR3073/373	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
561803	453	DP226880	LR3113/746	Managed Reserve	R 50533	SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	Yes

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
561828	109	DP154280	LR3011/342	Managed Reserve	R 50533	SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	Yes
561890	290	DP209377	LR3011/295	Managed Reserve	R 50533	SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	Yes
561911	446	DP154280	LR3106/273	Managed Reserve	R 50533	SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	Yes
561913	470	DP163392	LR3127/874	Managed Reserve	R 50533	SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	Yes
561914	471	DP163392	LR3127/875	Managed Reserve	R 50533	SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	Yes
561915	472	DP163392	LR3127/876	Managed Reserve	R 50533	SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	Yes
561984			All those lands and waters commencing at the southernmost southern corner of Lot 9585 as shown on Deposited Plan 158939 and extending northeasterly and easterly along southeasterly and southern boundaries of that lot to a northwestern boundary of Koolanooka Dam Road; then southwesterly along that boundary to a northeastern boundary of Knight Street; then northwesterly along that boundary to a northwestern boundary of Carter Street; then southwesterly along that boundary to a northeastern boundary of Koolanooka South Road; then generally northwesterly along that boundary back to the commencement point.	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
561991			All those lands and waters commencing at the westernmost northwestern corner of the southern severance of Lot 5603 as shown on Deposited Plan 226729 and extending southerly along the western boundary of that severance to the northeastern corner of Lot 34 (Reserve 19898); then westerly and southwesterly along boundaries of that lot to a northeastern boundary of Knight Street; then northwesterly along that boundary to a southeastern boundary of Koolanooka Dam Road; then northeasterly along that boundary back to the commencement point.	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
562016	16	DP142141	LR3011/337	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	Yes
562018	20	DP142141	LR3011/340	Unmanaged Reserve	R 17073	SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	Yes
562019	14	DP142141	LR3011/337	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	Yes
562021	19	DP142141	LR3011/337	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	Yes
562022	18	DP142141	LR3011/337	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	Yes

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
562023	17	DP142141	LR3011/337	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	Yes
562024	11	DP142141	LR3011/337	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	Yes
562025	10	DP142141	LR3011/337	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	Yes
562026	9	DP142141	LR3011/340	Unmanaged Reserve	R 17073	SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	Yes
562027	46	DP208844	LR3011/341	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	Yes
562028	8	DP142141	LR3011/337	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	Yes
562029	7	DP142141	LR3011/337	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	Yes
562030	6	DP142141	LR3011/337	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	Yes
562031	5	DP142141	LR3011/337	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	Yes
562032	4	DP142141	LR3011/337	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	Yes
562033	3	DP142141	LR3011/337	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	Yes
562034	2	DP142141	LR3011/337	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	Yes
562035	1	DP142141	LR3011/337	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	Yes
562036	32	DP142141	LR3011/337	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	Yes

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
562037	31	DP142141	LR3011/337	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	Yes
562038	30	DP142141	LR3011/337	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	Yes
562039	29	DP142141	LR3011/337	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	Yes
562040	28	DP142141	LR3011/337	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	Yes
562041	27	DP142141	LR3011/337	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	Yes
562042	26	DP142141	LR3011/337	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	Yes
562043	25	DP142141	LR3011/337	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	Yes
562044	45	DP208844	LR3011/341	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	Yes
562045	24	DP142141	LR3011/337	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	Yes
562046	23	DP142141	LR3011/337	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	Yes
562047	22	DP142141	LR3011/337	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	Yes
562080	8532	DP154221	LR3128/503	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
562093	8532	DP154221	LR3128/503	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
562274	12165	DP143207	LR3110/393	Unallocated Crown Land		SOUTHERN YAMATJI	THREE SPRINGS(S)	ReserveWithPowerTo Lease	No
562277	10675	DP102883	LR3012/594	Unallocated Crown Land		SOUTHERN YAMATJI	THREE SPRINGS(S)	ReserveWithPowerTo Lease	No
562325			All those lands and waters commencing at the southwestern corner of Lot 4135 as shown on Deposited Plan 202626 (Reserve 15320) and extending northeasterly along its southern boundary to its southeastern corner, a point on the present Arrino Townsite boundary; then southeasterly along the Townsite boundary to the northern side of an unnamed road; then southwesterly along the northern side of the road to the prolongation southeasterly of the western boundary of Lot 4135 as shown on Deposited Plan 202626 (Reserve 15320); then northwesterly along the prolongation back to the commencement point.	Unallocated Crown Land		SOUTHERN YAMATJI	THREE SPRINGS(S)	ReserveWithPowerTo Lease	No
562326	4135	DP202626	LR3012/584	Unmanaged Reserve	R 15320	SOUTHERN YAMATJI	THREE SPRINGS(S)	ReserveWithPowerTo Lease	No
562327	115	DP168119	LR3012/529	Unallocated Crown Land		SOUTHERN YAMATJI	THREE SPRINGS(S)	ReserveWithPowerTo Lease	No
562329	117	DP168119	LR3012/529	Unallocated Crown Land		SOUTHERN YAMATJI	THREE SPRINGS(S)	ReserveWithPowerTo Lease	No
562330	6745	DP82993	LR3012/591	Unmanaged Reserve	R 15320	SOUTHERN YAMATJI	THREE SPRINGS(S)	ReserveWithPowerTo Lease	No
562335	98	DP82752	LR3012/529	Unallocated Crown Land		SOUTHERN YAMATJI	THREE SPRINGS(S)	ReserveWithPowerTo Lease	No
562336	97	DP82752	LR3012/529	Unallocated Crown Land		SOUTHERN YAMATJI	THREE SPRINGS(S)	ReserveWithPowerTo Lease	No
562337	96	DP82752	LR3012/529	Unallocated Crown Land		SOUTHERN YAMATJI	THREE SPRINGS(S)	ReserveWithPowerTo Lease	No
562338	95	DP82752	LR3012/529	Unallocated Crown Land		SOUTHERN YAMATJI	THREE SPRINGS(S)	ReserveWithPowerTo Lease	No
562358	99	DP83073	LR3010/882	Unallocated Crown Land		SOUTHERN YAMATJI	THREE SPRINGS(S)	ReserveWithPowerTo Lease	No

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
562360	100	DP83073	LR3010/883	Unallocated Crown Land		SOUTHERN YAMATJI	THREE SPRINGS(S)	ReserveWithPowerTo Lease	No
562361	101	DP83073	LR3010/827	Unallocated Crown Land		SOUTHERN YAMATJI	THREE SPRINGS(S)	ReserveWithPowerTo Lease	No
562363	102	DP83073	LR3010/885	Unallocated Crown Land		SOUTHERN YAMATJI	THREE SPRINGS(S)	ReserveWithPowerTo Lease	No
562365	103	DP83073	LR3145/333	Unallocated Crown Land		SOUTHERN YAMATJI	THREE SPRINGS(S)	ReserveWithPowerTo Lease	No
562367	104	DP83073	LR3145/334	Unallocated Crown Land		SOUTHERN YAMATJI	THREE SPRINGS(S)	ReserveWithPowerTo Lease	No
562369	105	DP83073	LR3010/887	Unallocated Crown Land		SOUTHERN YAMATJI	THREE SPRINGS(S)	ReserveWithPowerTo Lease	No
562371	106	DP83073	LR3010/889	Unallocated Crown Land		SOUTHERN YAMATJI	THREE SPRINGS(S)	ReserveWithPowerTo Lease	No
562375	114	DP83073	LR3010/893	Unallocated Crown Land		SOUTHERN YAMATJI	THREE SPRINGS(S)	ReserveWithPowerTo Lease	No
562376	113	DP83073	LR3010/891	Unallocated Crown Land		SOUTHERN YAMATJI	THREE SPRINGS(S)	ReserveWithPowerTo Lease	No
562377	112	DP83073	LR3010/834	Unallocated Crown Land		SOUTHERN YAMATJI	THREE SPRINGS(S)	ReserveWithPowerTo Lease	No
562436	4	DP231995	LR3012/530	Unmanaged Reserve	R 9946	SOUTHERN YAMATJI	THREE SPRINGS(S)	ReserveWithPowerTo Lease	No
562729	162	DP82750	LR3116/759	Unallocated Crown Land		SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerTo Lease	Yes
562763	53	DP82750	LR3022/988	Unmanaged Reserve	R 42860	SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerTo Lease	Yes
562766	51	DP82750	LR3022/984	Unmanaged Reserve	R 42860	SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerTo Lease	Yes
562812	65	DP82749	LR3005/198	Unmanaged Reserve	R 32316	SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerTo Lease	Yes

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
562813	130	DP211234	LR3005/203	Unallocated Crown Land		SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerTo Lease	Yes
562814	129	DP211234	LR3005/202	Unallocated Crown Land		SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerTo Lease	Yes
562816	118	DP211234	LR3022/995	Unmanaged Reserve	R 42860	SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerTo Lease	Yes
562817	119	DP211234	LR3022/998	Unmanaged Reserve	R 42860	SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerTo Lease	Yes
562818	128	DP211234	LR3005/201	Unallocated Crown Land		SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerTo Lease	Yes
562820	120	DP211234	LR3023/1	Unmanaged Reserve	R 42860	SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerTo Lease	Yes
562821	121	DP211234	LR3023/3	Unmanaged Reserve	R 42860	SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerTo Lease	Yes
562823	127	DP211234	LR3005/200	Unallocated Crown Land		SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerTo Lease	Yes
562827	123	DP211234	LR3023/6	Unmanaged Reserve	R 42860	SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerTo Lease	Yes
562830	124	DP211234	LR3023/8	Unmanaged Reserve	R 42860	SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerTo Lease	Yes
562832	125	DP211234	LR3023/11	Unmanaged Reserve	R 42860	SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerTo Lease	Yes
562835	126	DP211234	LR3023/13	Unmanaged Reserve	R 42860	SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerTo Lease	Yes
563301	225	DP181790	LR3149/921	Unmanaged Reserve	R 37055	SOUTHERN YAMATJI	THREE SPRINGS(S)	ReserveWithPowerTo Lease	Yes
563362	239	DP162213	LR3012/803	Unallocated Crown Land		SOUTHERN YAMATJI	THREE SPRINGS(S)	ReserveWithPowerTo Lease	Yes
563420	232	DP183945	LR3012/848	Unallocated Crown Land		SOUTHERN YAMATJI	THREE SPRINGS(S)	ReserveWithPowerTo Lease	Yes
563421	196	DP207297	LR3012/523	Unallocated Crown Land		SOUTHERN YAMATJI	THREE SPRINGS(S)	ReserveWithPowerTo Lease	Yes

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
563425	197	DP207297	LR3012/525	Unallocated Crown Land		SOUTHERN YAMATJI	THREE SPRINGS(S)	ReserveWithPowerTo Lease	Yes
563704	16	DP222038	LR3012/528	Unallocated Crown Land		SOUTHERN YAMATJI	THREE SPRINGS(S)	ReserveWithPowerTo Lease	No
563706	11	DP222038	LR3145/332	Unallocated Crown Land		SOUTHERN YAMATJI	THREE SPRINGS(S)	ReserveWithPowerTo Lease	No
563707	10	DP222038	LR3012/528	Unallocated Crown Land		SOUTHERN YAMATJI	THREE SPRINGS(S)	ReserveWithPowerTo Lease	No
563708	12	DP222038	LR3012/528	Unallocated Crown Land		SOUTHERN YAMATJI	THREE SPRINGS(S)	ReserveWithPowerTo Lease	No
563709	9	DP222038	LR3012/528	Unallocated Crown Land		SOUTHERN YAMATJI	THREE SPRINGS(S)	ReserveWithPowerTo Lease	No
563710	8	DP222038	LR3012/528	Unallocated Crown Land		SOUTHERN YAMATJI	THREE SPRINGS(S)	ReserveWithPowerTo Lease	No
563711	7	DP222038	LR3012/528	Unallocated Crown Land		SOUTHERN YAMATJI	THREE SPRINGS(S)	ReserveWithPowerTo Lease	No
563714	15	DP222038	LR3012/528	Unallocated Crown Land		SOUTHERN YAMATJI	THREE SPRINGS(S)	ReserveWithPowerTo Lease	No
563715	14	DP222038	LR3012/528	Unallocated Crown Land		SOUTHERN YAMATJI	THREE SPRINGS(S)	ReserveWithPowerTo Lease	No
563716	13	DP222038	LR3012/528	Unallocated Crown Land		SOUTHERN YAMATJI	THREE SPRINGS(S)	ReserveWithPowerTo Lease	No
563963	1120	DP82807	LR3025/893	Unmanaged Reserve	R 20818	WIDI MOB	PERENJOR(S)	ReserveWithPowerTo Lease	No
563975	3510	DP204724	LR3012/330	Unmanaged Reserve	R 15249	WIDI MOB	PERENJOR(S)	ReserveWithPowerTo Lease	Yes
563987	1120	DP82807	LR3025/893	Unmanaged Reserve	R 20818	WIDI MOB	PERENJOR(S)	ReserveWithPowerTo Lease	No
571805	9708	DP150067	LR3148/892	Unmanaged Reserve	R 22298	SOUTHERN YAMATJI	MINGENEW(S)	ReserveWithPowerTo Lease	Yes

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
571807	959	DP150067	LR3148/891	Unmanaged Reserve	R 22298	SOUTHERN YAMATJI	MINGENEW(S)	ReserveWithPowerTo Lease	Yes
571895				Unmanaged Reserve	R 7611	SOUTHERN YAMATJI	MINGENEW(S)	ReserveWithPowerTo Lease	No
571937				Unmanaged Reserve	R 7611	SOUTHERN YAMATJI	MINGENEW(S)	ReserveWithPowerTo Lease	No
572234	7749	DP148859	LR3128/501	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
572235	7983	DP148858	LR3128/502	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
572236	6310	DP32234	LR3128/505	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
572240	8549	DP154307	LR3128/504	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
572415	4788	DP232429	LR3012/447	Unmanaged Reserve	R 13301	WIDI MOB	PERENJOR(S)	ReserveWithPowerTo Lease	No
572423	4275	DP142785	LR3148/822	Unmanaged Reserve	R 18415	WIDI MOB	PERENJOR(S)	ReserveWithPowerTo Lease	No
572431	10772	DP210050	LR3011/571	Unmanaged Reserve	R 9486	WIDI MOB	PERENJOR(S)	ReserveWithPowerTo Lease	No
572544				Unmanaged Reserve	R 11508	WIDI MOB	PERENJOR(S)	ReserveWithPowerTo Lease	No
572597			All those lands and waters commencing at the intersection of the southern side of Old Perth Road and the northern side of Ted Spencer Street, then southwesterly along the northern side of Ted Spencer Street to the western side of Stratton Street; then southeasterly along the western side of Stratton Street to the northern side of Bunjil – Carnamah Road; then southwesterly along the northern side of that road to the eastern boundary of Lot 211 as shown on Deposited Plan 65327; then northerly along the eastern boundary of that lot to the southern side of Old Perth Road; then southeasterly along the southern side of that road back to the commencement point.	Unallocated Crown Land		WIDI MOB	PERENJOR(S)	ReserveWithPowerTo Lease	No
572598				Unallocated Crown Land		WIDI MOB	PERENJOR(S)	ReserveWithPowerTo Lease	No
572599	9	DP154343	LR3012/69	Unallocated Crown Land		WIDI MOB	PERENJOR(S)	ReserveWithPowerTo Lease	No

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
572600	10	DP154343	LR3012/71	Unallocated Crown Land		WIDI MOB	PERENJOR(S)	ReserveWithPowerTo Lease	No
572601	11	DP154343	LR3012/73	Unallocated Crown Land		WIDI MOB	PERENJOR(S)	ReserveWithPowerTo Lease	No
572602	12	DP154343	LR3012/76	Unallocated Crown Land		WIDI MOB	PERENJOR(S)	ReserveWithPowerTo Lease	No
572603	8	DP154343	LR3012/84	Unmanaged Reserve	R 21182	WIDI MOB	PERENJOR(S)	ReserveWithPowerTo Lease	No
572604	13	DP154343	LR3012/77	Unmanaged Reserve	R 20102	WIDI MOB	PERENJOR(S)	ReserveWithPowerTo Lease	No
572605	7	DP154343	LR3000/716	Unmanaged Reserve	R 21183	WIDI MOB	PERENJOR(S)	ReserveWithPowerTo Lease	No
572606	14	DP154343	LR3012/79	Unmanaged Reserve	R 20102	WIDI MOB	PERENJOR(S)	ReserveWithPowerTo Lease	No
572608	15	DP154343	LR3012/81	Unallocated Crown Land		WIDI MOB	PERENJOR(S)	ReserveWithPowerTo Lease	No
572609	21	DP154343	LR3134/104	Unallocated Crown Land		WIDI MOB	PERENJOR(S)	ReserveWithPowerTo Lease	No
572610	16	DP154343	LR3012/82	Unallocated Crown Land		WIDI MOB	PERENJOR(S)	ReserveWithPowerTo Lease	No
572611			All those lands and waters being former Lot 4 as shown on Deposited Plan 154343.	Unallocated Crown Land		WIDI MOB	PERENJOR(S)	ReserveWithPowerTo Lease	No
572634				Unmanaged Reserve	R 21693	WIDI MOB	PERENJOR(S)	ReserveWithPowerTo Lease	No
572635				Unmanaged Reserve	R 21693	WIDI MOB	PERENJOR(S)	ReserveWithPowerTo Lease	No
572636			All those lands and waters commencing at the intersection of the northern side of Old Perth Road and the southern side of Griffith Road, then generally southeasterly to the southern side of an unnamed road; then generally southeasterly along the southern side of that road to the eastern boundary of Lot 211 as shown on Deposited Plan 65327; then southerly and westerly along the boundaries of that lot to the northern side of Old Perth Road; then northwesterly along the northern side of that road back to the commencement point.	Unallocated Crown Land		WIDI MOB	PERENJOR(S)	ReserveWithPowerTo Lease	No

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
572656	6762	DP83136	LR3012/446	Unallocated Crown Land		WIDI MOB	PERENJOR(S)	ReserveWithPowerTo Lease	No
572657	6762	DP83136	LR3012/446	Unallocated Crown Land		WIDI MOB	PERENJOR(S)	ReserveWithPowerTo Lease	No
572662			All those lands and waters commencing at the intersection of the northern side of Griffith Road and the northern side of Mullewa – Wubin Road, then generally northwesterly along the northern side of Mullewa – Wubin Road to the southern boundary of the northern severance of Lot 211 as shown on Deposited Plan 65327; then easterly to the southeastern corner of that severance and extending easterly along the prolongation easterly of that southern boundary to the westernmost northwestern corner of the northernmost western severance of again Lot 211; then extending easterly and southerly along the boundaries of that lot to the northern side of Griffith Road; then extending easterly along the northern side of that road back to the commencement point.	Unallocated Crown Land		WIDI MOB	PERENJOR(S)	ReserveWithPowerTo Lease	No
572687			All those lands and waters commencing at the intersection of the northern side of Mullewa – Wubin Road and the southern side of Griffith Road, then easterly along the southern side of Griffith Road to the eastern boundary of Lot 211 as shown on Deposited Plan 65327; then southerly along the eastern boundary of that lot to the northern side of Mullewa – Wubin Road; then northwesterly along the northern side of that road back to the commencement point.	Unallocated Crown Land		WIDI MOB	PERENJOR(S)	ReserveWithPowerTo Lease	No
572956	4127	DP82710	LR3012/442	Unmanaged Reserve	R 14315	WIDI MOB	PERENJOR(S)	ReserveWithPowerTo Lease	No
572974			All those lands and waters commencing at the northwestern corner of Lot 36 as shown on Deposited Plan 180266 (Reserve 16929); then southerly and generally easterly along the western boundaries of that lot to the northern boundary of an unnamed road; then southwesterly along the northern boundary of that unnamed road to the eastern boundary of Mullewa – Wubin Road; then northwesterly along the eastern boundary of Mullewa – Wubin Road to the southern boundary of Summers Road; then northeasterly along the southern boundary of Summers Road back to the commencement point.	Unallocated Crown Land		WIDI MOB	PERENJOR(S)	ReserveWithPowerTo Lease	No
572975			All those lands and waters commencing at the intersection of the northern boundary of Summers Street and the eastern boundary of Mullewa – Wubin Road; then northwesterly along the eastern boundaries of Mullewa – Wubin Road to the prolongation southwesterly of the northernmost northwestern boundary of Lot 50 as shown on Deposited Plan 168552; then northeasterly along that prolongation to the northern boundary of Summers Street; then southwesterly along the northern boundary of Summers Street back to the commencement point.	Unallocated Crown Land		WIDI MOB	PERENJOR(S)	ReserveWithPowerTo Lease	No

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
572977			All those lands and waters commencing at the intersection of the northern boundary of Kathleen Street and the eastern boundary of Mullewa – Wubin Road; Then northwesterly along the eastern boundary of Mullewa – Wubin Road to the intersection of the southern boundary of Summers Street; then northeasterly along the southern boundary of Summers Street to the intersection of the western boundary of Taylor Road; then southeasterly along the western boundary of Taylor Road to the intersection of the northern boundary of Kathleen Street; then westerly along the northern boundary of Kathleen Street back to the commencement point.	Unallocated Crown Land		WIDI MOB	PERENJOR(S)	ReserveWithPowerTo Lease	No
572988			All those lands and waters commencing at the southeastern corner of Lot 36 as shown on Deposited Plan 180266 (Reserve 16929); Then northeasterly and northwesterly along its eastern boundaries to the southern boundary of Summers Road; then northeasterly along the southern boundary of that road to its intersection with the northern boundary of Monk Street; then southwesterly along the northern boundary of that street to the northern boundary of an unnamed road; then southwesterly along the northern boundary of that unnamed road back to the commencement point.	Unallocated Crown Land		WIDI MOB	PERENJOR(S)	ReserveWithPowerTo Lease	No
572990			All those lands and waters commencing at the southeastern corner of Lot 38 as shown on Deposited Plan 148783; Then northerly and northwesterly along the eastern boundaries of that lot to the easternmost corner of Lot 39 as shown on Deposited Plan 148783; Then northwesterly along the northeastern boundaries of Lot 39 and Lot 40 as shown on Deposited Plan 148783 and the prolongation of those boundaries to the northeasternmost corner of Lot 41 as shown on Deposited Plan 148783; then northwesterly along the northeastern boundaries of Lot 41 and Lot 50 as shown on Deposited Plan 168552 and its prolongation to the southern boundary of an unnamed road; then generally easterly along the southern boundaries of the unnamed road to the western boundary of Lot 4004 as shown on Deposited Plan 134898; then southerly along the western boundaries of Lot 4004 to the northern boundary of Taylor Road; then westerly along the northern boundaries of Taylor Road to the eastern boundary of Tambllyn Street; then northerly along the eastern boundary of Tambllyn Street to the northern boundary of Kathleen Street; then westerly along the northern boundary of Kathleen Street back to the commencement point.	Unallocated Crown Land		WIDI MOB	PERENJOR(S)	ReserveWithPowerTo Lease	No
573002				Unmanaged Reserve	R 21269	WIDI MOB	PERENJOR(S)	ReserveWithPowerTo Lease	No
573003				Unmanaged Reserve	R 20689	WIDI MOB	PERENJOR(S)	ReserveWithPowerTo Lease	No

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
573007			All those lands and waters commencing at the southernmost southeastern corner of Lot 4011 as shown on Deposited Plan 134959; Then northerly and easterly along its eastern and southern boundaries to the eastern boundary of Britt Street; then generally southerly along the eastern boundary of that street to the northeastern corner of Lot 48 as shown on Deposited Plan 154939 (Reserve 20591); then westerly, southerly and easterly along the boundaries of that lot to again the eastern boundary of Britt Street; then generally southeasterly along the eastern boundaries of that street to the northern boundary of Morris Street; then southwesterly along the northern boundary of that street to the western boundary of Sugden Street; then southeasterly along the western boundary of that street to the southern boundary of Allan Street; then northeasterly along the southern boundary of that street to the western boundary of Chapple Street; then southeasterly along the western boundary of that street to the western boundary of Richards Street; then generally southwesterly and southerly along the western boundaries of that street to the northern boundary of Coorow – Latham Road; then westerly along the northern boundaries of that road back to the commencement point.	Unallocated Crown Land		WIDI MOB	PERENJOR(S)	ReserveWithPowerTo Lease	No
573012	69	DP211207	LR3012/765	Unallocated Crown Land		WIDI MOB	PERENJOR(S)	ReserveWithPowerTo Lease	Yes
573013	68	DP211207	LR3012/765	Unallocated Crown Land		WIDI MOB	PERENJOR(S)	ReserveWithPowerTo Lease	Yes
573015	67	DP211207	LR3012/765	Unallocated Crown Land		WIDI MOB	PERENJOR(S)	ReserveWithPowerTo Lease	Yes
573016	72	DP211207	LR3012/765	Unallocated Crown Land		WIDI MOB	PERENJOR(S)	ReserveWithPowerTo Lease	Yes
573017	66	DP211207	LR3012/765	Unallocated Crown Land		WIDI MOB	PERENJOR(S)	ReserveWithPowerTo Lease	Yes
573018	73	DP211207	LR3012/765	Unallocated Crown Land		WIDI MOB	PERENJOR(S)	ReserveWithPowerTo Lease	Yes
573019	65	DP211207	LR3012/765	Unallocated Crown Land		WIDI MOB	PERENJOR(S)	ReserveWithPowerTo Lease	Yes
573021	64	DP211207	LR3012/765	Unallocated Crown Land		WIDI MOB	PERENJOR(S)	ReserveWithPowerTo Lease	Yes

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
573032	30	DP142122	LR3012/66	Unallocated Crown Land		WIDI MOB	PERENJOR(S)	ReserveWithPowerTo Lease	Yes
573035	1	DP142122	LR3012/61	Unmanaged Reserve	R 23391	WIDI MOB	PERENJOR(S)	ReserveWithPowerTo Lease	Yes
573037	2	DP142122	LR3012/62	Unmanaged Reserve	R 23391	WIDI MOB	PERENJOR(S)	ReserveWithPowerTo Lease	Yes
573046	7	DP142122	LR3012/63	Unallocated Crown Land		WIDI MOB	PERENJOR(S)	ReserveWithPowerTo Lease	Yes
573048	8	DP142122	LR3012/64	Unallocated Crown Land		WIDI MOB	PERENJOR(S)	ReserveWithPowerTo Lease	Yes
573049	21	DP142122	LR3012/60	Unmanaged Reserve	R 17047	WIDI MOB	PERENJOR(S)	Freehold	N/A
573086	9634	DP82688	LR3078/779	Unallocated Crown Land		WIDI MOB	PERENJOR(S)	ReserveWithPowerTo Lease	No
573185	9407	DP156258	LR3012/592	Unallocated Crown Land		SOUTHERN YAMATJI	THREE SPRINGS(S)	ReserveWithPowerTo Lease	No
573186			All those lands and waters commencing at the southwestern corner of Lot 9407 as shown on Deposited Plan 156258 and extending easterly to its southeastern corner to the intersection of the northwestern corner of Lot 3406 as shown on Deposited Plan 132946; then southerly along the western boundary of that lot to the northeastern corner of Lot 939 as shown on Deposited Plan 246598; then westerly, southerly and easterly along the boundaries of that lot the westernmost northwestern corner of Lot 4122 as shown on Deposited Plan 139405; then southerly and easterly along the boundaries of that lot to the eastern boundary of Lot 6702 as shown on Deposited Plan 82986; then southerly and easterly along the boundaries of that lot to the northeastern corner of Lot 5982 as shown on Deposited Plan 82782 (Reserve 14497) and extending southerly and easterly along its western and southern boundaries to its southeastern corner to the intersection of the western boundary of Lot 7116 as shown on Deposited Plan 202263; then southerly along the western boundary of that lot to the northwestern corner of Lot 9775 as shown on Deposited Plan 162980 and extending southerly along the western boundary of that lot to the northeastern corner of an unnamed road; then westerly along the northern boundary of that road to the eastern boundary of Wilton Well Road; then northerly along the eastern boundary of that road back to the commencement point.	Unallocated Crown Land		SOUTHERN YAMATJI	THREE SPRINGS(S)	ReserveWithPowerTo Lease	No

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
573196	5982	DP82782	LR3012/589	Unmanaged Reserve	R 14497	SOUTHERN YAMATJI	THREE SPRINGS(S)	ReserveWithPowerTo Lease	No
573322	91	DP91789	LR3059/295	Unallocated Crown Land		SOUTHERN YAMATJI	PERENJOR(S)	ReserveWithPowerTo Lease	Yes
573352	169	DP174153	LR3012/770	Unallocated Crown Land		SOUTHERN YAMATJI	PERENJOR(S)	ReserveWithPowerTo Lease	Yes
574301			All those lands and waters commencing at the southeastern corner of Lot 550 as shown on Deposited Plan 185283, and extending northeasterly to the southeastern boundary of Lot 583 as shown on Deposited Plan 187109; then generally northeasterly along that boundary to an intersection with the southeastern corner of Lot 913 as shown on Deposited Plan 189375; then northeasterly along that boundary to the western corner of Lot 553 as shown on Deposited Plan 185283; then easterly along the southern boundary of that lot to the southern boundary of Russ Street; then southeasterly along the southern boundary of that road to the southern boundary of Money Street; then northeasterly along the southern boundary of that road to the western boundary of Dee Street; then generally southwesterly, southeasterly and again southwesterly to the easternmost northwestern corner of Lot 300 as shown on Deposited Plan 41494; then westerly, southerly and easterly along the boundaries of that lot to the western boundary of Reserve 20720; then southerly along the western boundary of that lot to the northern boundary of Lot 920 as shown on Deposited Plan 91964 (Reserve 17696); then westerly along the northern boundary of that lot to the northeastern boundary of Lot 932 as shown on Deposited Plan 219442; then generally northwesterly along that boundary to the eastern boundary of Lot 925 as shown on Deposited Plan 218422; then northerly and westerly along the boundaries of that lot to a northeastern boundary of Lot 932 as shown on Deposited Plan 219442; then northwesterly along that boundary to the southern boundary of Burges Street; then northeasterly along the southern boundary of that road and easterly along the southern boundary of Duval Street to the westernmost northwestern corner of Lot 170 as shown on Deposited Plan 215032 (Reserve 15903); then southwesterly, southeasterly, northeasterly and northwesterly to its northernmost northeastern corner; then generally northeasterly along the eastern boundaries of Lot 434 as shown on Deposited Plan 215032 and Lots 435, 436 and 438 as shown on Deposited Plan 213036 to the eastern boundary of Gallagher Way; then generally northeasterly along the eastern boundary of that road back to the commencement point.	Unallocated Crown Land		SOUTHERN YAMATJI	IRWIN(S)	ReserveWithPowerTo Lease	No
574302	170	DP215032	LR3147/482	Unmanaged Reserve	R 15903	SOUTHERN YAMATJI	IRWIN(S)	ReserveWithPowerTo Lease	Yes
574315			All those lands and waters commencing at the southwestern corner of Lot 447 as shown on Deposited Plan 174779 (Reserve 32049), and extending easterly to its southeastern corner; then southerly along the western boundary of Reserve 20720 to the northeastern corner of Lot 302 as shown on Deposited Plan 41494; then easterly along northern boundaries of that lot and Lot 301 to the eastern boundary of Dee Street; then northwesterly and generally northeasterly along the eastern boundary of that road back to the commencement point.	Unallocated Crown Land		SOUTHERN YAMATJI	IRWIN(S)	ReserveWithPowerTo Lease	Yes
574316		Unallocated Crown Land			SOUTHERN YAMATJI	IRWIN(S)	ReserveWithPowerTo Lease	Yes	
11804223		Unallocated Crown Land			SOUTHERN YAMATJI	IRWIN(S)	ReserveWithPowerTo Lease	Yes	

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
574535	254	DP205979	LR3010/797	Unmanaged Reserve	R 34645	SOUTHERN YAMATJI	IRWIN(S)	ReserveWithPowerTo Lease	Yes
574536	255	DP205979	LR3010/798	Unmanaged Reserve	R 34645	SOUTHERN YAMATJI	IRWIN(S)	ReserveWithPowerTo Lease	Yes
574537	256	DP205979	LR3010/799	Unmanaged Reserve	R 34645	SOUTHERN YAMATJI	IRWIN(S)	ReserveWithPowerTo Lease	Yes
574538	257	DP205979	LR3010/800	Unmanaged Reserve	R 34645	SOUTHERN YAMATJI	IRWIN(S)	ReserveWithPowerTo Lease	Yes
574541	253	DP205979	LR3010/794	Unmanaged Reserve	R 34645	SOUTHERN YAMATJI	IRWIN(S)	ReserveWithPowerTo Lease	Yes
574891			All those lands and waters commencing at the northwestern corner of Lot 373 as shown on Deposited Plan 211360 and extending southerly along the western boundary of that lot and southerly along the western boundaries of Lots 372 and 371 as shown on Deposited Plan 211360 to the northeastern corner of Lot 367 as shown on Deposited Plan 211360; then westerly along the northern boundary of that lot to the northeastern corner of Lot 366 as shown on Deposited Plan 211360; then westerly and southerly along the northern and northwestern boundaries of that lot and southerly along northwestern boundaries of Lot 1 as shown on Diagram 57280 and Lot 519 as shown on Deposited Plan 215070 to a northwestern boundary of Hendy Street; then southerly and southeasterly along northwestern and southwestern boundaries of that street to the northwestern corner of Lot 518 (Reserve 48264) as shown on Deposited Plan 215070; then southeasterly along the southwestern boundary of that lot to its southwestern corner; then northwesterly and southeasterly along northern and western boundaries of Lot 517 as shown on Deposited Plan 215070 to a northwestern boundary of George Street; then northwesterly and southeasterly along northwestern and southwestern boundaries of that road to the northwestern corner of Lot 515 as shown on Deposited Plan 215070; then southerly along a northwestern boundary of that lot to the northernmost northwestern corner of Lot 514 as shown on Deposited Plan 215070; then southerly and southeasterly along northwestern and southwestern boundaries of that lot to a northwestern boundary of Richardson Road; then generally southerly along northwestern boundaries of that road to a northeastern boundary of Ocean Drive; then generally northwesterly and generally northeasterly along eastern boundaries of that road to the westernmost northwestern corner of Lot 165 as shown on Deposited Plan 82858; then southerly and easterly along western and southern boundaries of that lot to a western boundary of Lot 309 (Reserve 33205) as shown on Deposited Plan 42171; then southerly, easterly, northerly, again easterly and again northerly along boundaries of that lot to a southern boundary of Ocean Drive; then easterly along that boundary back to the commencement point.	Unallocated Crown Land		SOUTHERN YAMATJI	IRWIN(S)	ReserveWithPowerTo Lease	Yes
574894	165	DP82858	LR3010/779	Unallocated Crown Land		SOUTHERN YAMATJI	IRWIN(S)	ReserveWithPowerTo Lease	Yes

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
575319			All those lands and waters commencing at the western corner of Lot 68 as shown on Deposited Plan 171109 and extending southeasterly along the southwestern boundary of that lot to a southwestern boundary of Brady Road; then generally southeasterly along that boundary to the northern corner of Lot 67 as shown on Deposited Plan 171109; then southerly along the western boundary of that lot to a northwestern boundary of Church Street; then southwesterly along that boundary to the High Water Mark of the Indian Ocean; then generally northeasterly and northwesterly along that water mark to the prolongation westerly of the northern boundary of Lot 68 as shown on Deposited Plan 171109; then easterly along that prolongation back to the commencement point.	Unallocated Crown Land		SOUTHERN YAMATJI	IRWIN(S)	ReserveWithPowerTo Lease	No
575322	67	DP1711109	LR3010/774	Unallocated Crown Land		SOUTHERN YAMATJI	IRWIN(S)	ReserveWithPowerTo Lease	No
575324	27	DP129041	LR3155/198	Unallocated Crown Land		SOUTHERN YAMATJI	IRWIN(S)	ReserveWithPowerTo Lease	Yes
575325	69	DP181939	LR3155/199	Unallocated Crown Land		SOUTHERN YAMATJI	IRWIN(S)	ReserveWithPowerTo Lease	Yes
575403	10794	D 31375	LR3010/503	Unmanaged Reserve	R 27935	SOUTHERN YAMATJI	IRWIN(S)	ReserveWithPowerTo Lease	No
575409	11120	DP180036	LR3010/512	Unmanaged Reserve	R 27935	SOUTHERN YAMATJI	IRWIN(S)	ReserveWithPowerTo Lease	No
575763			All those lands and waters commencing at the intersection of the right bank of the Irwin River and a southeastern boundary of Lot 17 (Reserve 8077) as shown on Deposited Plan 113861; then generally southwesterly along southeastern boundaries of that lot to the eastern corner of Lot 3 as shown on Deposited Plan 235109; then generally southwesterly along southeastern boundaries of that lot and southwesterly along the southeastern boundary of Lot 4 as shown on Deposited Plan 235109 to the northernmost northeastern corner of Lot 7 as shown on Deposited Plan 235109; then southeasterly and generally southwesterly along northeastern and southeastern boundaries of that lot to the right bank of the Irwin River; then generally northeasterly, generally northwesterly and again generally northeasterly along that bank back to the commencement point.	Unallocated Crown Land		SOUTHERN YAMATJI	IRWIN(S)	ReserveWithPowerTo Lease	No

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
581939			All those lands and waters commencing at the easternmost northeastern corner of Lot 370 as shown on Deposited Plan 189348; Then northwesterly along the northeastern boundaries of that lot to the southern boundary of Lot 391 as shown on Deposited Plan 185589 (Reserve 40503); Then northeasterly along the southern boundaries of that lot and the southern boundaries of Lot 374 as shown on Deposited Plan 213487 to the eastern boundary of Johnson Street; then generally southwesterly along the western boundary of that road back to the commencement point.	Unallocated Crown Land		SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerTo Lease	No
581940	374	DP213487	LR3155/868	Unallocated Crown Land		SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerTo Lease	No
581943	372	DP213486	LR3155/867	Unallocated Crown Land		SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerTo Lease	No
581963			All those lands and waters commencing at the southeastern corner of Lot 119 as shown on Deposited Plan 213486; Then generally northwesterly along the eastern boundaries of that lot to the southwestern corner of Lot 117 as shown on Deposited Plan 211194; then generally northeasterly and northwesterly along the southeastern boundaries of that lot to the southeastern corner of Lot 116 as shown on Deposited Plan 211194; Then generally northeasterly along the southern boundaries of Lots 116 to 110 as shown on Deposited Plan 211194; Then generally northwesterly along the eastern boundaries of Lot 110 to the southern boundary of Brimson Street; then generally northeasterly along the southern boundary of that road to the northwestern corner of Lot 108 as shown on Deposited Plan 211194; then generally southeasterly along the eastern boundaries of that lot and Lot 109 as shown on Deposited Plan 211194 to the northern boundary of King Street; Then generally southwesterly along the northern boundary of that road to back to the commencement point.	Unallocated Crown Land		SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerTo Lease	Yes
581966	107	DP211194	LR3005/206	Unallocated Crown Land		SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerTo Lease	Yes
581969	105	DP211194	LR3005/205	Unallocated Crown Land		SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerTo Lease	Yes
581985	282	DP213488	LR3005/217	Unallocated Crown Land		SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerTo Lease	Yes
581986	283	DP213488	LR3005/218	Unallocated Crown Land		SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerTo Lease	Yes

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
581987	284	DP213488	LR3005/219	Unallocated Crown Land		SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerTo Lease	Yes
581992	296	DP213489	LR3155/856	Unallocated Crown Land		SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerTo Lease	Yes
581995	306	DP213489	LR3155/864	Unallocated Crown Land		SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerTo Lease	Yes
581996	295	DP213489	LR3155/855	Unallocated Crown Land		SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerTo Lease	Yes
581998	287	DP213489	LR3155/851	Unallocated Crown Land		SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerTo Lease	Yes
581999	295	DP213489	LR3155/855	Unallocated Crown Land		SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerTo Lease	Yes
582000	288	DP213489	LR3155/852	Unallocated Crown Land		SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerTo Lease	Yes
582001	289	DP213489	LR3155/853	Unallocated Crown Land		SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerTo Lease	Yes
582002	292	DP213489	LR3005/220	Unmanaged Reserve	R 34819	SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerTo Lease	Yes
582003	290	DP213489	LR3155/854	Unallocated Crown Land		SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerTo Lease	Yes
582004	297	DP213489	LR3155/857	Unallocated Crown Land		SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerTo Lease	Yes
582005	291	DP213489	LR3005/215	Unmanaged Reserve	R 34819	SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerTo Lease	Yes
582006	298	DP213489	LR3155/858	Unallocated Crown Land		SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerTo Lease	Yes
582007	308	DP213489	LR3155/865	Unallocated Crown Land		SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerTo Lease	Yes

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
582008	299	DP213489	LR3155/859	Unallocated Crown Land		SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerTo Lease	Yes
582009	300	DP213489	LR3155/860	Unallocated Crown Land		SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerTo Lease	Yes
582010	348	DP213489	LR3155/866	Unallocated Crown Land		SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerTo Lease	Yes
582012	305	DP213489	LR3155/863	Unallocated Crown Land		SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerTo Lease	Yes
582013	301	DP213489	LR3155/861	Unallocated Crown Land		SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerTo Lease	Yes
582016	304	DP213489	LR3155/862	Unallocated Crown Land		SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerTo Lease	Yes
582023	393	DP186953	LR3007/394	Unallocated Crown Land		SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerTo Lease	Yes
582025	313	DP213489	LR3006/851	Unallocated Crown Land		SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerTo Lease	Yes
582027	314	DP213489	LR3006/852	Unallocated Crown Land		SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerTo Lease	Yes
582029	315	DP213489	LR3006/853	Unallocated Crown Land		SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerTo Lease	Yes
582031	316	DP213489	LR3006/854	Unallocated Crown Land		SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerTo Lease	Yes
582033	317	DP213489	LR3006/855	Unallocated Crown Land		SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerTo Lease	Yes
582035	318	DP213489	LR3006/856	Unallocated Crown Land		SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerTo Lease	Yes

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
582037	319	DP213489	LR3006/857	Unallocated Crown Land		SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerTo Lease	Yes
582039	320	DP213489	LR3006/871	Unallocated Crown Land		SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerTo Lease	Yes
582041	321	DP213489	LR3006/874	Unallocated Crown Land		SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerTo Lease	Yes
582043	322	DP213489	LR3006/877	Unallocated Crown Land		SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerTo Lease	Yes
582045	323	DP213489	LR3006/879	Unallocated Crown Land		SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerTo Lease	Yes
582047	324	DP213489	LR3006/881	Unallocated Crown Land		SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerTo Lease	Yes
582049	325	DP213489	LR3006/884	Unallocated Crown Land		SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerTo Lease	Yes
582051	326	DP213489	LR3006/886	Unallocated Crown Land		SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerTo Lease	Yes
582054	347	DP213489	LR3007/152	Unallocated Crown Land		SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerTo Lease	Yes
582109	407	DP213489	LR3133/875	Unallocated Crown Land		SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerTo Lease	Yes
582126			All those lands and waters commencing at the southwestern corner of Lot 378 as shown on Deposited Plan 183741; Then generally northeasterly and generally northwesterly along the boundaries of that lot to the southern boundary of Darling Street; Then generally northeasterly along the southern boundaries of the road to the southwestern corner of Lot 397 as shown on	Unallocated Crown Land		SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerTo Lease	No
582128				Unallocated Crown Land		SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerTo Lease	No

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
582129			Deposited Plan 192434 (Reserve 44412); then generally northeasterly and generally northwesterly along the boundaries of that lot to the south western corner of Lot 300 as shown on Deposited Plan 58467; then generally northeasterly along the southern boundaries of that lot and the prolongation northeasterly to the southeastern corner of Lot 386 as shown on Deposited Plan 184770 (Reserve 42458); Then generally northeasterly along the southern boundaries of that lot to the western boundary of Mineral Sands Road; Then generally southeasterly along the western boundaries of that road to the prolongation southwesterly of the southern boundary of Lot 396 as shown on Deposited Plan 191804; Then generally southwesterly along that prolongation to the eastern boundary of Eneabba Drive; Then generally northeasterly, generally northerly and generally northwesterly along the eastern boundaries of the road back to the commencement point.	Unallocated Crown Land		SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerTo Lease	No
582127	378	DP183741	LR3155/869	Unallocated Crown Land		SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerTo Lease	No
582130			All those lands and waters commencing at the northeastern corner of Lot 386 as shown on Deposited Plan 184770 (Reserve 42458); Then generally southwesterly along the northern boundaries of that lot to the southeastern corner of Lot 193 as shown on Deposited Plan 211858; then generally northwesterly along the eastern boundaries of that lot and generally northwesterly and generally southwesterly along the eastern and northern boundaries of Lot 194 as shown on Deposited Plan 211858 to the eastern boundary of Parker Court; then generally northwesterly along the eastern boundary of that road to the southern boundary of King Street; then generally northeasterly along the southern boundary of that road to the western boundary of Mineral Sands Road; then generally southeasterly along the western boundaries of that road back to the commencement point.	Unallocated Crown Land		SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerTo Lease	No
582131	194	DP211858	LR3005/209	Unallocated Crown Land		SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerTo Lease	No
582132	193	DP211858	LR3005/208	Unallocated Crown Land		SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerTo Lease	No
607737			All those lands and waters commencing at the southern corner of Lot 42 as shown on Deposited Plan 129082 and extending northeasterly along the southeastern boundary of that lot to a southwestern boundary of Gould Street; then southeasterly along that boundary to the western boundary of Lot 97 (Reserve 34620) as shown on Deposited Plan 91131; then southeasterly along that boundary to a northeastern boundary of Kemp Street; then generally northwesterly along that boundary back to the commencement point.	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	Freehold	N/A

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
607742	97	DP91131	LR3148/312	Unmanaged Reserve	R 34620	SOUTHERN YAMATJI	GREATER GERALDTON(C)	Freehold	N/A
608614	11233	DP183338	LR3148/626	Unmanaged Reserve	R 38742	HUTT RIVER	NORTHAMPTON (S)	ReserveWithPowerTo Lease	No
608632	11846	DP189481	LR3091/518	Unmanaged Reserve	R 890	HUTT RIVER	NORTHAMPTON (S)	ReserveWithPowerTo Lease	No
608655	63	DP188459	LR3011/642	Unmanaged Reserve	R 18611	HUTT RIVER	NORTHAMPTON (S)	ReserveWithPowerTo Lease	Yes
608656	9497	DP156757	LR3011/840	Unallocated Crown Land		HUTT RIVER	NORTHAMPTON (S)	ReserveWithPowerTo Lease	No
608664				Unmanaged Reserve	R 10506	HUTT RIVER	NORTHAMPTON (S)	ReserveWithPowerTo Lease	No
608738	69	DP217998	LR3099/81	Unmanaged Reserve	R 8370	HUTT RIVER	NORTHAMPTON (S)	ReserveWithPowerTo Lease	Yes
608730				Unallocated Crown Land		HUTT RIVER	NORTHAMPTON (S)	ReserveWithPowerTo Lease	No
608739			All those lands and waters as being former road widening labelled as Percy Road and Rose Street as shown on Deposited Plan 217998.	Unallocated Crown Land		HUTT RIVER	NORTHAMPTON (S)	ReserveWithPowerTo Lease	No
608760				Unallocated Crown Land		HUTT RIVER	NORTHAMPTON (S)	ReserveWithPowerTo Lease	No
608742	11754	DP188460	LR3079/223	Unallocated Crown Land		HUTT RIVER	NORTHAMPTON (S)	ReserveWithPowerTo Lease	Yes
608746	11866	DP105649	LR3089/363	Unallocated Crown Land		HUTT RIVER	NORTHAMPTON (S)	ReserveWithPowerTo Lease	No
608762			All those lands and waters commencing at the southwestern corner of Lot 2911 as shown on Deposited Plan 123525, and extending generally northeasterly to its southeastern corner, then generally northeasterly along the southeastern boundaries of Lot 10 as shown on Deposited Plan 45857 to its northeastern corner; then generally northeasterly along the eastern boundaries of the lot 1 as shown on Diagram 58158 to its easternmost northeastern corner, then generally	Unallocated Crown Land		HUTT RIVER	NORTHAMPTON (S)	ReserveWithPowerTo Lease	No
608763				Unallocated Crown Land		HUTT RIVER	NORTHAMPTON (S)	ReserveWithPowerTo Lease	No

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
608765			lot 1 as shown on Diagram 20120 to its easternmost northeasterly corner, then generally northeasterly along the eastern boundaries of Lot 2767 as shown on Deposited Plan 109909 to the southern boundary of the southern severance of Lot 200 as shown on Deposited Plan 301971; then easterly along the southern boundary of that lot to the southern boundary of Lot 10515 as shown on Deposited Plan 62964 (General Lease N95887); then easterly along the southern boundary of that lot to the southern boundary of Lot 201 as shown on Deposited Plan 301971; then easterly along the southern boundary of that lot to a southwestern boundary of the southern severance of Lot 2932 as shown on Deposited Plan 232038; then generally southwesterly along the southwestern boundaries of that lot to the western boundary of Lot 2907 as shown on Deposited Plan 231977; then generally southwesterly, generally southeasterly and generally southwesterly to the western boundary of Lot 42 as shown on Deposited Plan 36454; then generally southwesterly along the western boundaries of that lot to the northern boundary of Oakabella Road East; then generally southwesterly along the northern boundary of that road to the eastern boundary of North West Coastal Highway; then northeasterly and northerly along the eastern boundary of that road to back to the commencement point.	Unallocated Crown Land		HUTT RIVER	NORTHAMPTON (S)	ReserveWithPowerTo Lease	No
612761	13	D 21962	1202/119	State Held Freehold		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	Yes
612763	1478	DP164162	LR3141/108	Managed Reserve	R 24680	SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	Yes
612765	53	D 31612	1314/42	State Held Freehold		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	Yes
612770	916	DP226610	LR3023/956	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	Yes
612773	1477	DP164162	LR3141/107	Managed Reserve	R 24680	SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	Yes
612787	918	DP226610	LR3009/798	Unmanaged Reserve	R 30130	SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	Yes
612821	1947	D 29939	LR3038/263	Managed Reserve	R 27455	SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	Yes
612922	1948	DP171723	LR3038/265	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
626631			All those lands and waters commencing at the intersection of an eastern boundary of Stephens Road and a northwestern boundary of Gutha East Road in the Gutha Townsite and extending northerly along the eastern boundary of the aforementioned road to the westernmost southwestern boundary of Lot 8449 as shown on Deposited Plan 226724; then southeasterly along that boundary to the northwestern boundary of Gutha East Road; then southwesterly along that boundary back to the commencement point.	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
626642			<p>All those lands and waters commencing from the intersection of a point on the northern boundary of Lot 300 as shown on Deposited Plan 410056 (Res 150) just west of the northeastern corner of that lot and a westernmost corner of Lot 6633 as shown on Deposited Plan 226776; then extending in a westerly direction along the northern boundary of Lot 300 as shown on Deposited Plan 410056 (Res 150) to the intersection with the southeastern corner of Lot 6912 as shown on Deposited Plan 202640; then extending in a generally northeasterly direction along the eastern boundary of that lot to the northeastern corner of the same lot; then continuing in a northeasterly direction along an eastern boundary of a western severance of Lot 7277 as shown on Deposited Plan 202639 (General Lease N469574) to the boundary of an unnamed road; then northeasterly along the southeastern boundary of that road to the southernmost corner of the eastern severance of again Lot 7277; then northeasterly along the eastern boundary of that lot to its northeastern corner; then continuing generally northeasterly along the southeastern boundary of Lot 7433 as shown on Deposited Plan 202668 (Pastoral Lease N049424) to its southeastern corner; then extending northeasterly along the eastern boundary of that lot to the southeastern corner of Lot 11802 as shown on Deposited Plan 26343 (Pastoral Lease N049424); then generally northerly along the eastern boundary of that lot to the southwestern corner of Reserve 9701; then easterly along the southern boundary of that Reserve to its southeastern corner; then in a generally southerly direction along the western boundary of Lot 301 as shown on Deposited Plan 64845 (Pastoral Lease N049424) to a southwest corner of that lot; then generally easterly along a southern boundary of Lot 301 as shown on Deposited Plan 64845 (Pastoral Lease N049424) to the easternmost northeastern corner of Lot 7624 as shown on Deposited Plan 202677; then northeasterly along the northeastern boundary of that lot to its northernmost northeastern corner; then generally westerly along the northern boundary of Lot 7625 as shown on Deposited Plan 202676 (Pastoral Lease N049424) to the northernmost northwestern corner of again Lot 7624 on Deposited Plan 202677; then westerly to the westernmost northwestern corner of that lot; then northeasterly along the eastern boundary of Lot 11111 as shown on Deposited Plan 241664 (Reserve 33466) to the northernmost corner of that lot; then generally westerly along again Lot 11111 to the northernmost northwestern corner of that lot; then southerly again to the northern corner of Lot 6379 as shown on Deposited Plan 226774 (Pastoral Lease N049424); then generally westerly along the northern boundary of that lot and Lot 6378 as shown on Deposited Plan 226774 (Pastoral Lease N049424) to the northwestern corner of Lot 6630 on Deposited Plan 226778 (Reserve 19392); then generally southwesterly along the western boundary of again Lot 6630 to an intersection with the northwestern corner of Lot 6375 as shown on Deposited Plan 226778; then generally southwesterly along the western boundary of that lot to its southwestern corner; then generally easterly along the southern boundary of that road boundary of again Lot 6375 to the southwestern corner of an unnamed road; then easterly along the southern boundary of that road to the southwestern corner of Lot 6374 as shown on Deposited Plan 226778; then generally southeasterly along the southern boundary of that lot to the southwestern corner of Lot 6367 as shown on Deposited Plan 226778; then southeasterly along the southern boundary of an unnamed road to the southwest corner of Lot 6366 as shown on Deposited Plan 226772; then generally southeasterly along the southern boundary of that lot to the southwestern corner of Lot 6365 as shown on Deposited Plan 226772; then generally southeasterly along the southwestern boundary of that lot to the northwestern corner of an unnamed road; then southerly along the western boundary of that road to the northwestern corner of Lot 6364 as shown on Deposited Plan 226771; then generally southerly and south easterly to the southern corner of that lot; then southwesterly along a western boundary of Lot 11112 on Deposited Plan 241664 (Reserve 33466) to the easternmost northeastern corner of Lot 6358 as shown on DP226771; then northwesterly along the boundary of that lot to the southeastern corner of Lot 6359 as shown on Deposited Plan 226771; then generally northwesterly along the boundary of that lot to a northeastern corner of an unnamed road; then northeasterly along the northeastern boundary of that road to a southeastern corner of Lot 6363 as shown on Deposited Plan 226772; then generally northwesterly along the eastern and northern boundaries of that lot to a northeastern corner of an unnamed road; then southwesterly along the northwestern boundary of that road to a northeastern corner of Lot 6368 as shown on Deposited Plan 226772; then generally northwesterly along the northern boundary of that lot to the northeastern corner of Lot 6370 as shown on Deposited Plan 226776; then generally westerly along the northern boundary of that lot to the northeastern corner of Lot 6371 as shown on Deposited Plan 226776; then generally westerly along the northern boundary of that road to a northeastern corner of Lot 6629 as shown on Deposited Plan 226776; then generally westerly along the northern boundary of that lot to its northwestern corner; then generally southwesterly along the western boundary of that same lot to the northwestern boundary of Lot 6633 as shown on Deposited Plan 226776; then generally southwesterly along the northwestern boundary of that lot back to the commencement point.</p>	Unallocated Crown Land		MULLEWA WADIARI COMMUNITY SOUTHERN YAMATJI WIDI MOB	CHAPMAN VALLEY(S) GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
626650	6630	DP226778	LR3011/646	Unmanaged Reserve	R 19392	MULLEWA WADIARI COMMUNITY SOUTHERN YAMATJI WIDI MOB	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
626718	6348	DP226777	LR3011/455	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
626734	7340	DP202258	LR3011/260	Unmanaged Reserve	R 17556	SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
626830				Unmanaged Reserve	R 12214	SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
626831				Unmanaged Reserve	R 12214	SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
626834				Unmanaged Reserve	R 17982	SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
626838	11699	DP187853	LR3150/142	Unmanaged Reserve	R 179	SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
626858	9646	DP165098	LR3148/888	Unmanaged Reserve	R 21858	SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
626902				Unmanaged Reserve	R 17982	SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
626922			All those lands and waters commencing at the intersection of the western boundary of Adam Street and the Pindar Townsite boundary, and extending southeasterly along the western side of that road to a northeastern boundary of Reserve 13698; then southwesterly along that boundary to a northeastern boundary of the northern severance of Lot 11855 as shown on Deposited Plan 91852 (Reserve 1019); then northwesterly and northeasterly along the boundaries of that lot back to the commencement point.	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
626924			All those lands and waters commencing at the northern corner of the southwestern severance of Lot 11855 as shown on Deposited Plan 91852 (Reserve 1019), a point on the present Pindar Townsite boundary, and extending southeasterly and northeasterly along that townsite boundary to the western boundary of Tardun – Pindar Road; then northeasterly along the western boundary of that road to a southeastern boundary of Reserve 13698; then southwesterly along that boundary back to the commencement point.	Unallocated Crown Land		SOUTHERN YAMATJI	GREATHER GERALDTON(C)	ReserveWithPowerTo Lease	No
626929			All those lands and waters commencing at the southwestern corner of Reserve 13720, and extending northeasterly and northwesterly along its boundaries to the southern boundary of Geraldton – Mount Magnet Road; then northeasterly along the southern boundary of that road to the northwestern corner of Reserve 20440; then southeasterly, northeasterly, northwesterly and southwesterly to the southern boundary of again Geraldton – Mount Magnet Road; then northwesterly and northeasterly along the southern boundary of that road to the western boundary of the southeastern severance of Lot 11855 as shown on Deposited Plan 91852 (Reserve 1019).	Unallocated Crown Land		SOUTHERN YAMATJI	GREATHER GERALDTON(C)	ReserveWithPowerTo Lease	No
626932				Unallocated Crown Land		SOUTHERN YAMATJI	GREATHER GERALDTON(C)	ReserveWithPowerTo Lease	No
626934				Unmanaged Reserve	R 19720	SOUTHERN YAMATJI	GREATHER GERALDTON(C)	ReserveWithPowerTo Lease	No
626936	4	DP223044	LR3011/437	Unallocated Crown Land		SOUTHERN YAMATJI	GREATHER GERALDTON(C)	ReserveWithPowerTo Lease	No
626938	5	DP223044	LR3011/439	Unmanaged Reserve	R 7648	SOUTHERN YAMATJI	GREATHER GERALDTON(C)	ReserveWithPowerTo Lease	No
626939	11855	DP91852	LR3091/771	Unmanaged Reserve	R 1019	SOUTHERN YAMATJI	GREATHER GERALDTON(C)	ReserveWithPowerTo Lease	No
626940	13	DP223044	LR3139/162	Unallocated Crown Land		SOUTHERN YAMATJI	GREATHER GERALDTON(C)	ReserveWithPowerTo Lease	No
626941	6	DP223044	LR3011/437	Unallocated Crown Land		SOUTHERN YAMATJI	GREATHER GERALDTON(C)	ReserveWithPowerTo Lease	No
626944	7	DP223044	LR3011/437	Unallocated Crown Land		SOUTHERN YAMATJI	GREATHER GERALDTON(C)	ReserveWithPowerTo Lease	No
626948	16	DP223044	LR3026/103	Unallocated Crown Land		SOUTHERN YAMATJI	GREATHER GERALDTON(C)	ReserveWithPowerTo Lease	No
626953	19	DP223044	LR3011/437	Unallocated Crown Land		SOUTHERN YAMATJI	GREATHER GERALDTON(C)	ReserveWithPowerTo Lease	No

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
626954	27	DP223044	LR3011/439	Unmanaged Reserve	R 7648	SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
626955	20	DP223044	LR3011/437	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
626957	21	DP223044	LR3011/437	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
626959	22	DP223044	LR3011/437	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
626960	30	DP223044	LR3168/968	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
626961	23	DP223044	LR3011/437	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
626962	31	DP223044	LR3168/969	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
626963	24	DP223044	LR3011/437	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
626964	32	DP223044	LR3026/102	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
626965			All those lands and waters commencing at the intersection of the eastern boundary of Watson Street and the northern boundary of Sharpe Street, and extending northwesterly along the eastern boundary of Watson Street to the northern severance of Lot 11855 as shown on Deposited Plan 91852 (Reserve 1019), a point on the present Pindar Townsite boundary; then northeasterly and southeasterly along the boundaries of that lot to a northern boundary of Reserve 13698; then southwesterly, northwesterly, southwesterly and southeasterly along the boundaries of that reserve to the northern boundary of Sharpe Street; then southwesterly along the northern boundary of that road back to the commencement point.	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
626996				Unmanaged Reserve	R 20088	SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
627005				Unmanaged Reserve	R 20088	SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
627085				Unmanaged Reserve	R 21910	SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
627333	32	DP152421	LR3010/992	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
627337	30	DP152421	LR3010/988	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
627339	29	DP152421	LR3010/985	Unmanaged Reserve	R 19906	SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
627340			All those lands and waters commencing at the southernmost southwestern corner of Lot 7446 as shown on Deposited Plan 201991, a point on a present boundary of Cannia Townsite and extending southwesterly along a southeastern boundary of that townsite to the northeastern boundary of Reserve 15130; then northwesterly and southwesterly along northeastern and northwestern boundaries of that reserve to a northeastern boundary of the Wongan Hills – Mullewa Railway Reserve as shown on Plan 4040, then northwesterly along that boundary to the southern corner of Lot 43 (Reserve 34750) as shown on Deposited Plan 213976; then northeasterly, generally northwesterly and southwesterly along southeastern, northeastern and northwestern boundaries of that lot to northeastern boundary of Offszanka Road; then northwesterly along that boundary to the southeastern boundary of Second Avenue; then northeasterly along that boundary and northwesterly and southwesterly along northeastern and northwestern boundaries of that road the eastern corner of Lot 42 (Reserve 26091) as shown on Deposited Plan 167995; then northwesterly and southwesterly along northeastern and northwestern boundaries of that lot to the northeastern boundary of Bruce Street; then northwesterly along that boundary to a southeastern boundary of First Avenue; then generally northeasterly along that boundary to a western boundary of Lot 7446 as shown on Deposited Plan 201991; then southerly, northeasterly and southeasterly along boundaries of that lot back to the commencement point.	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
627342	28	DP152421	LR3010/986	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
627350				Unmanaged Reserve	R 15130	SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
627397				Unmanaged Reserve	R 14775	SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
627422	8040	DP144690	LR3011/264	Unmanaged Reserve	R 18582	SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
627471	40	DP1566641	LR3011/187	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
627472	38	DP1566641	LR3011/185	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
627473	41	DP1566641	LR3011/188	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
627474	36	DP1566641	LR3011/183	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
627475	39	DP1566641	LR3011/186	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
627476	34	DP1566641	LR3011/181	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
627477			All those lands and waters commencing at the easternmost corner of Lot 10445 as shown on Deposited Plan 164533, a point on a present boundary of Canna Townsite and extending northwesterly, southwesterly and again northwesterly along boundaries of that townsite to the southeastern boundary of an unnamed road as shown on Deposited Plan 156641; then northeasterly along that boundary and northwesterly along the northeastern boundary of an unnamed road as shown on the aforementioned plan to the southeastern boundary of Offzanka Road; then northeasterly along that boundary to the northeastern boundary of unnamed road; then northwesterly, northeasterly and generally southeasterly along northeastern, southeastern and southwestern boundaries of unnamed roads within the Canna Townsite to a southwestern boundary of the Wongan Hills – Mullewa Railway Reserve as shown on Plan 4040; then generally southeasterly along boundaries of that reserve to the prolongation northeasterly of the southeastern of again Lot 10445; then southwesterly along that prolongation back to the commencement point.	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
627478	37	DP1566641	LR3011/184	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
627480	35	DP156641	LR3011/182	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
627482	9	DP152183	LR3011/198	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
627483	10	DP152183	LR3011/199	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
627484	11	DP152183	LR3011/200	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
627485	8	DP152183	LR3011/197	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
627486	12	DP152183	LR3011/201	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
627487	7	DP152183	LR3011/196	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
627488	13	DP152183	LR3011/203	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
627489	6	DP152183	LR3011/195	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
627490	14	DP152183	LR3011/205	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
627491	5	DP152183	LR3011/194	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
627492	15	DP152183	LR3011/206	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
627493	4	DP152183	LR3011/193	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
627494	16	DP152183	LR3011/207	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
627495	3	DP152183	LR3011/192	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
627496	2	DP152183	LR3011/191	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
627497	1	DP152183	LR3011/190	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
627582	10305	DP165293	LR3011/516	Unmanaged Reserve	R 25003	SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
627603			All those lands and waters commencing at the southernmost southeastern corner of Lot 2 as shown on Plan 6409 and extending generally northeasterly along eastern boundaries of that lot and northeasterly along northeastern boundaries of Lot 1 as shown on Plan 6409 and onwards to the southernmost southeastern corner of Lot 15 as shown on Deposited Plan 203700; then generally northeasterly along southeastern boundaries of that lot to the southern boundary of Lot 17 as shown on Diagram 8297; then easterly along that boundary and easterly along southern boundaries of Lot 14 as shown on Deposited Plan 204169 and Lot 10305 (Reserve 25003) as shown on Deposited Plan 165293 to a southern boundary of Mingenew-Mullewa Road; then easterly and southeasterly along southern and southwestern boundaries of that road to the northernmost northeastern corner of Lot 8288 as shown on Deposited Plan 203700; then westerly along the northern boundary of that lot and westerly and generally southwesterly along northern and northwestern boundaries of Lot 14 as shown on Deposited Plan 203700 and onwards to the northern corner of Lot 13 as shown on Deposited Plan 203702; then generally southwesterly along northwestern boundaries of that lot to the northeastern corner of Lot 3 as shown on Diagram 18190; then westerly along the northern boundary of that lot back to the commencement point.	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
627636	10988	DP172986	LR3011/587	Unmanaged Reserve	R 30964	SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
627662	6017	DP226875	LR3011/450	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
627695	1	DP194020	LR3055/227	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
627703	38	DP159420	LR3004/596	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
627737	25	DP152612	LR3055/245	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
627738	26	DP152612	LR3055/246	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
627739	27	DP152612	LR3011/438	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
627740	28	DP152612	LR3055/247	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
627741	29	DP152612	LR3055/249	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
627742	30	DP152612	LR3011/438	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
627743	24	DP152612	LR3011/438	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
627744	31	DP152612	LR3011/438	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
627745	23	DP152612	LR3011/438	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
627746	32	DP152612	LR3011/441	Unmanaged Reserve	R 20144	SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
627747	22	DP152612	LR3011/438	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
627748	21	DP152612	LR3011/441	Unmanaged Reserve	R 20144	SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
627749	20	DP152612	LR3011/441	Unmanaged Reserve	R 20144	SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
627750	2	DP152182	LR3011/438	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
627751	3	DP152182	LR3011/438	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
627753	4	DP152182	LR3011/438	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
627754	18	DP152612	LR3011/247	Unmanaged Reserve	R 19977	SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
627755	5	DP152182	LR3055/231	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
627762	15	DP152182	LR3011/249	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
627763	14	DP152182	LR3011/440	Unmanaged Reserve	R 19742	SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
627764	13	DP152182	LR3011/248	Unmanaged Reserve	R 20143	SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
627805	24	D 37761	LR3170/109	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	Yes
627807	35	D 37761	LR3170/110	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	Yes
627881	60	P 5202	LR3110/765	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	Yes

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
627914	257	P 5202	LR3011/431	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	Yes
627932	128	DP152185	LR3026/101	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	Yes
627984	451	DP301330	LR3026/100	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	Yes
628010	19	P 898	LR3170/2	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	Yes
628011	16	P 898	LR3137/843	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
628012	24	D 30017	LR3170/3	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	Yes
628025	13	P 898	LR3169/998	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	Yes
628053	258	D 62592	LR3011/432	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
628055	261	D 56098	LR3011/435	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
628060	259	D 56098	LR3011/433	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
628061	260	D 56098	LR3011/434	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
628078	177	DP156925	LR3169/100	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	Yes
628108	32	P 950	LR3169/509	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	Yes

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
628117	13	P 950	LR3026/105	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
628142	55	P 886	LR3170/1	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	Yes
628178	256	P 886	LR3011/429	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	Yes
628179	249	P 886	LR3011/422	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
628180	281	P 886	LR3114/879	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
628183	250	P 886	LR3011/423	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
628184	254	P 886	LR3011/427	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
628186	255	P 886	LR3011/428	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	Yes
628187	251	P 886	LR3011/424	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
628192	252	P 886	LR3011/425	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
628193	253	P 886	LR3011/426	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
628204	226	P 9443	LR3011/395	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
628206	227	P 9443	LR3011/396	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
628208	228	P 9443	LR3011/397	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
628212	24	D 45214	LR3169/999	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	Yes
628216	235	P 9443	LR3011/408	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	Yes
628217	234	P 9443	LR3011/407	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
628218	233	P 9443	LR3011/406	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
628219	232	P 9443	LR3011/405	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
628220	231	P 9443	LR3011/404	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
628221	230	P 9443	LR3011/402	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
628222	229	P 9443	LR3011/399	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
628229	236	P 9443	LR3011/409	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
628231	248	P 9443	LR3011/421	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
628232	271	P 9443	LR3113/607	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
628233	247	P 9443	LR3011/420	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
628239	244	P 9443	LR3011/417	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
628240	245	P 9443	LR3011/418	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
628241	246	P 9443	LR3011/419	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
628242	242	P 9443	LR3011/415	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
628244	243	P 9443	LR3011/416	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
628251	237	P 9443	LR3011/410	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
628252	238	P 9443	LR3011/411	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
628253	239	P 9443	LR3011/412	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
628254	240	P 9443	LR3011/413	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
628255	241	P 9443	LR3011/414	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
630420	95	DP143546	LR3011/505	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
630421	40	DP222859	LR3011/490	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
630422	41	DP222859	LR3011/491	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
630423	22	DP143546	LR3011/476	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
630424	20	DP143546	LR3151/466	Managed Reserve	R 26129	SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	Yes
630425	96	DP143546	LR3011/506	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
630426	39	DP222859	LR3011/489	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
630427	42	DP222859	LR3011/492	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
630429	23	DP143546	LR3011/477	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
630430	19	DP143546	LR3151/465	Managed Reserve	R 26129	SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	Yes
630431	97	DP143546	LR3011/507	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
630432	38	DP222859	LR3011/488	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
630433	43	DP222859	LR3011/494	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
630435	24	DP143546	LR3011/478	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
630436	18	DP143546	LR3151/464	Managed Reserve	R 26129	SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	Yes
630437	98	DP143546	LR3011/508	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
630438	37	DP222859	LR3011/487	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
630439	44	DP222859	LR3011/495	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
630441	25	DP143546	LR3011/479	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
630442	17	DP143546	LR3128/709	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
630443	99	DP143546	LR3128/717	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
630444	36	DP222859	LR3011/485	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
630445	45	DP222859	LR3011/496	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
630446	26	DP143546	LR3128/710	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
630447	16	DP143546	LR3128/708	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
630448	100	DP143546	LR3128/718	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
630449	35	DP222859	LR3011/484	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
630450	46	DP222859	LR3011/498	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
630451	90	DP143546	LR3128/716	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
630452	27	DP143546	LR3128/711	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
630453	15	DP143546	LR3128/707	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
630454	101	DP143546	LR3128/719	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
630455	34	DP222859	LR3011/483	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
630456	47	DP222859	LR3011/499	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
630457	89	DP143546	LR3128/715	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
630458	28	DP143546	LR3128/712	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
630459	14	DP143546	LR3128/706	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
630460	102	DP143546	LR3128/720	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
630461	33	DP222859	LR3011/482	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
630462	48	DP222859	LR3011/500	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
630463	29	DP143546	LR3128/713	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
630464	30	DP143546	LR3128/714	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
630465	32	DP222859	LR3011/481	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
630466	49	DP222859	LR3011/501	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
630467	31	DP222859	LR3011/480	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
630468	50	DP222859	LR3011/502	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
630469	63	DP222859	LR3028/909	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
630470	64	DP222859	LR3011/503	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
630471	65	DP222859	LR3011/504	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
630482	5	DP222859	LR3026/104	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
630485	106	DP222859	LR3011/509	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
630486	108	DP222859	LR3011/510	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
630502	107	DP222859	LR3135/437	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
718251	11263	DP91188	LR3147/884	Unmanaged Reserve	R 35206	HUTT RIVER	NORTHAMPTON (S)	ReserveWithPowerTo Lease	No
718252	11869	DP191001	LR3101/618	Unallocated Crown Land		HUTT RIVER	NORTHAMPTON (S)	ReserveWithPowerTo Lease	No
718310	216	DP169828	LR3012/85	Unallocated Crown Land		HUTT RIVER	NORTHAMPTON (S)	ReserveWithPowerTo Lease	Yes

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
718402	152	DP182169	LR3011/640	Unmanaged Reserve	R 29032	HUTT RIVER	NORTHAMPTON (S)	ReserveWithPowerTo Lease	No
718403	153	DP182652	LR3011/641	Unallocated Crown Land		HUTT RIVER	NORTHAMPTON (S)	ReserveWithPowerTo Lease	No
718427	11833	DP238009	LR3074/175	Unallocated Crown Land		HUTT RIVER	NORTHAMPTON (S)	ReserveWithPowerTo Lease	No
718577	4036	DP235014	LR3012/58	Unmanaged Reserve	R 2381	HUTT RIVER	NORTHAMPTON (S)	ReserveWithPowerTo Lease	No
718832	4261	DP220394	LR3074/691	Unallocated Crown Land		WIDI MOB	YALGOO(S)	ReserveWithPowerTo Lease	No
719205	139	DP223239	LR3005/515	Unallocated Crown Land		MULLEWA WADIARI COMMUNITY	YALGOO(S)	ReserveWithPowerTo Lease	Yes
719376				Unmanaged Reserve	R 19614	SOUTHERN YAMATJI	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
719485	10	DP163514	LR3010/289	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
719569				Unmanaged Reserve	R 15455	SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	Yes

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
719571			All those lands and waters commencing at the southwestern corner of Lot 11936 (Reserve 945) as shown on Deposited Plan 92072 and extending easterly along a southern boundary of that lot to a western boundary of Road Number 4016; then southerly along that boundary to a northeastern boundary of an unnamed road; then northwesterly along that boundary to an eastern boundary of Stafford Street; then northerly and westerly along eastern and northern boundaries of that road to the northeastern corner of Lot 31 (Reserve 15675); then westerly along the northern boundary of that lot to a northern boundary of Troy Street; then westerly and southeasterly along northern and southwestern boundaries of that road to a northern boundary of Patrick Street; then westerly and southerly along northern and western boundaries of that road to a western boundary of Nanson Street; then southerly along that boundary to a western boundary of Drew Street; then southerly and easterly along western and southern boundaries of that road to a southwestern boundary of an unnamed road; then southeasterly along that boundary to a western boundary of Road Number 4016; then southerly along that boundary to the easternmost northeastern corner of Lot 32 as shown on Deposited Plan 143767; then generally northwesterly and southwesterly along boundaries of that lot to the northern corner of Lot 33 (Reserve 17914) as shown on Deposited Plan 143767; then southwesterly along the northwestern boundary of that lot and southwesterly along the northwestern boundaries of Lots 34 to 37 inclusive as shown on Deposited Plan 143767 and onwards to a northwestern boundary of Lot 38 as shown on Deposited Plan 143767; then southwesterly along the northwestern boundaries of Lots 38 to 42 as shown on Deposited Plan 143767 and onwards to a northeastern boundary of Lot 43 (Reserve 17762) as shown on Deposited Plan 143767; then generally northwesterly, generally southwesterly, generally southeasterly and generally northeasterly along boundaries of that lot to a northwestern boundary of an unnamed road; then generally southwesterly and northerly along a northwestern and eastern boundary of that road to the southeastern corner of the southernmost severance of Lot 53 as shown on Deposited Plan 28736; then northerly along the eastern boundary of that severance and onwards along the eastern boundary of the northwesternmost severance of Lot 53 as shown on Deposited Plan 28736 back to the commencement point.	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
719601				Unmanaged Reserve	R 15675	SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	Yes
719666	3	DP152487	LR3155/988	Unallocated Crown Land		SOUTHERN YAMATJI	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	Yes
719667	4	DP152487	LR3006/849	Unmanaged Reserve	R 20141	SOUTHERN YAMATJI	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	Yes

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
719668	5	DP152487	LR3155/999	Unmanaged Reserve	R 20141	SOUTHERN YAMATJII	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	Yes
719669	6	DP152487	LR3155/989	Unallocated Crown Land		SOUTHERN YAMATJII	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	Yes
719670	7	DP152487	LR3155/990	Unallocated Crown Land		SOUTHERN YAMATJII	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	Yes
719671	8	DP152487	LR3155/100	Unmanaged Reserve	R 20141	SOUTHERN YAMATJII	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	Yes
719672	9	DP152487	LR3155/991	Unallocated Crown Land		SOUTHERN YAMATJII	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	Yes
719673	10	DP152487	LR3155/992	Unallocated Crown Land		SOUTHERN YAMATJII	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	Yes
719677	12	DP152487	LR3155/993	Unallocated Crown Land		SOUTHERN YAMATJII	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	Yes
719685			All those lands and waters commencing at the southeastern corner of Lot 5000 as shown on Deposited Plan 58829 (Reserve 50102) and extending southerly and southwesterly along the western and northwestern boundaries of Lot 10701 as shown on Deposited Plan 209556 to an intersection with a point on the eastern boundary of Yuna Road South; then northwesterly and northerly along that boundary to an intersection with a point on the western boundary of Lot 13 as shown on Deposited Plan 152488 (Reserve 20257); then generally southeasterly and easterly along the southwestern and southern boundaries of that lot and the southern boundary of an unnamed road to the southeastern corner of that road; then northerly along the eastern boundary of that unnamed road to an intersection with the southwest corner of again Lot 5000; then westerly along the southern boundary of that lot back to the commencement point.	Unallocated Crown Land		SOUTHERN YAMATJII	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	Yes
719688	20	DP206177	LR3006/842	Unallocated Crown Land		SOUTHERN YAMATJII	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	Yes
719689	21	DP206177	LR3006/843	Unallocated Crown Land		SOUTHERN YAMATJII	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	Yes
719696	28	DP206177	LR3006/844	Unallocated Crown Land		SOUTHERN YAMATJII	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	Yes

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
719698	30	DP206177	LR3025/560	Unallocated Crown Land		SOUTHERN YAMATJI	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	Yes
719699	31	DP206177	LR3006/845	Unallocated Crown Land		SOUTHERN YAMATJI	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	Yes
719700	32	DP206177	LR3006/846	Unallocated Crown Land		SOUTHERN YAMATJI	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	Yes
719701	33	DP206177	LR3006/847	Unallocated Crown Land		SOUTHERN YAMATJI	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	Yes
719806				Unmanaged Reserve	R 11201	SOUTHERN YAMATJI	IRWIN(S)	ReserveWithPowerTo Lease	Yes
720366				Unmanaged Reserve	R 10735	SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
720367				Unmanaged Reserve	R 10736	SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
720670	10932	DP210776	LR3119/880	Unallocated Crown Land		SOUTHERN YAMATJI	THREE SPRINGS(S)	ReserveWithoutPowerTo Lease	No
720674	12455	DP221092	LR3118/262	Unallocated Crown Land		SOUTHERN YAMATJI	CARNAMAH(S) IRWIN(S)	ReserveWithoutPowerTo Lease	No
721012	382	DP214912	LR3155/870	Unallocated Crown Land		SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerTo Lease	No
721412	1	DP156406	LR3148/746	Unallocated Crown Land		HUTT RIVER	NORTHAMPTON (S)	ReserveWithPowerTo Lease	Yes
721413	2	DP156406	LR3148/747	Unallocated Crown Land		HUTT RIVER	NORTHAMPTON (S)	ReserveWithPowerTo Lease	Yes
721414	3	DP156406	LR3148/748	Unallocated Crown Land		HUTT RIVER	NORTHAMPTON (S)	ReserveWithPowerTo Lease	Yes
721432	21	DP156406	LR3148/753	Unallocated Crown Land		HUTT RIVER	NORTHAMPTON (S)	ReserveWithPowerTo Lease	Yes

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
721433	22	DP156406	LR3148/754	Unallocated Crown Land		HUTT RIVER	NORTHAMPTON (S)	ReserveWithPowerTo Lease	Yes
721438	27	DP156406	LR3148/755	Unallocated Crown Land		HUTT RIVER	NORTHAMPTON (S)	ReserveWithPowerTo Lease	Yes
721440	29	DP156406	LR3148/756	Unmanaged Reserve	R 20812	HUTT RIVER	NORTHAMPTON (S)	ReserveWithPowerTo Lease	Yes
721441	30	DP156406	LR3148/757	Unallocated Crown Land		HUTT RIVER	NORTHAMPTON (S)	ReserveWithPowerTo Lease	Yes
721442	31	DP156406	LR3148/758	Unallocated Crown Land		HUTT RIVER	NORTHAMPTON (S)	ReserveWithPowerTo Lease	Yes
721666	31	DP231897	LR3121/404	Unmanaged Reserve	R 8033	HUTT RIVER	NORTHAMPTON (S)	ReserveWithPowerTo Lease	No
721937	101	DP93203	LR3119/929	Unallocated Crown Land		HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
721939	100	DP93192	LR3120/399	Unallocated Crown Land		HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
722259	62	DP163238	LR3007/17	Unallocated Crown Land		SOUTHERN YAMATJI	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	Yes
722267	11834	DP189336	LR3013/218	Unmanaged Reserve	R 11192	SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
722295	95	DP231961	LR3007/25	Unmanaged Reserve	R 9346	SOUTHERN YAMATJI	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	Yes
722623	97	DP152219	LR3006/865	Unallocated Crown Land		HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
722626	14	DP139021	LR3006/424	Unallocated Crown Land		HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
722628	11	DP139021	LR3006/421	Unallocated Crown Land		HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
722629	10	DP139021	LR3006/420	Unallocated Crown Land		HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
722641	30	DP139021	LR3006/428	Unallocated Crown Land		HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
722657	43	DP139021	LR3006/442	Unmanaged Reserve	R 14950	HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
722658	42	DP139021	LR3006/441	Unmanaged Reserve	R 14950	HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
722659	41	DP139021	LR3006/440	Unmanaged Reserve	R 14950	HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
722660	40	DP139021	LR3006/439	Unmanaged Reserve	R 14950	HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
722673	103	DP243141	LR3101/8	Unallocated Crown Land		HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
722679	44	DP139021	LR3006/443	Unmanaged Reserve	R 14950	HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
722701	61	DP139057	LR3155/965	Unallocated Crown Land		HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
722702	62	DP139057	LR3155/966	Unallocated Crown Land		HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
722703	63	DP139057	LR3155/967	Unallocated Crown Land		HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
722704	64	DP139057	LR3155/956	Unmanaged Reserve	R 14285	HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
722705	65	DP139057	LR3155/957	Unmanaged Reserve	R 14285	HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
722706	66	DP139057	LR3155/968	Unallocated Crown Land		HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
722751	72	DP164878	LR3155/939	Unallocated Crown Land		SOUTHERN YAMATJI	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	Yes
722752	75	DP164878	LR3155/942	Unallocated Crown Land		SOUTHERN YAMATJI	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	Yes

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
722753	76	DP164878	LR3155/943	Unallocated Crown Land		SOUTHERN YAMATJI	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	Yes
722754	77	DP164878	LR3155/944	Unallocated Crown Land		SOUTHERN YAMATJI	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	Yes
722755	78	DP164878	LR3155/945	Unallocated Crown Land		SOUTHERN YAMATJI	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	Yes
722756	79	DP164878	LR3155/946	Unallocated Crown Land		SOUTHERN YAMATJI	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	Yes
722766	86	DP164878	LR3155/953	Unallocated Crown Land		SOUTHERN YAMATJI	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	Yes
722768	70	DP164878	LR3155/937	Unallocated Crown Land		SOUTHERN YAMATJI	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	Yes
722769	71	DP164878	LR3155/938	Unallocated Crown Land		SOUTHERN YAMATJI	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	Yes
722770	80	DP164878	LR3155/947	Unallocated Crown Land		SOUTHERN YAMATJI	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	Yes
722771	81	DP164878	LR3155/948	Unallocated Crown Land		SOUTHERN YAMATJI	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	Yes
722772	82	DP164878	LR3155/949	Unallocated Crown Land		SOUTHERN YAMATJI	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	Yes
722775	83	DP164878	LR3155/950	Unallocated Crown Land		SOUTHERN YAMATJI	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	Yes
722776	84	DP164878	LR3155/951	Unallocated Crown Land		SOUTHERN YAMATJI	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	Yes
722777	85	DP164878	LR3155/952	Unallocated Crown Land		SOUTHERN YAMATJI	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	Yes
727137	8	DP150789	LR3143/79	Unmanaged Reserve	R 9238	WIDI MOB	DALWALLINU(S)	ReserveWithPowerTo Lease	No

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
728299	273	DP222928	LR3011/960	Unallocated Crown Land		HUTT RIVER	NORTHAMPTON (S)	ReserveWithPowerTo Lease	No
728300	274	DP222928	LR3011/961	Unallocated Crown Land		HUTT RIVER	NORTHAMPTON (S)	ReserveWithPowerTo Lease	No
728424	277	DP222928	LR3012/54	Unmanaged Reserve	R 9814	HUTT RIVER	NORTHAMPTON (S)	ReserveWithPowerTo Lease	No
728427	280	DP222928	LR3012/55	Unmanaged Reserve	R 9814	HUTT RIVER	NORTHAMPTON (S)	ReserveWithPowerTo Lease	No
728602	396	D 15610	LR3012/57	Unallocated Crown Land		HUTT RIVER	NORTHAMPTON (S)	ReserveWithPowerTo Lease	Yes
728802	437	DP209689	LR3011/755	Unallocated Crown Land		HUTT RIVER	NORTHAMPTON (S)	ReserveWithPowerTo Lease	Yes
728803	438	DP209689	LR3011/758	Unallocated Crown Land		HUTT RIVER	NORTHAMPTON (S)	ReserveWithPowerTo Lease	Yes
728929	150	DP222929	LR3156/589	Unmanaged Reserve	R 26686	HUTT RIVER	NORTHAMPTON (S)	ReserveWithPowerTo Lease	Yes
728953	144	DP222929	LR3156/588	Unallocated Crown Land		HUTT RIVER	NORTHAMPTON (S)	ReserveWithPowerTo Lease	Yes
728970	174	DP222929	LR3143/903	Unallocated Crown Land		HUTT RIVER	NORTHAMPTON (S)	ReserveWithPowerTo Lease	Yes
728971	175	DP222929	LR3143/904	Unallocated Crown Land		HUTT RIVER	NORTHAMPTON (S)	ReserveWithPowerTo Lease	Yes
729188				Unmanaged Reserve	R 10932	SOUTHERN YAMATJI	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	Yes
946315	10507	DP168515	LR3012/593	Unallocated Crown Land		SOUTHERN YAMATJI	THREE SPRINGS(S)	ReserveWithPowerTo Lease	No
946319	10559	DP208329	LR3012/583	Unallocated Crown Land		SOUTHERN YAMATJI	THREE SPRINGS(S)	ReserveWithPowerTo Lease	No
946349	1475	DP251671	LR3011/324	Unallocated Crown Land		SOUTHERN YAMATJI	IRWIN(S)	ReserveWithoutPowerTo Lease	No

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
946350	10217	DP206712	LR3078/823	Unallocated Crown Land		SOUTHERN YAMATJI	IRWIN(S)	ReserveWithoutPowerToLease	No
946352	10217	DP206712	LR3078/823	Unallocated Crown Land		SOUTHERN YAMATJI	IRWIN(S)	ReserveWithoutPowerToLease	No
946367	8191	DP149788	LR3022/514	Unallocated Crown Land		SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithoutPowerToLease	No
946396	10908	DP210810	LR3012/596	Unmanaged Reserve	R 30019	SOUTHERN YAMATJI	THREE SPRINGS(S)	ReserveWithPowerToLease	No
946408	8190	DP149789	LR3005/232	Unallocated Crown Land		SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithoutPowerToLease	No
946412	11489	DP215365	LR3005/983	Unallocated Crown Land		SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithoutPowerToLease	No
946413	11490	DP215365	LR3005/984	Unallocated Crown Land		SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithoutPowerToLease	No
946433			All those lands and waters commencing at the easternmost northeastern corner of Lot 11733 as shown on Deposited Plan 187945; Then generally northwesterly along the northeastern boundaries of that lot and its prolongation northwesterly to the southeastern boundary of Lot 10232 as shown on Deposited Plan 401335; then northeasterly along the southern boundaries of that lot to the northern boundary of Lot 12580 as shown on Plan 12194 (Reserve 39745); then southwesterly along the northern boundaries of that lot back to the commencement point.	Unallocated Crown Land		SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerToLease	No
946436			All those lands and waters commencing at the northeastern corner of Lot 382 as shown on Deposited Plan 214912; Then southwesterly along the northern boundaries of that lot to the southern boundary of Lot 12580 as shown on Plan 12194 (Reserve 39745); Then northeasterly along the southern boundaries of that lot to the northern side of Brand Highway; then generally southwesterly along the western boundaries of that road back to the commencement point.	Unallocated Crown Land		SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerToLease	No
947255	11953	P 3398	LR3005/986	Unallocated Crown Land		SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerToLease	No
947258			All those lands and waters being former Lot 12 as shown on Plan 3398.	Unallocated Crown Land		SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerToLease	No

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
947265			All those lands and waters being former Lots 16 and 17 as shown on Plan 3398.	Unallocated Crown Land		SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerTo Lease	No
947270			All those lands and waters being former Lot 51 as shown on Plan 3398.	Unallocated Crown Land		SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerTo Lease	No
948032	11315	DP240117	LR3075/106	Unmanaged Reserve	R 35499	SOUTHERN YAMATJI YUED	CARNAMAH(S) COOROW(S)	ReserveWithPowerTo Lease	No
948047	11314	DP240117	LR3075/104	Unmanaged Reserve	R 35499	SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerTo Lease	No
948048	10243	DP206717	LR3074/93	Unmanaged Reserve	R 35499	SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerTo Lease	No
948049	10244	DP206717	LR3074/94	Unmanaged Reserve	R 35499	SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerTo Lease	No
982186	10401	DP206619	LR3012/773	Unmanaged Reserve	R 24494	SOUTHERN YAMATJI	IRWIN(S)	ReserveWithPowerTo Lease	No
987343	5912	DP82896	LR3010/473	Unmanaged Reserve	R 14964	SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
987377	9467	DP156534	LR3010/710	Unmanaged Reserve	R 20906	SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
987552			All those lands and waters commencing at the northeastern corner of Lot 19 as shown on Deposited Plan 23498 and extending westerly along the northern boundary of that lot to an intersection with the southeastern corner of Lot 11554 as shown on Deposited Plan 186639 (Reserve 39051); then northerly along the eastern boundary of that lot to an intersection with a point on the southern boundary of Nabawa-Yetna Road; then northeasterly along the southern boundary of that road back to the commencement point.	Unallocated Crown Land		SOUTHERN YAMATJI	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
987596	11055	DP211723	LR3074/860	Unallocated Crown Land		SOUTHERN YAMATJI	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
987600	11054	DP211723	LR3151/914	Unallocated Crown Land		SOUTHERN YAMATJI	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
987601	11053	DP211723	LR3074/851	Unallocated Crown Land		SOUTHERN YAMATJI	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
987643			All those lands and waters commencing at the southwest corner of Lot 35 as shown on Deposited Plan 222885 and extending southeasterly along the southern boundary of that lot to the southwestern corner of Lot 34 as shown on Deposited Plan 222885; then southeasterly along the southern boundary of that lot to its southeastern corner; then southwesterly along the western boundary of an unnamed road to an intersection with a point on the eastern boundary of Lauder Street; then northerly along the eastern boundary of Lauder Street back to the commencement point.	Unallocated Crown Land		SOUTHERN YAMATJI	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
987650	74	DP164878	LR3155/941	Unallocated Crown Land		SOUTHERN YAMATJI	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	Yes
987651	73	DP164878	LR3155/940	Unallocated Crown Land		SOUTHERN YAMATJI	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	Yes
987652	4467	DP143461	LR3011/770	Unallocated Crown Land		HUTT RIVER	NORTHAMPTON (S)	ReserveWithPowerTo Lease	No
987656			All those lands and waters commencing at a point on the southern boundary of the northern severance of Lot 4467 as shown on Deposited Plan 143461; then extending westerly and northwesterly along the northeastern boundary of Port Gregory Road to an intersection of again Lot 4467; then southeasterly along the southwestern boundary of that lot back to the commencement point.	Unallocated Crown Land		HUTT RIVER	NORTHAMPTON (S)	ReserveWithPowerTo Lease	No
987661			All those lands and waters commencing at the easternmost corner of Lot 12149 as shown on Deposited Plan 243263 (General Lease K995494) and extending in a southeasterly direction along the southwestern boundary of the southwestern severance of Lot 1 as shown on Deposited Plan 409221; then at the intersection with Lot 12110 as shown on Deposited Plan 219382 extending in a westerly, southeasterly and southwesterly direction following the boundary of that lot to an intersection with a Closed Road; then westerly along the northern boundary of that Closed Road to the intersection with Port Gregory Road; then extending in a generally northwesterly direction to the intersection with the southwestern corner of the eastern severance of Lot 4467 as shown on Deposited Plan 143461; then extending northeasterly along a southeastern boundary of again Lot 12149 as shown on Deposited Plan 243263 (General Lease K995494) back to the commencement point.	Unallocated Crown Land		HUTT RIVER	NORTHAMPTON (S)	ReserveWithPowerTo Lease	No
987668				Unallocated Crown Land		HUTT RIVER	NORTHAMPTON (S)	ReserveWithPowerTo Lease	No
1072153				Unallocated Crown Land		HUTT RIVER	NORTHAMPTON (S)	ReserveWithPowerTo Lease	No
987669	11831	DP238009	LR3136/993	Unallocated Crown Land		HUTT RIVER	NORTHAMPTON (S)	ReserveWithPowerTo Lease	No
987689	7462	DP202683	LR3011/831	Unallocated Crown Land		HUTT RIVER	NORTHAMPTON (S)	ReserveWithPowerTo Lease	No

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
987690			All those lands and waters commencing at easternmost southwestern corner of again Lot 11263 as shown on Deposited Plan 91188 (Reserve 35206) and extending easterly to an intersection with the northernmost northwestern corner of Lot 7428 as shown on Deposited Plan 202683 (Unallocated Crown Land); then extending generally southerly along the boundaries of that lot to its southeastern corner being a point on the western boundary of Unallocated Crown Land; then generally easterly along the boundary of that Unallocated Crown Land to the northwestern corner of the southwestern severance of Lot 6732 as shown on Deposited Plan 226864; then generally southeasterly along the boundaries of that latter lot to the southwestern corner of a northwestern severance of Lot 1 on Deposited Plan 409221; then generally southeasterly along the boundary of that lot to its southeastern corner; then onwards southeasterly to a northwestern corner of a southwestern severance of that lot; then generally southeasterly and generally northeasterly along the boundaries of that lot to an intersection with the northwestern corner of Lot 12670 as shown on Deposited Plan 30931 (Reserve 46843); then generally southeasterly along the boundary of that lot to an intersection with the northernmost corner of Lot 7028 as shown on Deposited Plan 202225 (Unallocated Crown Land); then southwesterly along the boundary of that lot to the intersection with the easternmost northeastern corner of Unallocated Crown Land at approximate coordinate point Latitude 28.126359 South Longitude 114.230158 East; then generally northwesterly along the boundary of that Unallocated Crown Land to the intersection with a southeastern boundary of Lot 7462 as shown on Deposited Plan 202683 (Unallocated Crown Land) at approximate coordinate point Latitude 28.099673 South Longitude 114.182573 East; then generally northwesterly along the boundaries of that lot to an intersection with a point on the southern boundary of Lot 11221 as shown on Deposited Plan 214049 (Reserve 34945); then easterly along the southern boundary of that lot to its southeastern corner; then northerly along the boundary of that lot back to the commencement point.	Unallocated Crown Land		HUTT RIVER	NORTHAMPTON (S)	ReserveWithPowerTo Lease	No
987691	7428	DP202683	LR3011/827	Unallocated Crown Land		HUTT RIVER	NORTHAMPTON (S)	ReserveWithPowerTo Lease	No
987692			All those lands and waters commencing at the southeastern corner of an unnamed road and extending generally northwesterly, northeasterly and southeasterly along an eastern boundary of Lot 7428 as shown on Deposited Plan 202683 to an intersection with the again unnamed road; then southerly along a western boundary of the again unnamed road back to the commencement point.	Unallocated Crown Land		HUTT RIVER	NORTHAMPTON (S)	ReserveWithPowerTo Lease	No
987709	11442	DP184559	LR3075/245	Unallocated Crown Land		HUTT RIVER	NORTHAMPTON (S)	ReserveWithPowerTo Lease	No

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
987712	11441	DP184559	LR3075/243	Unallocated Crown Land		HUTT RIVER	NORTHAMPTON (S)	ReserveWithPowerTo Lease	No
987720	11831	DP238009	LR3136/993	Unallocated Crown Land		HUTT RIVER	NORTHAMPTON (S)	ReserveWithPowerTo Lease	No
987804	4467	DP143461	LR3011/770	Unallocated Crown Land		HUTT RIVER	NORTHAMPTON (S)	ReserveWithPowerTo Lease	No
987807			All those lands and waters commencing at the northernmost corner of Lot 52 as shown on Deposited Plan 58867 and extending northwesterly along the northern boundary of Lot 51 as shown on Deposited Plan 58867 to an intersection with a point on the southern boundary of Port Gregory Road; then south easterly along the southern boundary of that road to a point on the northern boundary of again Lot 52; then westerly and generally northwesterly along a northern boundary of that lot back to the commencement point.	Unallocated Crown Land		HUTT RIVER	NORTHAMPTON (S)	ReserveWithPowerTo Lease	No
987808				Unallocated Crown Land		HUTT RIVER	NORTHAMPTON (S)	ReserveWithPowerTo Lease	No
990105			All those lands and waters commencing at the easternmost northeastern corner of Lot 2592 as shown on Deposited Plan 150763, then easterly along the southern side of Glamoff Road to the westernmost northwestern corner of Lot 2677 as shown on Deposited Plan 203919; then generally southerly along the eastern boundary of that lot to an intersection with the external boundary of the Yamatji Nation Agreement Area as defined in Schedule 1, then generally southwesterly along the boundary of that agreement area to the intersection with an eastern boundary of Lot 1932 as shown on Deposited Plan 150268 at approximate Latitude 30.200417 South, then northeasterly along the boundary of that lot to an intersection with the southeasternmost corner of Lot 2617 as shown on Deposited Plan 150766, then generally northerly along the boundaries of that lot to an intersection with the southeasternmost corner of again Lot 2592 as shown on Deposited Plan 150763, then generally northerly along the boundaries of that lot that back to the commencement point.	Unallocated Crown Land		WIDI MOB	DALWALLINU(S)	ReserveWithPowerTo Lease	No
990149	5413	DP139657	LR3148/569	Unmanaged Reserve	R 13549	WIDI MOB	DALWALLINU(S)	ReserveWithPowerTo Lease	No
991463	10734	DP170547	LR3011/584	Unmanaged Reserve	R 12576	SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
991470	10400	DP206623	LR3011/566	Unmanaged Reserve	R 24493	SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
991531			All those lands and waters commencing at the intersection of a western boundary of Lot 101 as shown on Plan 24143 and a southwestern boundary of Lot 10770 (Reserve 27663) as shown on Deposited Plan 220591 and extending southeasterly along the last mentioned boundary to a northeastern boundary of an unnamed road; then northwesterly along that boundary to a western boundary of again Lot 101; then northerly along that boundary back to the commencement point.	Unallocated Crown Land		SOUTHERN YAMATJI	CHAPMAN VALLEY(S)	Freehold	N/A
991533			All those lands and waters commencing at the easternmost northeastern corner of Lot 101 as shown on Plan 24143 and extending easterly and northerly along northern and eastern boundaries of that lot to a southern boundary of an unnamed road; then southeasterly along that boundary to a southwestern boundary of Lot 10770 (Reserve 27663) as shown on Deposited Plan 220591 (Sheet 1); then southeasterly and southwesterly along boundaries of that lot back to the commencement point.	Unallocated Crown Land		SOUTHERN YAMATJI	CHAPMAN VALLEY(S)	Freehold	N/A
991537			All those lands and waters labelled as Lot 12395 (U.C.L.) and contained within Lot 10770 (Reserve 27663) as shown on Deposited Plan 220591 (Sheet 1).	Unallocated Crown Land		SOUTHERN YAMATJI	CHAPMAN VALLEY(S)	Freehold	N/A
991725	11832	DP238009	LR3136/992	Unallocated Crown Land		HUTT RIVER	NORTHAMPTON (S)	ReserveWithPowerTo Lease	No
991833	11831	DP238009	LR3136/993	Unallocated Crown Land		HUTT RIVER	NORTHAMPTON (S)	ReserveWithPowerTo Lease	No
993709			All those lands and waters commencing at the northwestern corner of Lot 118 as shown on Deposited Plan 231521 and extending southerly along the western boundary of that lot to its southwest corner; then easterly along its southern boundary to its southernmost southeastern corner; then generally southwesterly along a western and northern boundary of Nabawa-Yetna Road to the intersection with the southeastern corner of Lot 2809 as shown on Deposited Plan 114659; then northerly along the eastern boundary of that lot to an intersection with the southwest corner of Lot 11261 as shown on Deposited Plan 91186 (Reserve 27349); then easterly along the southern boundary of that lot back to the commencement point.	Unallocated Crown Land		SOUTHERN YAMATJI	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
994402			All those lands and waters commencing at the northeastern corner of Lot 16 as shown on Deposited Plan 77623 (Reserve 19595) and extending in an easterly direction along the southern boundary of Lot 502 as shown on Deposited Plan 412646 (Reserve 18439) to an intersection with a westernmost northwestern corner of Yuna Road South; then southerly and southeasterly along the western and southwestern boundary of that road to an intersection with a point on the northern boundary of Lot 100 as shown on Deposited Plan 59899; then westerly along the northern boundaries of that lot and Lot 9794 as shown on Deposited Plan 161695 to the northernmost northwestern corner of that lot; then northerly along the eastern boundary of Lot 18 as shown on Deposited Plan 77623 (Reserve 22562) to its northeastern corner; then easterly along the southern boundary of Lot 16 on Deposited Plan 77623 (Reserve 19595) to its southeastern corner; then northerly along the eastern boundary of that lot back to the commencement point.	Unallocated Crown Land		SOUTHERN YAMATJI	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	Yes
994440	6889	DP161744	LR3006/891	Unmanaged Reserve	R 17147	HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
994441			All those lands and waters commencing at the southeastern corner of Lot 6889 as shown on Deposited Plan 161744 (Reserve 17147) and extending southerly along a western boundary of Lot 5813 as shown on Deposited Plan 161744 to the intersection with the northeast corner of Lot 7021 as shown on Deposited Plan 143209 (Reserve 17147); then southwesterly along the northwestern boundary of that lot to its southwest corner; then northerly along the eastern boundary of an unnamed road to the southwest corner of again Lot 6889; then northeasterly along the southeastern boundary of that lot back to the commencement point.	Unallocated Crown Land		HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
994443	7021	DP143209	LR3006/892	Unmanaged Reserve	R 17147	HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
994474	4930	DP137431	LR3006/870	Unallocated Crown Land		HUTT RIVER SOUTHERN YAMATJI	CHAPMAN VALLEY(S)	Conditional Freehold	N/A
994480	9618	DP159325	LR3006/897	Unmanaged Reserve	R 21783	SOUTHERN YAMATJI	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
994487	9373	DP204872	LR3006/895	Unallocated Crown Land		SOUTHERN YAMATJI	CHAPMAN VALLEY(S)	Conditional Freehold	N/A
994713	4269	DP232392	LR3143/484	Unmanaged Reserve	R 12444	HUTT RIVER	NORTHAMPTON (S)	ReserveWithPowerTo Lease	Yes
994752	4267	DP232392	LR3073/101	Unmanaged Reserve	R 51971	HUTT RIVER	NORTHAMPTON (S)	ReserveWithPowerTo Lease	Yes
994866	55	DP163599	LR3011/620	Unallocated Crown Land		HUTT RIVER	NORTHAMPTON (S)	ReserveWithPowerTo Lease	No

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert	
995023	6887	DP82893	LR3006/885	Unmanaged Reserve	R 17144	HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No	
995025	6667	DP83124	LR3006/883	Unmanaged Reserve	R 17144	HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No	
997222			All those lands and waters commencing at the intersection of an eastern boundary of Bruce Road and a southern boundary of Adelaide street, and extending easterly and southeasterly along the boundaries of the latter road to an intersection with the prolongation northeasterly of the southern boundary of a Closed Road; then southwesterly along that prolongation to the southeastern corner of that Closed Road; then northerly along the eastern boundaries of that road and again Bruce Road back to the commencement point.	Unallocated Crown Land		HUTT RIVER	NORTHAMPTON (S)	Freehold	N/A	
997223				Unallocated Crown Land		HUTT RIVER	HUTT RIVER	NORTHAMPTON (S)	Freehold	N/A
997224	11135	DP180764	LR3011/553	Unmanaged Reserve	R 33619	HUTT RIVER	NORTHAMPTON (S)	ReserveWithPowerTo Lease	Yes	
994477			All those lands and waters within the external boundary of Native Title Areas named Part A and Part B of Parcels Adjacent to Wandana Nature Reserve 36388 (Map Enlargement 3) as defined in Schedule 1 of this ILUA. EXCLUSIONS All those roads within the external extent. Lot 9373 as shown on Deposited Plan 204872 (Unallocated Crown Land) Lot 10102 as shown on Deposited Plan 165109 (Unallocated Crown Land) Lot 4930 as shown on Deposited Plan 137431 (Unallocated Crown Land)	Unallocated Crown Land		HUTT RIVER SOUTHERN YAMATJI	CHAPMAN VALLEY(S)	Conditional Freehold	N/A	
994501				Unallocated Crown Land		HUTT RIVER	HUTT RIVER	CHAPMAN VALLEY(S) NORTHAMPTON (S)	Conditional Freehold	N/A
997305				Unallocated Crown Land		HUTT RIVER MULLEWA WADJARI COMMUNITY	HUTT RIVER	CHAPMAN VALLEY(S) NORTHAMPTON (S)	Conditional Freehold	N/A
997307				Unallocated Crown Land		HUTT RIVER	HUTT RIVER	CHAPMAN VALLEY(S)	Conditional Freehold	N/A
997308				Unallocated Crown Land		HUTT RIVER	HUTT RIVER	CHAPMAN VALLEY(S)	Conditional Freehold	N/A
997310				Unallocated Crown Land		HUTT RIVER MULLEWA WADJARI COMMUNITY	HUTT RIVER	CHAPMAN VALLEY(S)	Conditional Freehold	N/A
997312				Unallocated Crown Land		HUTT RIVER	HUTT RIVER	CHAPMAN VALLEY(S)	Conditional Freehold	N/A
997320				Unallocated Crown Land		HUTT RIVER SOUTHERN YAMATJI	HUTT RIVER	CHAPMAN VALLEY(S)	Conditional Freehold	N/A

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
1341839				Unallocated Crown Land		HUTT RIVER	CHAPMAN VALLEY(S)	Conditional Freehold	N/A
1345587				Unallocated Crown Land		HUTT RIVER	CHAPMAN VALLEY(S)	Conditional Freehold	N/A
997317	9373	DP204872	LR3006/895	Unallocated Crown Land		HUTT RIVER SOUTHERN YAMATJI	CHAPMAN VALLEY(S)	Conditional Freehold	N/A
997309	9373	DP204872	LR3006/895	Unallocated Crown Land		HUTT RIVER	CHAPMAN VALLEY(S)	Conditional Freehold	N/A
997321	10102	DP165109	LR3006/899	Unallocated Crown Land		HUTT RIVER	CHAPMAN VALLEY(S)	Conditional Freehold	N/A
997342			All those lands and waters commencing at the northwestern corner of Lot 12472 as shown on Deposited Plan 220857 (Reserve 48434); then extending in a southerly direction along the western boundary of that lot to an intersection with the northern boundary of Lot 8226 as shown on Deposited Plan 203661; then westerly along the northern boundary of that lot to its northwestern corner; then northeasterly along the southern boundary of Dartmoor Road North back to the commencement point.	Unallocated Crown Land		SOUTHERN YAMATJI	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
997343			All those lands and waters commencing at the southwestern corner of Lot 8341 as shown on Deposited Plan 207924 and extending westerly along the northern boundary of an unnamed road to an intersection with a point on the eastern boundary of Dartmoor Road East; then northeasterly along the eastern boundary of that road to an intersection with a point on the western boundary of again Lot 8341; then southerly along the boundary of that lot back to the commencement point.	Unallocated Crown Land		SOUTHERN YAMATJI	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
997390	9628	DP159385	LR3073/862	Unallocated Crown Land		MULLEWA WADIARI COMMUNITY	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
997396			All those lands and waters commencing at the northwestern corner of Lot 10659 on Deposited Plan 169484 and extending in a southerly direction to the southwestern corner of the same lot; then extending westerly and northwesterly along the northern boundary of Coonawa Road to an intersection with a point on the southeastern boundary of Wandana Road; then northeasterly along the southeastern boundary of that road back to the commencement point.	Unallocated Crown Land		MULLEWA WADIARI COMMUNITY	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
997398	9695	DP160842	LR3006/898	Unmanaged Reserve	R 20940	MULLEWA WADIARI COMMUNITY	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
997471			All those lands and waters commencing at the northwestern corner of a central severance of Lot 103 as shown on Deposited Plan 243141 and extending southerly along the western boundary of that lot to its intersection with a northwestern corner of an unnamed road; then extending southerly along the western boundary of that road to the northwestern corner of Reserve 18275; then southerly along the western boundary of that Reserve to its southwestern corner; then westerly along the northern boundary of Lot 5361 as shown on Deposited Plan 232563 to that lot's northernmost northwestern corner; then northerly along the eastern boundary of a western severance of again Lot 103 to an intersection with the southwest corner of an unnamed road; then easterly along the southern boundary of that road back to the commencement point.	Unallocated Crown Land		HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
997473			All those lands and waters commencing at the northeastern corner of Lot 2327 as shown on Deposited Plan 232563 and extending easterly along the southern boundary of an unnamed road and East Bowes Road to an intersection with the northernmost northwestern corner of Lot 103 as shown on Deposited Plan 243141; then generally southerly along the northwestern boundary of that lot to an intersection with a point on the northeastern boundary of an unnamed road; then northwesterly along the boundary of that road to its northernmost corner; then southerly along the northern boundary of that road and the southern boundary of a road of Unallocated Crown	Unmanaged Reserve	R 18275	HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
997474				Unallocated Crown Land		HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
997470				Unallocated Crown Land		HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
997476	103	DP243141	LR3101/8	Unallocated Crown Land		HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
997478			All those lands and waters commencing at the southeastern corner of the southern central severance of Lot 103 as shown on Deposited Plan 243141, and extending northeasterly to the southern boundary of Road No. 5379; then southeasterly along the southern boundary of that road to the western boundary of Chapman Valley Road; then southeasterly along the western boundary of the road to the northeastern boundary of the southeastern severance of again Lot 103 as shown on Deposited Plan 243141; then generally northwesterly, westerly and southwesterly along the western boundaries of that lot to its southwestern corner; then northwesterly along the northern boundary of an unnamed road back to the commencement point.	Unallocated Crown Land		HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
997479	103	DP243141	LR3101/8	Unallocated Crown Land		HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
997481	23	DP139021	LR3026/813	Unallocated Crown Land		HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
997482	22	DP139021	LR3026/812	Unallocated Crown Land		HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
997483	21	DP139021	LR3026/745	Unallocated Crown Land		HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
997484	20	DP139021	LR3026/811	Unallocated Crown Land		HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
997485	19	DP139021	LR3026/810	Unallocated Crown Land		HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
997486	18	DP139021	LR3026/744	Unallocated Crown Land		HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
997487	17	DP139021	LR3026/743	Unallocated Crown Land		HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
997488	16	DP139021	LR3026/741	Unallocated Crown Land		HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
997489	24	DP139021	LR3006/425	Unallocated Crown Land		HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
997490	25	DP139021	LR3006/426	Unallocated Crown Land		HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
997492	27	DP139021	LR3006/427	Unallocated Crown Land		HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
997493	28	DP139021	LR3006/417	Unmanaged Reserve	R 14949	HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
997494	29	DP139021	LR3006/418	Unmanaged Reserve	R 14949	HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
997495	31	DP139021	LR3006/429	Unallocated Crown Land		HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
997497			All those lands and waters commencing at the intersection of the western boundary of Gee Street and the southern boundary of Road No. 5379, and extending southwesterly and generally westerly to the eastern boundary of Chapman Valley Road; then generally northwesterly along the eastern boundary of that road to the southern boundary of Road No. 5379; then northeasterly and southeasterly along the southern boundary of that road back to the commencement point.	Unallocated Crown Land		HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
997498	7	DP139021	LR3026/732	Unallocated Crown Land		HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
997499	6	DP139021	LR3026/731	Unallocated Crown Land		HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
997500	5	DP139021	LR3026/808	Unallocated Crown Land		HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
997501	4	DP139021	LR3026/807	Unallocated Crown Land		HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
997502	3	DP139021	LR3026/729	Unallocated Crown Land		HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
997503	2	DP139021	LR3155/955	Unmanaged Reserve	R 14285	HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
997504	1	DP139021	LR3155/954	Unmanaged Reserve	R 14285	HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
997505	12	DP139021	LR3006/422	Unallocated Crown Land		HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
997506	13	DP139021	LR3006/423	Unallocated Crown Land		HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
997508	39	DP139021	LR3006/438	Unmanaged Reserve	R 14950	HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
997509	38	DP139021	LR3006/437	Unmanaged Reserve	R 14950	HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
997510	37	DP139021	LR3006/436	Unmanaged Reserve	R 14950	HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
997511	36	DP139021	LR3006/435	Unmanaged Reserve	R 14950	HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
997512	35	DP139021	LR3006/434	Unmanaged Reserve	R 14950	HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
997513	34	DP139021	LR3006/433	Unmanaged Reserve	R 14950	HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
997514	33	DP139021	LR3006/432	Unmanaged Reserve	R 14950	HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
997515	32	DP139021	LR3006/431	Unmanaged Reserve	R 14950	HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
997516	45	DP139021	LR3006/444	Unmanaged Reserve	R 14950	HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
997517	46	DP139021	LR3006/445	Unmanaged Reserve	R 14950	HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
997518	47	DP139021	LR3006/446	Unmanaged Reserve	R 14950	HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
997519	80	DP139057	LR3006/455	Unallocated Crown Land		HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
997520	81	DP139057	LR3006/456	Unallocated Crown Land		HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
997521	82	DP139057	LR3006/457	Unallocated Crown Land		HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
997522	83	DP139057	LR3006/458	Unallocated Crown Land		HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
997523	84	DP139057	LR3006/459	Unallocated Crown Land		HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
997524	85	DP139057	LR3006/460	Unallocated Crown Land		HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
997525	86	DP139057	LR3006/461	Unallocated Crown Land		HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
997527	79	DP139057	LR3155/987	Unallocated Crown Land		HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
997528	78	DP139057	LR3155/986	Unallocated Crown Land		HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
997529	77	DP139057	LR3155/985	Unallocated Crown Land		HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
997530	76	DP139057	LR3155/959	Unmanaged Reserve	R 14285	HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
997531	75	DP139057	LR3155/958	Unmanaged Reserve	R 14285	HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
997532	74	DP139057	LR3155/984	Unallocated Crown Land		HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
997533	73	DP139057	LR3155/983	Unallocated Crown Land		HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
997534	72	DP139057	LR3155/982	Unallocated Crown Land		HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
997535	48	DP139057	LR3155/974	Unallocated Crown Land		HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
997536	71	DP139057	LR3155/973	Unallocated Crown Land		HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
997537	49	DP139057	LR3155/975	Unallocated Crown Land		HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
997538	70	DP139057	LR3155/972	Unallocated Crown Land		HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
997539	50	DP139057	LR3155/976	Unallocated Crown Land		HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
997540	69	DP139057	LR3155/971	Unallocated Crown Land		HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
997541	51	DP139057	LR3155/977	Unallocated Crown Land		HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
997542	68	DP139057	LR3155/970	Unallocated Crown Land		HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
997543	52	DP139057	LR3155/978	Unallocated Crown Land		HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
997544	67	DP139057	LR3155/969	Unallocated Crown Land		HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
997545	53	DP139057	LR3155/979	Unallocated Crown Land		HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
997546	54	DP139057	LR3155/980	Unallocated Crown Land		HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
997547	55	DP139057	LR3155/981	Unallocated Crown Land		HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
997548	56	DP139057	LR3155/960	Unallocated Crown Land		HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
997549	57	DP139057	LR3155/961	Unallocated Crown Land		HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
997550	58	DP139057	LR3155/962	Unallocated Crown Land		HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
997551	59	DP139057	LR3155/963	Unallocated Crown Land		HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
997552	60	DP139057	LR3155/964	Unallocated Crown Land		HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
997553	88	DP139057	LR3006/447	Unmanaged Reserve	R 14284	HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
997554	89	DP139057	LR3006/448	Unmanaged Reserve	R 14284	HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
997555	90	DP139057	LR3006/450	Unallocated Crown Land		HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
997556	91	DP139057	LR3006/451	Unallocated Crown Land		HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
997557	103	DP243141	LR3101/8	Unallocated Crown Land		HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
997558	92	DP139057	LR3006/452	Unallocated Crown Land		HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
997560			All those lands and water commencing at the northwestern corner of Lot 97 as shown on Deposited Plan 152219 and extending generally northeasterly along the southern boundary of Chapman Valley Road to an intersection with an Unallocated Crown Land parcel; then southerly along the western boundary of that Unallocated Crown Land parcel to an intersection with the northeastern corner of the northern boundary of an unnamed road; then westerly along the northern boundary of that road and the northern boundary of again Lot 97 back to the commencement point.	Unallocated Crown Land		HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
997589	7247	DP226768	LR3011/561	Unmanaged Reserve	R 266	SOUTHERN YAMATJI	CHAPMAN VALLEY(S) GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
997600	6059	DP226722	LR3101/946	Unmanaged Reserve	R 13993	SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
997624	6994	DP226769	LR3007/31	Unmanaged Reserve	R 14741	SOUTHERN YAMATJI	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
997638	9560	DP159074	LR3011/581	Unmanaged Reserve	R 21552	SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
997660	9915	DP82923	LR3011/518	Unmanaged Reserve	R 23167	SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	Yes
997814	5889	DP139416	LR3104/816	Unmanaged Reserve	R 19594	SOUTHERN YAMATJI	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
997850			All those lands and waters commencing at a point on the southern boundary of Lot 8986 as shown on Deposited Plan 204654 and extending in an easterly direction along the southern boundary of that lot to the southwestern corner of Lot 2 as shown on Diagram 29414; then easterly along the southern boundary of that lot to an intersection with a point on the northern boundary of an unnamed road; then southwesterly, westerly and northwesterly along the northern boundary of that road back to the commencement point.	Unallocated Crown Land		SOUTHERN YAMATJI	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	Yes
998302	10152	DP206977	LR3010/892	Unmanaged Reserve	R 24083	SOUTHERN YAMATJI	MINGENEW(S)	ReserveWithoutPowerTo Lease	No
998303	10152	DP206977	LR3010/892	Unmanaged Reserve	R 24083	SOUTHERN YAMATJI	MINGENEW(S)	ReserveWithoutPowerTo Lease	No
998304	11064	DP210339	LR3010/898	Unmanaged Reserve	R 24083	SOUTHERN YAMATJI	MINGENEW(S)	ReserveWithoutPowerTo Lease	No
998309	83	DP174741	LR3011/273	Unallocated Crown Land		SOUTHERN YAMATJI	MINGENEW(S)	ReserveWithPowerTo Lease	Yes

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
998310	82	DP174741	LR3011/272	Unallocated Crown Land		SOUTHERN YAMATJI	MINGENEW(S)	ReserveWithPowerTo Lease	Yes
998311	81	DP174741	LR3011/271	Unallocated Crown Land		SOUTHERN YAMATJI	MINGENEW(S)	ReserveWithPowerTo Lease	Yes
998312	84	DP174741	LR3011/274	Unallocated Crown Land		SOUTHERN YAMATJI	MINGENEW(S)	ReserveWithPowerTo Lease	Yes
998313	80	DP174741	LR3011/270	Unallocated Crown Land		SOUTHERN YAMATJI	MINGENEW(S)	ReserveWithPowerTo Lease	Yes
998314	79	DP174741	LR3011/269	Unallocated Crown Land		SOUTHERN YAMATJI	MINGENEW(S)	ReserveWithPowerTo Lease	Yes
998315	85	DP174741	LR3011/275	Unallocated Crown Land		SOUTHERN YAMATJI	MINGENEW(S)	ReserveWithPowerTo Lease	Yes
998316	78	DP174741	LR3011/268	Unallocated Crown Land		SOUTHERN YAMATJI	MINGENEW(S)	ReserveWithPowerTo Lease	Yes
998318	86	DP174741	LR3011/276	Unallocated Crown Land		SOUTHERN YAMATJI	MINGENEW(S)	ReserveWithPowerTo Lease	Yes
998365	24	DP222813	LR3011/277	Unmanaged Reserve	R 36679	SOUTHERN YAMATJI	MINGENEW(S)	ReserveWithPowerTo Lease	Yes
998385	59	DP162224	LR3022/897	Unmanaged Reserve	R 23549	SOUTHERN YAMATJI	MINGENEW(S)	ReserveWithPowerTo Lease	Yes
998392	57	DP162224	LR3150/199	Unallocated Crown Land		SOUTHERN YAMATJI	MINGENEW(S)	ReserveWithPowerTo Lease	Yes
998410	47	DP171108	LR3010/881	Unallocated Crown Land		SOUTHERN YAMATJI	MINGENEW(S)	ReserveWithPowerTo Lease	Yes
998411	48	DP171108	LR3010/884	Unallocated Crown Land		SOUTHERN YAMATJI	MINGENEW(S)	ReserveWithPowerTo Lease	Yes
998502	300	P 573	LR3159/173	Unallocated Crown Land		SOUTHERN YAMATJI	MINGENEW(S)	ReserveWithPowerTo Lease	Yes

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
998619	111	P 2893	LR3010/888	Unallocated Crown Land		SOUTHERN YAMATJI	MINGENEW(S)	ReserveWithPowerTo Lease	Yes
998620	112	P 2893	LR3010/890	Unallocated Crown Land		SOUTHERN YAMATJI	MINGENEW(S)	ReserveWithPowerTo Lease	Yes
998699	9671	DP256734	LR3010/999	Managed Reserve	R 4818	SOUTHERN YAMATJI	MINGENEW(S)	ReserveWithPowerTo Lease	Yes
998897	10935	DP33147	LR3078/895	Unallocated Crown Land		SOUTHERN YAMATJI	IRWIN(S)	ReserveWithoutPowerTo Lease	No
998902	10936	DP210775	LR3011/325	Unallocated Crown Land		SOUTHERN YAMATJI	IRWIN(S)	ReserveWithoutPowerTo Lease	No
998905			All those lands and waters commencing at the southwestern corner of the eastern severance of Lot 10937 as shown on Deposited Plan 10937 and extending easterly to the southeastern corner of that lot; then easterly along the southern boundary of Lot 10938 as shown on Deposited Plan 210774 to the northwestern corner of Lot 10939, then southerly along the western boundary of that lot to the northern side of Tomkins Road; then westerly and northwesterly along the northern side of that road to the southeastern corner of Lot 11496 as shown on Deposited Plan 188805 (Reserve 40807); then northeasterly, northwesterly and southwesterly along the boundaries of that lot to the northern side of Tomkins Road; then northwesterly along the northern side of that road to the eastern side of an unnamed road; then generally northeasterly along the eastern side of that road back to the commencement point.	Unallocated Crown Land		SOUTHERN YAMATJI	IRWIN(S) THREE SPRINGS(S)	ReserveWithoutPowerTo Lease	No
998910	10937	DP210775	LR3012/599	Unallocated Crown Land		SOUTHERN YAMATJI	IRWIN(S) THREE SPRINGS(S)	ReserveWithoutPowerTo Lease	No
998911	10937	DP210775	LR3012/599	Unallocated Crown Land		SOUTHERN YAMATJI	THREE SPRINGS(S)	ReserveWithoutPowerTo Lease	No
998913	10938	DP210774	LR3022/478	Unallocated Crown Land		SOUTHERN YAMATJI	THREE SPRINGS(S)	ReserveWithoutPowerTo Lease	No
998914	10939	DP210774	LR3022/478	Unallocated Crown Land		SOUTHERN YAMATJI	THREE SPRINGS(S)	ReserveWithoutPowerTo Lease	No

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
998968			All those lands and waters commencing at the southernmost southeastern corner of Lot 10931 as shown Deposited Plan 210776 and extending generally northeasterly along the southeastern boundaries of that lot to its easternmost southeastern corner; then northeasterly along the prolongation northeasterly of the easternmost southeastern boundary to the western boundary of Lot M 2108 as shown on Plan 6400; then southerly and generally northeasterly along the southern boundaries of the northern severances of that lot and Lot M 2109 to the western boundary of Lot 11355 as shown on Deposited Plan 215180 (Reserve 37083); then southerly along the western boundary of that lot to the northeastern corner of the southern severance of Lot M 2109 as shown on Plan 6400; then generally southwesterly, southerly and generally southwesterly along the northern boundaries of the southern severances of Lots M 2019 and M 2108, Lot 11230 as shown on Deposited Plan 182840 and Lot 10205 as shown on Deposited Plan 209361 to the easternmost corner of Lot 12483 as shown on Deposited Plan 220868; then northwesterly along the northeastern boundary of that lot to the northeastern boundary of Lot 10714 as shown on Deposited Plan 206712; then generally northeasterly and westerly along the boundaries of that lot to the southern side of an unnamed road; then northeasterly along the prolongation southwesterly of the southernmost southeastern boundary of Lot 10931 as shown on Deposited Plan 201776 back to the commencement point.	Unallocated Crown Land		SOUTHERN YAMATJI	THREE SPRINGS(S)	Reserve Without Power To Lease	No
999004	10934	DP210776	LR3012/598	Unmanaged Reserve	R 11874	SOUTHERN YAMATJI	THREE SPRINGS(S)	Reserve With Power To Lease	No
999005	11083	DP175467	LR3012/604	Unmanaged Reserve	R 31042	SOUTHERN YAMATJI	THREE SPRINGS(S)	Reserve With Power To Lease	Yes
999006	11082	DP175467	LR3012/603	Unmanaged Reserve	R 31042	SOUTHERN YAMATJI	THREE SPRINGS(S)	Reserve With Power To Lease	Yes
999008	10931	DP210776	LR3012/597	Unallocated Crown Land		SOUTHERN YAMATJI	THREE SPRINGS(S)	Reserve Without Power To Lease	No
999031	11026	DP173982	LR3011/384	Unallocated Crown Land		SOUTHERN YAMATJI	IRWIN(S)	Reserve Without Power To Lease	No
999032	12453	DP221090	LR3118/260	Unallocated Crown Land		SOUTHERN YAMATJI	IRWIN(S)	Reserve Without Power To Lease	No
999033			All those lands and waters commencing at the northeastern corner of Lot 1474 as shown on Deposited Plan 251676 and extending westerly to its northwestern corner; then northerly along the eastern boundary of Lot 2 as shown on Plan 13514 to the southern boundary of an unnamed road; then southeasterly along the southern side of that road back to the commencement point.	Unallocated Crown Land		SOUTHERN YAMATJI	IRWIN(S)	Reserve Without Power To Lease	No

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
999035	12453	DP221090	LR3118/260	Unallocated Crown Land		SOUTHERN YAMATJI	IRWIN(S)	Reserve Without Power To Lease	No
999036	12453	DP221090	LR3118/260	Unallocated Crown Land		SOUTHERN YAMATJI	IRWIN(S)	Reserve Without Power To Lease	No
999045	12453	DP221090	LR3118/260	Unallocated Crown Land		SOUTHERN YAMATJI	IRWIN(S)	Reserve Without Power To Lease	No
999148	22	DP206063	LR3011/774	Unmanaged Reserve	R 21141	SOUTHERN YAMATJI	GREATER GERALDTON(C)	Reserve With Power To Lease	No
999302			All those lands and waters commencing at the intersection of the centreline of the Lockier River and the western boundary of the northwestern severance of Lot 1442 as shown on Deposited Plan 246726 and extending southerly along that severance to a northwestern boundary of Mingenew to Morawa Road; then generally southwesterly along that boundary to the prolongation northerly of the western boundary of Lot 1508 as shown on Deposited Plan 248643; then northerly along that prolongation to the centreline of the Lockier River; then generally northeasterly and southeasterly along that centreline back to the commencement point.	Unallocated Crown Land		SOUTHERN YAMATJI	MINGENEW(S)	Reserve With Power To Lease	No
999566	9765	DP162456	LR3150/180	Unmanaged Reserve	R 2076	SOUTHERN YAMATJI	MINGENEW(S)	Reserve With Power To Lease	No
999689	3512	DP204725	LR3012/332	Unmanaged Reserve	R 15250	WIDI MOB	PERENJORI(S)	Reserve With Power To Lease	No
999698			All those lands and waters commencing at the southernmost southeastern corner of Lot 3590 as shown on Deposited Plan 204725 (Pastoral Lease N049416); then easterly along the southern boundary of that lot to the easternmost northeastern corner of Lot 345 as shown on Deposited Plan 56264 (Pastoral Lease N049456); then southeasterly along the southeastern boundary of that lot to the northern side of Dalgary White Wells Road; then westerly and southwesterly to the northern boundary of Lot 545 as shown on Deposited Plan 202048; then westerly along the northern boundary of that lot and Lot 544 as shown on Deposited Plan 202048 (Pastoral Lease N049416) to the eastern side of an unnamed road; then northerly along the eastern side of the road back to the commencement point.	Unallocated Crown Land		WIDI MOB	PERENJORI(S)	Reserve With Power To Lease	No

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert	
999724			<p>All those lands and waters commencing at the northwesternmost corner of Lot 502 as shown on Deposited Plan 11322 and extending generally southeasterly along the western boundaries of that lot and Lot 342 as shown on Plan 22850 to its southwestern most corner; then southwesterly along the prolongation northeasterly of the northernmost northwesterly boundary of Lot 340 as shown on Diagram 57608, then generally southerly along the western boundary of that lot to its southwestern corner; then south easterly along the prolongation northwesterly of the western boundary of Lot 2385 as shown on Deposited Plan 203918; then generally southerly along the western boundaries of that lot and Lot 2386 as shown on Deposited Plan 203917 to its southwesternmost corner; then southerly along the prolongation northerly of the western boundary of Lot 2388 as shown on Deposited Plan 203920, then generally southerly along the western boundaries of that lot to its southwesternmost corner; then westerly along the northern side of Glamoiff Road to the southeasternmost corner of Lot 2592 as shown on Deposited Plan 150763; then generally northerly along the eastern boundaries of that lot and Lot 2593 as shown on Deposited Plan 150764 to the northeasternmost corner; then northerly along the prolongation southerly of the southernmost eastern boundary of Lot 2738 as shown on Deposited Plan 154145 to its southwesternmost corner; then generally northerly and generally westerly along the boundaries of that lot to the easternmost easternmost corner of Lot 3950 as shown on Deposited Plan 163567; then generally northerly along the eastern boundaries of that lot and Lot 2629 as shown on Deposited Plan 150859 to its northeasternmost corner; then northwesterly along the prolongation southeasterly of the southernmost eastern boundary of Lot 2620 as shown on Deposited Plan 150857; then generally northerly along the eastern boundaries of that lot and Lot 2619 as shown on Deposited Plan 150856 to its northeasternmost corner; then northwesterly along the prolongation southeasterly of the southernmost eastern boundary of Lot 2621 as shown on Deposited Plan 150858; then generally northwesterly and westerly along the boundaries of that lot to its northwesternmost corner; then generally westerly along the northern boundaries of Lots 2 and 3 as shown on Deposited Plan 411756 to the northwesternmost corner of Lot 2; then northwesterly along the prolongation southeasterly of the easternmost northern boundary of Lot 621 as shown on Deposited Plan 142861; then generally northwesterly along the northern boundaries of that lot to its northernmost point; then northwesterly along the prolongation southeasterly of the easternmost point of Lot 4062 as shown on Deposited Plan 232373; then northwesterly along the eastern boundaries of that lot and Lot 4882 as shown on Deposited Plan 139746 to its northeasternmost corner; then northwesterly and generally northeasterly along the eastern boundaries of Lot 414 as shown on Deposited Plan 229461 to its northeasternmost corner; then northeasterly along the southern side of Great Northern Highway to the westernmost southwestern corner of Lot 413 as shown on Deposited Plan 229461; then generally easterly along the southern boundaries of that lot and Lot 530 to its southeasternmost corner; then easterly along the prolongation westerly of the northeastern point of Lot 502 as shown on Deposited Plan 11322 and back to the commencement point.</p>	Unallocated Crown Land		WIDI MOB	DALWALLINU(S)	ReserveWithPowerTo Lease	No	

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
999946			All those lands and waters commencing at the southernmost southwestern corner of Lot 505 as shown on Deposited Plan 404434; then southeasterly to the intersection of the prolongation northwesterly of the eastern boundary of Lot 4294 as shown on Deposited Plan 238623; then northerly along the western boundary of that lot to the southernmost southeastern corner of Lot 505 as shown on Deposited Plan 404434; then westerly along the southern boundary of that lot back to the commencement point.	Unallocated Crown Land		WIDI MOB	PERENJOR(S)	ReserveWithPowerTo Lease	No
999968	10998	DP211098	LR3011/572	Unallocated Crown Land		WIDI MOB	PERENJOR(S)	ReserveWithPowerTo Lease	No
1001862	76	DP240256	LR3008/74	Unmanaged Reserve	R 17039	WIDI MOB	DALWALLINU(S)	ReserveWithPowerTo Lease	No
1001863	76	DP240256	LR3008/74	Unmanaged Reserve	R 17039	WIDI MOB	DALWALLINU(S)	ReserveWithPowerTo Lease	No
1002666			All those lands and waters commencing at the southern corner of Lot 9 (Reserve 18565) and extending northeasterly and northwesterly along southeastern and northeastern boundaries of that lot and onwards to a southeastern boundary of the Geraldton to Mullewa Railway Reserve; then northeasterly, northwesterly and again northeasterly along that boundary to an eastern boundary of the Eradu Townsite; then southerly and westerly along boundaries of that townsite to an eastern boundary of an unnamed road; then northerly along that boundary back to the commencement point.	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
1002688	10310	DP206613	LR3149/631	Unmanaged Reserve	R 47	SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
1002744	7349	DP202276	LR3011/710	Unmanaged Reserve	R 17558	SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	Yes
1002926	42	DP143767	LR3011/252	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	Yes
1002927	41	DP143767	LR3011/252	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	Yes
1002928	40	DP143767	LR3011/252	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	Yes
1002929	39	DP143767	LR3011/252	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	Yes

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
1002930	38	DP143767	LR3011/252	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	Yes
1002931	37	DP143767	LR3011/252	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	Yes
1002932	36	DP143767	LR3011/252	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	Yes
1002934	34	DP143767	LR3011/252	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	Yes
1002966	15	DP226813	LR3011/253	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	Yes
1002967	14	DP226813	LR3011/253	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	Yes
1002968	16	DP226813	LR3011/253	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	Yes
1002969	13	DP226813	LR3011/253	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	Yes
1002970	17	DP226813	LR3011/253	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	Yes
1002971	12	DP226813	LR3011/253	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	Yes
1002972	18	DP226813	LR3011/253	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	Yes
1002973	11	DP226813	LR3011/445	Unmanaged Reserve	R 14854	SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	Yes
1002974	10	DP226813	LR3011/253	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	Yes

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
1002975	19	DP226813	LR3011/445	Unmanaged Reserve	R 14854	SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	Yes
1002976	20	DP226813	LR3011/445	Unmanaged Reserve	R 14854	SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	Yes
1002977	9	DP226813	LR3011/253	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	Yes
1002978	21	DP226813	LR3011/251	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	Yes
1002979	8	DP226813	LR3011/253	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	Yes
1002980	22	DP226813	LR3011/251	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	Yes
1002981	7	DP226813	LR3011/253	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	Yes
1002982	23	DP226813	LR3011/251	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	Yes
1002983	6	DP226813	LR3011/444	Unmanaged Reserve	R 14853	SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	Yes
1002984	24	DP226813	LR3011/251	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	Yes
1002985	25	DP226813	LR3011/251	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	Yes
1002986	5	DP226813	LR3011/253	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	Yes
1002987	26	DP226813	LR3011/251	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	Yes

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
1002988	4	DP226813	LR3011/253	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	Yes
1002989	27	DP226813	LR3011/251	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	Yes
1002990	3	DP226813	LR3011/253	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	Yes
1002991	2	DP226813	LR3011/253	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	Yes
1002992	28	DP226813	LR3011/251	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	Yes
1002993	29	DP226813	LR3011/251	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	Yes
1002994	1	DP226813	LR3011/442	Unmanaged Reserve	R 14852	SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	Yes
1002995	30	DP226813	LR3011/251	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	Yes
1003048	10353	DP181562	LR3011/321	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
1004769	76	DP240256	LR3008/74	Unmanaged Reserve	R 17039	WIDI MOB	DALWALLINU(S)	ReserveWithPowerTo Lease	No
1005390				Unmanaged Reserve	R 35206	HUTT RIVER	NORTHAMPTON (S)	ReserveWithPowerTo Lease	No
1005396	4837	DP138004	LR3147/885	Unmanaged Reserve	R 35206	HUTT RIVER	NORTHAMPTON (S)	ReserveWithPowerTo Lease	No
1006885			All those lands and waters commencing at the eastern corner of the southeastern severance of Lot 310 as shown on Deposited Plan 43526 and extending generally southeasterly, generally northeasterly, again generally southeasterly, southwesterly, northwesterly, again southwesterly;	Unallocated Crown Land		SOUTHERN YAMATJI	YALGOO(S)	Portion ReserveWithoutPowerToLease	No N/A
1006886	11816	DP220201	LR3074/589	Unallocated Crown Land		SOUTHERN YAMATJI	YALGOO(S)	ReserveWithPowerTo Lease	Yes
1011696	11816	DP220201	LR3074/589	Unallocated Crown Land		SOUTHERN YAMATJI	YALGOO(S)	Portion ReserveWithoutPowerToLease	No

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
				Crown Land		YAMATJI		LEASE	Yes
1011699	11816	DP220201	LR3074/589	Unallocated Crown Land		SOUTHERN YAMATJI	YALGOO(S)	Portion Reserve Without Power To Lease	No
1011728			All those lands and waters commencing at approximate coordinate point Latitude 28.3278 South Longitude 116.6772 East; then easterly, southerly, westerly and northerly back to the commencement point through the following coordinate points: LATITUDE (SOUTH) LONGITUDE (EAST) 28.3278 116.6772 28.32947 116.6792 28.33127 116.6792 28.33127 116.6772	Unallocated Crown Land		MULLEWA WADIARI COMMUNITY	YALGOO(S)	Reserve With Power To Lease	No
1011731			All those lands and waters commencing at the northwestern corner of Lot 81 as shown on Deposited Plan 223238 and extending southwesterly along the northwestern boundary of that lot and onwards to the northwestern corner of Lot 80 as shown on Deposited Plan 223238; then southwesterly along the northwestern boundary of that lot and onwards to the southwestern boundary of Weekes Street; then southeasterly along that boundary to the northwestern corner of Lot 200 (Reserve 42986) as shown on Deposited Plan 191385; then southwesterly along the northwestern boundary of that lot to the northeastern boundary of Plesse Street; then northwesterly along that boundary to a northwestern boundary of the Yalgoo Townsite; then generally northeasterly and northwesterly along boundaries of that townsite to the southwestern boundary of Milligan Street; then southeasterly along that boundary back to the commencement point.	Unallocated Crown Land		MULLEWA WADIARI COMMUNITY	YALGOO(S)	Reserve With Power To Lease	No
1011744	78	DP223238	LR3005/480	Unallocated Crown Land		MULLEWA WADIARI COMMUNITY	YALGOO(S)	Reserve With Power To Lease	Yes
1011747	77	DP223238	LR3005/478	Unallocated Crown Land		MULLEWA WADIARI COMMUNITY	YALGOO(S)	Reserve With Power To Lease	Yes
1011748	84	DP223238	LR3005/488	Unallocated Crown Land		MULLEWA WADIARI COMMUNITY	YALGOO(S)	Reserve With Power To Lease	Yes
1011750	76	DP223238	LR3005/477	Unallocated Crown Land		MULLEWA WADIARI COMMUNITY	YALGOO(S)	Reserve With Power To Lease	Yes

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
1011751	85	DP223238	LR3005/489	Unallocated Crown Land		MULLEWA WADIARI COMMUNITY	YALGOO(S)	ReserveWithPowerTo Lease	Yes
1011755	86	DP223238	LR3005/491	Unallocated Crown Land		MULLEWA WADIARI COMMUNITY	YALGOO(S)	ReserveWithPowerTo Lease	Yes
1011804			All those lands and waters commencing at the intersection of a northeastern boundary of Duffield Street and a northwestern boundary of Pearse street, a point on a present Noongal Townsite boundary and extending northwesterly, southwesterly, and southeasterly and again southwesterly along boundaries of that townsite to a northeastern boundary of Short Street; then southeasterly along that boundary and southeasterly along the northeastern boundary of Kennedy Street to a northwestern boundary of Pearse Street; then northeasterly along that boundary back to the commencement point.	Unallocated Crown Land		WIDI MOB	YALGOO(S)	ReserveWithPowerTo Lease	No
1011807			All those lands and waters commencing at westernmost northwestern corner of Lot 300 (Reserve 21865) as shown on Deposited Plan 43565 and extending northeasterly along a southeastern boundary of Brooking Street to a southern boundary of Queen Street; then easterly along that boundary to a southwestern boundary of Selwyn Street; then southeasterly along that boundary to a northwestern boundary of again Lot 300 (Reserve 21865); then southwesterly along that boundary back to the commencement point.	Unallocated Crown Land		MULLEWA WADIARI COMMUNITY WIDI MOB	YALGOO(S)	ReserveWithPowerTo Lease	Yes
1011833			All those lands and waters commencing at the intersection of a southeastern boundary of Rhatigan Street and a northeastern boundary of Duffield Street, a point on a present Noongal Townsite boundary and extending southeasterly, southwesterly and northwesterly along boundaries of that townsite to a southeastern boundary of Rhatigan Street; then northeasterly along that boundary back to the commencement point.	Unallocated Crown Land		WIDI MOB	YALGOO(S)	ReserveWithPowerTo Lease	No
1011842	130	DP223239	LR3077/947	Unallocated Crown Land		MULLEWA WADIARI COMMUNITY	YALGOO(S)	ReserveWithPowerTo Lease	Yes
1011843	128	DP223239	LR3077/943	Unallocated Crown Land		MULLEWA WADIARI COMMUNITY	YALGOO(S)	ReserveWithPowerTo Lease	Yes
1011844	126	DP223239	LR3005/507	Unallocated Crown Land		MULLEWA WADIARI COMMUNITY	YALGOO(S)	ReserveWithPowerTo Lease	Yes
1011861	131	DP223239	LR3005/511	Unallocated Crown Land		MULLEWA WADIARI COMMUNITY	YALGOO(S)	ReserveWithPowerTo Lease	Yes

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
1011862	129	DP223239	LR3005/510	Unallocated Crown Land		MULLEWA WADIARI COMMUNITY	YALGOO(S)	ReserveWithPowerTo Lease	Yes
1011863	127	DP223239	LR3005/509	Unallocated Crown Land		MULLEWA WADIARI COMMUNITY	YALGOO(S)	ReserveWithPowerTo Lease	Yes
1011864	125	DP223239	LR3005/506	Unallocated Crown Land		MULLEWA WADIARI COMMUNITY	YALGOO(S)	ReserveWithPowerTo Lease	Yes
1011865	123	DP223239	LR3126/760	Unallocated Crown Land		MULLEWA WADIARI COMMUNITY	YALGOO(S)	ReserveWithPowerTo Lease	Yes
1011866	121	DP223239	LR3126/759	Unallocated Crown Land		MULLEWA WADIARI COMMUNITY	YALGOO(S)	ReserveWithPowerTo Lease	Yes
1011867	119	DP223239	LR3126/758	Unallocated Crown Land		MULLEWA WADIARI COMMUNITY	YALGOO(S)	ReserveWithPowerTo Lease	Yes
1011876	46	DP223238	LR3005/475	Unmanaged Reserve	R 3553	MULLEWA WADIARI COMMUNITY	YALGOO(S)	ReserveWithPowerTo Lease	Yes
1011877	45	DP223238	LR3005/473	Unmanaged Reserve	R 3553	MULLEWA WADIARI COMMUNITY	YALGOO(S)	ReserveWithPowerTo Lease	Yes
1011878	146	DP223239	LR3005/524	Unallocated Crown Land		MULLEWA WADIARI COMMUNITY	YALGOO(S)	ReserveWithPowerTo Lease	Yes
1011879	144	DP223239	LR3005/520	Unallocated Crown Land		MULLEWA WADIARI COMMUNITY	YALGOO(S)	ReserveWithPowerTo Lease	Yes
1011880	142	DP223239	LR3005/519	Unallocated Crown Land		MULLEWA WADIARI COMMUNITY	YALGOO(S)	ReserveWithPowerTo Lease	Yes
1011881	140	DP223239	LR3005/517	Unallocated Crown Land		MULLEWA WADIARI COMMUNITY	YALGOO(S)	ReserveWithPowerTo Lease	Yes
1011882	138	DP223239	LR3005/513	Unallocated Crown Land		MULLEWA WADIARI COMMUNITY	YALGOO(S)	ReserveWithPowerTo Lease	Yes

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
1011892	147	DP223239	LR3005/526	Unallocated Crown Land		MULLEWA WADIARI COMMUNITY	YALGOO(S)	ReserveWithPowerTo Lease	Yes
1011893	145	DP223239	LR3005/522	Unallocated Crown Land		MULLEWA WADIARI COMMUNITY	YALGOO(S)	ReserveWithPowerTo Lease	Yes
1011894	206	DP223239	LR3005/534	Unallocated Crown Land		MULLEWA WADIARI COMMUNITY	YALGOO(S)	ReserveWithPowerTo Lease	Yes
1011895	205	DP223239	LR3005/532	Unallocated Crown Land		MULLEWA WADIARI COMMUNITY	YALGOO(S)	ReserveWithPowerTo Lease	Yes
1011896	117	DP223239	LR3005/503	Unallocated Crown Land		MULLEWA WADIARI COMMUNITY	YALGOO(S)	ReserveWithPowerTo Lease	Yes
1011897	115	DP223239	LR3005/500	Unallocated Crown Land		MULLEWA WADIARI COMMUNITY	YALGOO(S)	ReserveWithPowerTo Lease	Yes
1011898	113	DP223239	LR3005/497	Unallocated Crown Land		MULLEWA WADIARI COMMUNITY	YALGOO(S)	ReserveWithPowerTo Lease	Yes
1011899	111	DP223239	LR3005/495	Unallocated Crown Land		MULLEWA WADIARI COMMUNITY	YALGOO(S)	ReserveWithPowerTo Lease	Yes
1011900	109	DP223239	LR3005/494	Unallocated Crown Land		MULLEWA WADIARI COMMUNITY	YALGOO(S)	ReserveWithPowerTo Lease	Yes
1011901	107	DP223239	LR3012/820	Unmanaged Reserve	R 5872	MULLEWA WADIARI COMMUNITY	YALGOO(S)	ReserveWithPowerTo Lease	Yes
1011902	204	DP223239	LR3005/530	Unallocated Crown Land		MULLEWA WADIARI COMMUNITY	YALGOO(S)	ReserveWithPowerTo Lease	Yes
1011903	203	DP223239	LR3005/528	Unallocated Crown Land		MULLEWA WADIARI COMMUNITY	YALGOO(S)	ReserveWithoutPower ToLease	Yes
1011904	101	DP223239	LR3012/819	Unmanaged Reserve	R 3665	MULLEWA WADIARI COMMUNITY	YALGOO(S)	ReserveWithPowerTo Lease	Yes

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
1011905	99	DP223239	LR3012/815	Unmanaged Reserve	R 3665	MULLEWA WADIARI COMMUNITY	YALGOO(S)	ReserveWithPowerTo Lease	Yes
1011949	95	DP223239	LR3012/750	Unmanaged Reserve	R 3227	MULLEWA WADIARI COMMUNITY	YALGOO(S)	Freehold	N/A
1011958	65	DP222907	LR3012/727	Unallocated Crown Land		WIDI MOB	YALGOO(S)	ReserveWithPowerTo Lease	No
1011959	66	DP222907	LR3012/727	Unallocated Crown Land		WIDI MOB	YALGOO(S)	ReserveWithPowerTo Lease	No
1011960	67	DP222907	LR3012/727	Unallocated Crown Land		WIDI MOB	YALGOO(S)	ReserveWithPowerTo Lease	No
1011961	68	DP222907	LR3012/727	Unallocated Crown Land		WIDI MOB	YALGOO(S)	ReserveWithPowerTo Lease	No
1011962	69	DP222907	LR3012/727	Unallocated Crown Land		WIDI MOB	YALGOO(S)	ReserveWithPowerTo Lease	No
1011963	70	DP222907	LR3012/727	Unallocated Crown Land		WIDI MOB	YALGOO(S)	ReserveWithPowerTo Lease	No
1011964	71	DP222907	LR3012/727	Unallocated Crown Land		WIDI MOB	YALGOO(S)	ReserveWithPowerTo Lease	No
1011965	72	DP222907	LR3012/727	Unallocated Crown Land		WIDI MOB	YALGOO(S)	ReserveWithPowerTo Lease	No
1011966	85	DP222907	LR3012/744	Unmanaged Reserve	R 4936	WIDI MOB	YALGOO(S)	ReserveWithPowerTo Lease	No
1011967	73	DP222907	LR3012/727	Unallocated Crown Land		WIDI MOB	YALGOO(S)	ReserveWithPowerTo Lease	No
1011968	84	DP222907	LR3012/744	Unmanaged Reserve	R 4936	WIDI MOB	YALGOO(S)	ReserveWithPowerTo Lease	No
1011969	74	DP222907	LR3012/727	Unallocated Crown Land		WIDI MOB	YALGOO(S)	ReserveWithPowerTo Lease	No

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
1011970	83	DP222907	LR3012/748	Unallocated Crown Land		WIDI MOB	YALGOO(S)	ReserveWithPowerTo Lease	No
1011971	82	DP222907	LR3012/748	Unallocated Crown Land		WIDI MOB	YALGOO(S)	ReserveWithPowerTo Lease	No
1011972	75	DP222907	LR3012/747	Unmanaged Reserve	R 4942	WIDI MOB	YALGOO(S)	ReserveWithPowerTo Lease	No
1011973	81	DP222907	LR3012/748	Unallocated Crown Land		WIDI MOB	YALGOO(S)	ReserveWithPowerTo Lease	No
1011974	80	DP222907	LR3012/727	Unallocated Crown Land		WIDI MOB	YALGOO(S)	ReserveWithPowerTo Lease	No
1011975	79	DP222907	LR3012/727	Unallocated Crown Land		WIDI MOB	YALGOO(S)	ReserveWithPowerTo Lease	No
1011976	78	DP222907	LR3012/727	Unallocated Crown Land		WIDI MOB	YALGOO(S)	ReserveWithPowerTo Lease	No
1011977	77	DP222907	LR3012/727	Unallocated Crown Land		WIDI MOB	YALGOO(S)	ReserveWithPowerTo Lease	No
1011978	76	DP222907	LR3012/727	Unallocated Crown Land		WIDI MOB	YALGOO(S)	ReserveWithPowerTo Lease	No
1011979			All those lands and waters commencing at the intersection of a southwestern boundary of Kennedy Street and a southeastern boundary of Gibbons Street in the Townsite of Noongal and extending southeasterly along the southwestern boundary of the aforementioned street to a northwestern boundary of Rhatigan Street; then southwesterly along that boundary to a northeastern boundary of Evans Street; then northwesterly along that boundary to a southeastern boundary of Gibbons Street; then northeasterly along that boundary back to the commencement point.	Unallocated Crown Land		WIDI MOB	YALGOO(S)	ReserveWithPowerTo Lease	No
1011980	51	DP222907	LR3012/727	Unallocated Crown Land		WIDI MOB	YALGOO(S)	ReserveWithPowerTo Lease	No
1011981	52	DP222907	LR3012/741	Unmanaged Reserve	R 4939	WIDI MOB	YALGOO(S)	ReserveWithPowerTo Lease	No
1011982	53	DP222907	LR3012/741	Unmanaged Reserve	R 4939	WIDI MOB	YALGOO(S)	ReserveWithPowerTo Lease	No

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
1011983	54	DP222907	LR3012/727	Unallocated Crown Land		WIDI MOB	YALGOO(S)	ReserveWithPowerTo Lease	No
1011984	55	DP222907	LR3012/727	Unallocated Crown Land		WIDI MOB	YALGOO(S)	ReserveWithPowerTo Lease	No
1011985	56	DP222907	LR3012/727	Unallocated Crown Land		WIDI MOB	YALGOO(S)	ReserveWithPowerTo Lease	No
1011986	58	DP222907	LR3012/727	Unallocated Crown Land		WIDI MOB	YALGOO(S)	ReserveWithPowerTo Lease	No
1011987	99	DP222907	LR3012/748	Unallocated Crown Land		WIDI MOB	YALGOO(S)	ReserveWithPowerTo Lease	No
1011988	59	DP222907	LR3012/727	Unallocated Crown Land		WIDI MOB	YALGOO(S)	ReserveWithPowerTo Lease	No
1011989	60	DP222907	LR3012/743	Unmanaged Reserve	R 4937	WIDI MOB	YALGOO(S)	ReserveWithPowerTo Lease	No
1011990	98	DP222907	LR3012/748	Unallocated Crown Land		WIDI MOB	YALGOO(S)	ReserveWithPowerTo Lease	No
1011991	97	DP222907	LR3012/748	Unallocated Crown Land		WIDI MOB	YALGOO(S)	ReserveWithPowerTo Lease	No
1011992	61	DP222907	LR3012/743	Unmanaged Reserve	R 4937	WIDI MOB	YALGOO(S)	ReserveWithPowerTo Lease	No
1011993	62	DP222907	LR3012/727	Unallocated Crown Land		WIDI MOB	YALGOO(S)	ReserveWithPowerTo Lease	No
1011994	96	DP222907	LR3012/748	Unallocated Crown Land		WIDI MOB	YALGOO(S)	ReserveWithPowerTo Lease	No
1011995	63	DP222907	LR3012/727	Unallocated Crown Land		WIDI MOB	YALGOO(S)	ReserveWithPowerTo Lease	No
1011996	95	DP222907	LR3012/748	Unallocated Crown Land		WIDI MOB	YALGOO(S)	ReserveWithPowerTo Lease	No

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
1011997	64	DP222907	LR3012/727	Unallocated Crown Land		WIDI MOB	YALGOO(S)	ReserveWithPowerTo Lease	No
1011998	94	DP222907	LR3012/748	Unallocated Crown Land		WIDI MOB	YALGOO(S)	ReserveWithPowerTo Lease	No
1011999	92	DP222907	LR3012/748	Unallocated Crown Land		WIDI MOB	YALGOO(S)	ReserveWithPowerTo Lease	No
1012000	91	DP222907	LR3012/748	Unallocated Crown Land		WIDI MOB	YALGOO(S)	ReserveWithPowerTo Lease	No
1012001	90	DP222907	LR3012/748	Unallocated Crown Land		WIDI MOB	YALGOO(S)	ReserveWithPowerTo Lease	No
1012002	89	DP222907	LR3012/748	Unallocated Crown Land		WIDI MOB	YALGOO(S)	ReserveWithPowerTo Lease	No
1012003	88	DP222907	LR3012/748	Unallocated Crown Land		WIDI MOB	YALGOO(S)	ReserveWithPowerTo Lease	No
1012004	100	DP222907	LR3029/855	Unmanaged Reserve	R 4940	WIDI MOB	YALGOO(S)	ReserveWithPowerTo Lease	No
1012005	87	DP222907	LR3012/748	Unallocated Crown Land		WIDI MOB	YALGOO(S)	ReserveWithPowerTo Lease	No
1012006	86	DP222907	LR3012/748	Unallocated Crown Land		WIDI MOB	YALGOO(S)	ReserveWithPowerTo Lease	No
1012007	101	DP222907	LR3012/746	Unmanaged Reserve	R 4941	WIDI MOB	YALGOO(S)	ReserveWithPowerTo Lease	No
1012023	15	DP222907	LR3012/726	Unallocated Crown Land		WIDI MOB	YALGOO(S)	ReserveWithPowerTo Lease	No
1012026	16	DP222907	LR3012/726	Unallocated Crown Land		WIDI MOB	YALGOO(S)	ReserveWithPowerTo Lease	No
1012027	17	DP222907	LR3012/726	Unallocated Crown Land		WIDI MOB	YALGOO(S)	ReserveWithPowerTo Lease	No

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
1012030	18	DP222907	LR3012/730	Unmanaged Reserve	R 4934	WIDI MOB	YALGOO(S)	ReserveWithPowerTo Lease	No
1012032	19	DP222907	LR3012/730	Unmanaged Reserve	R 4934	WIDI MOB	YALGOO(S)	ReserveWithPowerTo Lease	No
1012033	42	DP222907	LR3012/727	Unallocated Crown Land		WIDI MOB	YALGOO(S)	ReserveWithPowerTo Lease	No
1012034	20	DP222907	LR3012/730	Unmanaged Reserve	R 4934	WIDI MOB	YALGOO(S)	ReserveWithPowerTo Lease	No
1012035	41	DP222907	LR3012/726	Unallocated Crown Land		WIDI MOB	YALGOO(S)	ReserveWithPowerTo Lease	No
1012036	21	DP222907	LR3012/726	Unallocated Crown Land		WIDI MOB	YALGOO(S)	ReserveWithPowerTo Lease	No
1012037	40	DP222907	LR3012/726	Unallocated Crown Land		WIDI MOB	YALGOO(S)	ReserveWithPowerTo Lease	No
1012038	22	DP222907	LR3012/726	Unallocated Crown Land		WIDI MOB	YALGOO(S)	ReserveWithPowerTo Lease	No
1012039	39	DP222907	LR3012/726	Unallocated Crown Land		WIDI MOB	YALGOO(S)	ReserveWithPowerTo Lease	No
1012040	23	DP222907	LR3012/726	Unallocated Crown Land		WIDI MOB	YALGOO(S)	ReserveWithPowerTo Lease	No
1012041	38	DP222907	LR3012/726	Unallocated Crown Land		WIDI MOB	YALGOO(S)	ReserveWithPowerTo Lease	No
1012042	24	DP222907	LR3012/726	Unallocated Crown Land		WIDI MOB	YALGOO(S)	ReserveWithPowerTo Lease	No
1012043	25	DP222907	LR3012/726	Unallocated Crown Land		WIDI MOB	YALGOO(S)	ReserveWithPowerTo Lease	No
1012044	37	DP222907	LR3012/726	Unallocated Crown Land		WIDI MOB	YALGOO(S)	ReserveWithPowerTo Lease	No

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
1012045	26	DP222907	LR3012/726	Unallocated Crown Land		WIDI MOB	YALGOO(S)	ReserveWithPowerTo Lease	No
1012046	36	DP222907	LR3012/726	Unallocated Crown Land		WIDI MOB	YALGOO(S)	ReserveWithPowerTo Lease	No
1012047	27	DP222907	LR3012/726	Unallocated Crown Land		WIDI MOB	YALGOO(S)	ReserveWithPowerTo Lease	No
1012048	35	DP222907	LR3012/726	Unallocated Crown Land		WIDI MOB	YALGOO(S)	ReserveWithPowerTo Lease	No
1012049	34	DP222907	LR3012/726	Unallocated Crown Land		WIDI MOB	YALGOO(S)	ReserveWithPowerTo Lease	No
1012050	33	DP222907	LR3012/726	Unallocated Crown Land		WIDI MOB	YALGOO(S)	ReserveWithPowerTo Lease	No
1012051	32	DP222907	LR3012/726	Unallocated Crown Land		WIDI MOB	YALGOO(S)	ReserveWithPowerTo Lease	No
1012052	31	DP222907	LR3012/731	Unmanaged Reserve	R 4935	WIDI MOB	YALGOO(S)	ReserveWithPowerTo Lease	No
1012053	30	DP222907	LR3012/731	Unmanaged Reserve	R 4935	WIDI MOB	YALGOO(S)	ReserveWithPowerTo Lease	No
1012054	29	DP222907	LR3012/726	Unallocated Crown Land		WIDI MOB	YALGOO(S)	ReserveWithPowerTo Lease	No
1012055	28	DP222907	LR3012/726	Unallocated Crown Land		WIDI MOB	YALGOO(S)	ReserveWithPowerTo Lease	No
1052726			All those lands and waters commencing at the southeastern corner of Lot 10935 as shown on Deposited Plan 33147 and extending northerly to the southwestern corner of Lot 10936 as shown on Deposited Plan 210775; then easterly along the southern boundary of that lot to the western side of an unnamed road; then generally southwesterly along the western side of that road to the northern side of Tomkins Road; then northwesterly along the northern side of that road back to the commencement point. EXCLUSIONS Reserve 31234.	Unallocated Crown Land		SOUTHERN YAMATJI	IRWIN(S)	ReserveWithoutPowerTo Lease	No

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert	
1055586			All those lands and waters commencing at the southwestern corner of the western severance of Lot 5494 as shown on Deposited Plan 232588 and extending southeasterly along the southwestern boundary of that severance to its southernmost southeastern corner; then northwesterly to and along a northeastern boundary of Pintharuka West Road to the eastern boundary of the northeastern severance of Lot 5495 (Reserve 13032) as shown on Deposited Plan 232588; then northerly along that boundary back to the commencement point.	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No	
1064324				Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No	
1057399	11481	DP185679		LR3079/125	Unmanaged Reserve	R 41944	SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
11818062				All those lands and waters commencing at the westernmost southwestern corner of Lot 11263 as shown on Deposited Plan 91188 (Reserve 35206) and extending easterly along the southern boundary of that lot to the northwestern corner of Lot 11221 as shown on Deposited Plan 214049 (Reserve 34945); then southerly and easterly along the boundaries of that lot to the intersection with the northernmost northwestern corner of Lot 7462 as shown on Deposited Plan 202683 (Unallocated Crown Land); then generally southerly, easterly, and generally northerly along the boundaries of that lot to the intersection with a western boundary of Unallocated Crown Land at approximate coordinate point Latitude 28.101403 South Longitude 114.183183 East; then generally southeasterly along the boundaries of that Unallocated Crown Land to an intersection with a point on the boundary of Lot 12149 as shown on Deposited Plan 243263 (General Lease K995494); then generally southeasterly along the boundaries of that lot to an intersection with the westernmost northwestern corner of Lot 11442 as shown on Deposited Plan 184559 (Unallocated Crown Land); then southeasterly and northeasterly along the boundaries of that lot to the northwestern corner of Lot 11441 as shown on Deposited Plan 184559 (Unallocated Crown Land); then southeasterly, northeasterly and northwesterly along the boundaries of that lot to the intersection with a southwestern corner of again Lot 12149 as shown on Deposited Plan 243263 (General Lease K995494); then generally southeasterly along the boundaries of that lot to the intersection with the westernmost northwestern corner of Lot 4467 as shown on Deposited Plan 143461 (Unallocated Crown Land); then southeasterly along the western boundary of that lot to the intersection with a northern boundary of Port Gregory Road; then generally northwesterly along the boundary of that road and unnamed road to the intersection with a western boundary of Williams Street; then southerly along the boundary of that latter road to an intersection with Lot 192 as shown on Deposited Plan 189298 (Reserve 41175) then westerly, southerly and easterly along the boundaries of that lot to the intersection with the northwestern corner of Lot 91 as shown on Deposited Plan 164931; then southerly along the eastern boundaries of that lot and Lots 92 and 93 to the	Unallocated Crown Land		HUTT RIVER	NORTHAMPTON (S)	ReserveWithPowerTo Lease	No
11818064				Unallocated Crown Land			HUTT RIVER	NORTHAMPTON (S)	ReserveWithPowerTo Lease	No
11818065				Unallocated Crown Land			HUTT RIVER	NORTHAMPTON (S)	ReserveWithPowerTo Lease	No
987708				Unallocated Crown Land			HUTT RIVER	NORTHAMPTON (S)	ReserveWithPowerTo Lease	No
987713				Unallocated Crown Land			HUTT RIVER	NORTHAMPTON (S)	ReserveWithPowerTo Lease	No
987687				Unallocated Crown Land			HUTT RIVER	NORTHAMPTON (S)	ReserveWithPowerTo Lease	No
1057538				Unallocated Crown Land			HUTT RIVER	NORTHAMPTON (S)	ReserveWithPowerTo Lease	No
1057539				Unallocated Crown Land			HUTT RIVER	NORTHAMPTON (S)	ReserveWithPowerTo Lease	No

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
1057540			<p>northwestern corner of Lot 70 as shown on Deposited Plan 205919; then southerly along the western boundary of that lot to the northwestern corner of Lot 120 as shown on Deposited Plan 181787 (Reserve 25882); then southerly along the western boundary of that lot to the northwestern corner of Lot 94 as shown on Deposited Plan 164931 (Reserve 25882); then southwesterly along the western boundary of that lot to the northwestern corner of Lot 71 as shown on Deposited Plan 205919; then southwesterly along the northwestern boundary of that lot to the northwestern corner of Lot 1 as shown on Deposited Plan 26101; then southwesterly along the northwestern boundary of that lot and Lot 2 to the northwestern corner of Lot 74 as shown on Deposited Plan 205919; then southwesterly along the northwestern boundary of that lot and Lots 75 and 76, to an intersection with a northeastern corner of Lot 156 as shown on Deposited Plan 183706 (Reserve 36615); then generally westerly and southwesterly along the boundaries of that lot to an intersection with High Water Mark; then generally northwesterly along High Water Mark to an intersection with the southwestern boundary of Gregory Town Lot 55; then northeasterly along the southern boundaries of that lot and Gregory Town Lots 4; 3; 2 and 1 to the intersection of the southern boundary of unnamed road; then northeasterly along the southern boundary of that unnamed road to the</p>	Unallocated Crown Land		HUTT RIVER	NORTHAMPTON (S)	ReserveWithPowerTo Lease	No

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
1059440			<p>All those lands and waters commencing at the westernmost northwestern corner of Lot 17 as shown on Deposited Plan 25771 and extending southeasterly along the southwestern boundary of that severance to its southwestern corner; then southeasterly along southwestern boundaries of Lots 16 and 15 as shown on Deposited Plan 25111 to the northwestern corner of Lot 12 as shown on Diagram 85228; then southeasterly along the southwestern boundary of that lot and southeasterly along the southwestern boundary of Lot 11 as shown on Diagram 82558 to the northwestern corner of Lot 3 as shown on Plan 6549; then generally southeasterly along southwestern boundaries of that lot to the northwestern corner of Lot 8 as shown on Diagram 20880; then southeasterly along southwestern boundaries of that lot, Lot 7 as shown on Diagram 20880 and Lot 9 and Lot 10 as shown on Diagram 36657 to the northern boundary of Lot 1891 as shown on Deposited Plan 231627; then westerly and generally southeasterly along northern and southwestern boundaries of that lot to the northernmost northwestern corner of Lot 11757 (Reserve 40581) as shown on Deposited Plan 188544; then generally southeasterly along northwestern boundaries of that lot to the northwestern corner of Lot 12820 (Reserve 24738) as shown on Deposited Plan 40001; then generally southeasterly along northwestern boundaries of that lot to the northwestern corner of Lot 12022 (Reserve 43360) as shown on Plan 18249; then generally southeasterly along northwestern boundaries of that lot to the northern corner of Lot 12399 (Reserve 43360) as shown on Plan 23626; then southeasterly, southeasterly and again southeasterly along northwestern, southwestern and northwestern boundaries of that lot to its southwestern corner; then southeasterly and southeasterly along northwestern and southwestern boundaries of the southernmost severance of Lot 9502 as shown on Deposited Plan 406911 to the westernmost northwestern corner of Lot 12277 (Reserve 45523) as shown on Plan 19887; then generally southeasterly and southerly along the southwestern boundaries of that lot to the northern boundary of Lot 977 (Reserve 41198) as shown on Deposited Plan 60563; then westerly along that boundary and westerly along the northern boundary of Lot 2900 (Reserve 41198) as shown on Deposited Plan 240314 to the High Water Mark of the Indian Ocean; then generally northwesterly, generally northeasterly, generally northerly, again generally northwesterly, again generally northeasterly, again generally northwesterly and again generally northeasterly along that watermark to the southernmost southwestern corner of Lot 320 as shown on Deposited Plan 40417; then southeasterly along the southwestern boundary of that to the southernmost southwestern boundary of Lot 1 as shown on Deposited Plan 45585; then southeasterly along a southwestern boundary of that lot back to the commencement point.</p>	Unallocated Crown Land		SOUTHERN YAMATJI	CHAPMAN VALLEY(S) GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
1060560			All those lands and waters commencing at the northernmost northeastern corner of Lot 3270 as shown on Deposited Plan 204704, and extending easterly to the prolongation northerly of the northernmost western boundary of Lot 4115 as shown on Deposited Plan 209663; then southerly and westerly along the boundaries of that lot to its westernmost corner; then westerly along the prolongation easterly of the southernmost northern boundary of Lot 3270 as shown on Deposited Plan 204704 to its easternmost northeastern corner, and extending westerly and northerly along boundaries of that lot back to the commencement point.	Unallocated Crown Land		WIDI MOB	DALWALLINU(S)	ReserveWithPowerTo Lease	No
1066912			All those lands and waters commencing at the southwestern corner of Lot 381 as shown on Deposited Plan 58774 and extending easterly along the southern boundary of that lot to its southeastern corner; then easterly along the prolongation westerly to the southwestern corner of the northern severance of Lot 12455 as shown on Deposited Plan 221092 and extending easterly to its southernmost southeastern corner; then southwesterly along the prolongation northeasterly of the northeastern corner of the southern severance of again that Lot 12455 and extending westerly along the northern boundary to its northwestern corner; then westerly along the prolongation easterly of the northernmost northeastern corner of Lot 382 as shown on Deposited Plan 58774 and extending westerly along the northern boundary of that lot to its northwestern corner; then northeasterly along the eastern boundary of Lot 327 as shown on Deposited Plan 403121 (Reserve 19219) back to the commencement point.	Unallocated Crown Land		SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithoutPowerTo Lease	No
1067655			All those lands and waters commencing at a point on the eastern boundary of Lot 103 as shown on Deposited Plan 243141 and extending southeasterly, southerly and southwesterly along the western boundary of an unnamed road to an intersection with a point on the eastern boundary of again Lot 103; then northerly along the east boundary of that lot back to the commencement point.	Unallocated Crown Land		HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
1079303	12028	P 18639	LR3011/717	Unmanaged Reserve	R 43472	HUTT RIVER	NORTHAMPTON (S)	ReserveWithPowerTo Lease	No
1083586			All those lands and waters commencing at the northeastern corner of Lot 10204 as shown on Deposited Plan 206712, then southerly along the eastern boundary of that lot to the northwestern corner of Lot 11043 as shown on Deposited Plan 91915 (Reserve 31231); then westerly, southeasterly and easterly along the boundaries of that lot to the eastern boundary of again Lot 10204 as shown on Deposited Plan 206712; then southerly along the western boundary of that lot to the northeastern corner of Lot 11044 as shown on Deposited Plan 91915 (Reserve 31231); then westerly and southerly along the boundaries of that lot to the northern side of Pit Road; then westerly along the northern side of that road to the eastern side of Correy Road; then northeasterly and northerly along the easterly side of Correy Road to the southern boundary of an unnamed road; then easterly along the southern side of that road back to the commencement point.	Unallocated Crown Land		SOUTHERN YAMATJI	IRWIN(S) THREE SPRINGS(S)	ReserveWithoutPowerTo Lease	No

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
1083770	11877	DP217734	LR3056/392	Unallocated Crown Land		SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithoutPowerToLease	No
1083771	11877	DP217734	LR3056/392	Unallocated Crown Land		SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithoutPowerToLease	No
1084268			All those lands and waters commencing at the easternmost southeastern corner of Lot 3000 as shown on Deposited Plan 46591 (Reserve 32182) and extending northwesterly and northeasterly along the boundaries of that lot to the southern boundary of George Street; then generally southeasterly along the southern boundary of that road to the western boundary of White Tops Drive; then generally southwesterly along the western boundary of that road back to the commencement point.	Unallocated Crown Land		SOUTHERN YAMATJI	IRWIN(S)	ReserveWithPowerToLease	Yes
1084269				Unallocated Crown Land		SOUTHERN YAMATJI	IRWIN(S)	ReserveWithPowerToLease	Yes
574331				Unallocated Crown Land		SOUTHERN YAMATJI	IRWIN(S)	ReserveWithPowerToLease	Yes
1093706	12	DP152978	LR3011/383	Unmanaged Reserve	R 19785	SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerToLease	No
1096276	220	DP189183	LR3011/392	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerToLease	No
1096277	221	DP189183	LR3011/393	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerToLease	No

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
1111032			All those lands and waters commencing at the southwestern corner of Lot 713 as shown on Deposited Plan 231555 and extending northeasterly along the southeastern boundary of that lot to the northwestern corner of the northernmost northwestern severance of Lot 2 as shown on Plan 14204; then southwesterly along the western boundary of that severance to a northwestern boundary of Brand Highway; then southwesterly along that boundary to the northernmost northeastern corner of the westernmost northwestern severance of again Lot 2; then southwesterly along the northwestern boundary of that severance to a northwestern boundary of Brand Highway; then generally southwesterly along that boundary to the northernmost southeastern severance of Lot 22 as shown on Plan 20774; then southwesterly along the northwestern boundary of that severance to a northwestern boundary of Ellery Road; then southwesterly along that boundary to the northwestern corner of the southernmost southeastern severance of again Lot 22; then southwesterly along the northwestern boundary of that lot to a northwestern boundary of Ellery Road; then southwesterly along that boundary to a northeastern boundary of Brand Highway; then northwesterly along that boundary to the right bank of the Irwin River; then generally northeasterly along that riverbank back to the commencement point.	Unallocated Crown Land		SOUTHERN YAMATJI	IRWIN(S)	Reserve Without Power To Lease	No
1119855	11944	DP218173	LR3011/385	Unallocated Crown Land		SOUTHERN YAMATJI	IRWIN(S)	Reserve Without Power To Lease	No
1155228	3018	DP192490	LR3106/212	Managed Reserve	R 22115	SOUTHERN YAMATJI	GREATER GERALDTON(C)	Reserve With Power To Lease	Yes
1155229	3019	DP192490	LR3141/109	Managed Reserve	R 24680	SOUTHERN YAMATJI	GREATER GERALDTON(C)	Reserve With Power To Lease	Yes
1178560				Unallocated Crown Land		SOUTHERN YAMATJI	IRWIN(S)	Reserve With Power To Lease	Yes
1178561				Unallocated Crown Land		SOUTHERN YAMATJI	IRWIN(S)	Reserve With Power To Lease	Yes
574291			All those lands and waters commencing at the southwestern corner of Lot 3001 as shown on Deposited Plan 46591, and extending northeasterly and northwesterly along its boundaries to the eastern boundary of White Tops Drive; then generally northeasterly along the eastern boundary of that road to the southern boundary of George Street; then generally southeasterly along the southern boundary of that road to the westernmost southwestern corner of Lot 932 as shown on Deposited Plan 219442; then generally southeasterly along the southwestern boundaries of that lot to the northernmost northeastern corner of Lot 12124 as shown on Deposited Plan 219523 (Reserve 24829); then westerly along the northern boundary of that lot to the eastern boundary of White Tops Drive; then northwesterly and northeasterly along the eastern boundary of that road back to the commencement point.	Unallocated Crown Land		SOUTHERN YAMATJI	IRWIN(S)	Reserve With Power To Lease	Yes

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
1188180	12110	DP219382	LR3108/109	Unallocated Crown Land		HUTT RIVER	NORTHAMPTON (S)	ReserveWithPowerTo Lease	No
1189608	399	DP192972	LR3155/871	Unallocated Crown Land		SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerTo Lease	Yes
1189609	400	DP192972	LR3155/872	Unallocated Crown Land		SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerTo Lease	Yes
1190641	3042	DP192993	LR3108/232	Managed Reserve	R 36091	SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	Yes
1194780	932	DP219442	LR3107/505	Unallocated Crown Land		SOUTHERN YAMATJI	IRWIN(S)	ReserveWithPowerTo Lease	No
1197998	12003	DP193110	LR3121/130	Unmanaged Reserve	R 8038	HUTT RIVER SOUTHERN YAMATJI	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
1200614	12124	DP219523	LR3108/838	Unmanaged Reserve	R 24829	SOUTHERN YAMATJI	IRWIN(S)	ReserveWithPowerTo Lease	No
1200617	12125	DP219523	LR3108/839	Unmanaged Reserve	R 24829	SOUTHERN YAMATJI	IRWIN(S)	ReserveWithPowerTo Lease	No
1202283	12001	DP191970	LR3145/432	Unmanaged Reserve	R 5885	HUTT RIVER	NORTHAMPTON (S)	ReserveWithPowerTo Lease	No
1243867	11770	DP217754	LR3079/236	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
1260876	11939	DP220020	LR3099/680	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
1279099	69	DP220142	LR3135/915	Unmanaged Reserve	R 2301	SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	Yes
1319716	3112	DP220982	LR3116/818	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
1322583	11073	DP210339	LR3010/900	Unmanaged Reserve	R 24083	SOUTHERN YAMATJI	MINGENEW(S)	ReserveWithoutPowerToLease	No
1334184	925	DP218422	LR3100/980	Unallocated Crown Land		SOUTHERN YAMATJI	IRWIN(S)	ReserveWithPowerTo Lease	Yes

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
1334218	11816	DP220201	LR3074/589	Unallocated Crown Land		SOUTHERN YAMATJI	YALGOO(S)	ReserveWithPowerTo Lease	Yes
1334219			All those lands and waters commencing at a northeastern boundary of Wurarga Road as shown on Deposited Plan 211061 and extending generally northeasterly and southeasterly along northwestern and northeastern boundaries of former Geraldton to Mount Magnet Road to a northeastern boundary of Wurarga Road as shown on Deposited Plan 211061; then northwesterly along that boundary to a southwestern boundary of former Geraldton to Mount Magnet Road; then generally northwesterly and southwesterly along southwestern and southeastern boundaries of that road to a northeastern boundary of Wurarga Road as shown on Deposited Plan 211061; then northwesterly along that boundary back to the commencement point.	Unallocated Crown Land		SOUTHERN YAMATJI	YALGOO(S)	ReserveWithPowerTo Lease	Yes
1334228	11816	DP220201	LR3074/589	Unallocated Crown Land		SOUTHERN YAMATJI	YALGOO(S)	ReserveWithPowerTo Lease	Yes
1334229			All those lands and waters commencing from the eastern corner of the northeastern severance of Lot 310 as shown on Deposited Plan 43526 and extending generally southeasterly, generally northeasterly and again generally southeasterly along northeastern and northwestern boundaries of the northern severance of the discontinued Mullewa to Cue Railway Reserve to a northwestern boundary of former Geraldton to Mount Magnet Road; then northeasterly along that boundary to a southwestern boundary of Wurarga Road as shown on Deposited Plan 211061; then southeasterly along that boundary to a southeastern boundary of former Geraldton to Mount Magnet Road; then southwesterly along that boundary to a northeastern boundary of discontinued Mullewa to Cue Railway Reserve; then southeasterly along that severance to a northeastern corner of Lot 12179 as shown on Deposited Plan 220280 (Sheet 5); then northwesterly, southwesterly and generally northwesterly along northeastern and northwestern boundaries of that lot to the southern corner of the northeastern severance of again Lot 310; then northeasterly along the southeastern boundary of that severance back to the commencement point.	Unallocated Crown Land		SOUTHERN YAMATJI	YALGOO(S)	ReserveWithPowerTo Lease	Yes
11513528				Unallocated Crown Land		SOUTHERN YAMATJI	YALGOO(S)	ReserveWithPowerTo Lease	Yes
1338575	12562	DP195186	LR3121/98	Unallocated Crown Land		SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerTo Lease	No
1338587	12298	DP220114	LR3112/802	Unmanaged Reserve	R 10877	SOUTHERN YAMATJI	IRWIN(S)	ReserveWithoutPowerToLease	No
1338588	12297	DP220114	LR3123/750	Unmanaged Reserve	R 10877	SOUTHERN YAMATJI	IRWIN(S)	ReserveWithoutPowerToLease	No
1338589	12299	DP220114	LR3112/803	Unmanaged Reserve	R 10876	SOUTHERN YAMATJI	IRWIN(S)	ReserveWithoutPowerToLease	No

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
1338590	12299	DP220114	LR3112/803	Unmanaged Reserve	R 10876	SOUTHERN YAMATJI	IRWIN(S) MINGENEW(S)	ReserveWithoutPowerToLease	No
1339887	12452	DP195105	LR3118/259	Unallocated Crown Land		SOUTHERN YAMATJI	IRWIN(S)	ReserveWithoutPowerToLease	No
1339888	12452	DP195105	LR3118/259	Unallocated Crown Land		SOUTHERN YAMATJI	IRWIN(S)	ReserveWithoutPowerToLease	No
1339889	12454	DP195106	LR3118/261	Unallocated Crown Land		SOUTHERN YAMATJI	IRWIN(S)	ReserveWithoutPowerToLease	No
1339890	12454	DP195106	LR3118/261	Unallocated Crown Land		SOUTHERN YAMATJI	IRWIN(S)	ReserveWithoutPowerToLease	No
1339894	12457	DP195107	LR3118/270	Unallocated Crown Land		SOUTHERN YAMATJI YUED	CARNAMAH(S) COOROW(S)	ReserveWithPowerToLease	No
1343085	405	DP195276	LR3121/316	Unallocated Crown Land		SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerToLease	Yes
1343086	406	DP195276	LR3121/317	Unallocated Crown Land		SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerToLease	Yes
1347396	36	DP195350	LR3122/190	Unallocated Crown Land		HUTT RIVER	NORTHAMPTON(S)	ReserveWithPowerToLease	Yes
1347806	12234	DP95260	LR3111/599	Unmanaged Reserve	R 10876	SOUTHERN YAMATJI	IRWIN(S)	ReserveWithoutPowerToLease	No
1347807	12490	DP220865	LR3118/575	Unmanaged Reserve	R 10876	SOUTHERN YAMATJI	IRWIN(S)	ReserveWithoutPowerToLease	No
1348842	12453	DP221090	LR3118/260	Unallocated Crown Land		SOUTHERN YAMATJI	IRWIN(S)	ReserveWithoutPowerToLease	No
1348843	12251	DP244036	LR3115/199	Unallocated Crown Land		SOUTHERN YAMATJI	IRWIN(S)	ReserveWithoutPowerToLease	No
1348844	12487	DP220865	LR3118/572	Unallocated Crown Land		SOUTHERN YAMATJI	IRWIN(S)	ReserveWithoutPowerToLease	No

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
1348845	12369	DP185714	LR3116/70	Unallocated Crown Land		SOUTHERN YAMATJI	IRWIN(S)	ReserveWithoutPowerToLease	No
1348846	12453	DP221090	LR3118/260	Unallocated Crown Land		SOUTHERN YAMATJI	IRWIN(S)	ReserveWithoutPowerToLease	No
1348847	12251	DP244036	LR3115/199	Unallocated Crown Land		SOUTHERN YAMATJI	IRWIN(S)	ReserveWithoutPowerToLease	No
1348848	12487	DP220865	LR3118/572	Unallocated Crown Land		SOUTHERN YAMATJI	IRWIN(S)	ReserveWithoutPowerToLease	No
1348851	12487	DP220865	LR3118/572	Unallocated Crown Land		SOUTHERN YAMATJI	IRWIN(S)	ReserveWithoutPowerToLease	No
1348852	12251	DP244036	LR3115/199	Unallocated Crown Land		SOUTHERN YAMATJI	IRWIN(S)	ReserveWithoutPowerToLease	No
1348853	12368	DP185714	LR3115/149	Unallocated Crown Land		SOUTHERN YAMATJI	IRWIN(S)	ReserveWithoutPowerToLease	No
1348854	12251	DP244036	LR3115/199	Unallocated Crown Land		SOUTHERN YAMATJI	IRWIN(S)	ReserveWithoutPowerToLease	No
1350763	12455	DP221092	LR3118/262	Unallocated Crown Land		SOUTHERN YAMATJI	IRWIN(S)	ReserveWithoutPowerToLease	No
1352586	172	DP221403	LR3122/754	Unallocated Crown Land		SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerToLease	No
1352587	171	DP221403	LR3122/753	Unallocated Crown Land		SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerToLease	No
1356260	12453	DP221090	LR3118/260	Unallocated Crown Land		SOUTHERN YAMATJI	IRWIN(S)	ReserveWithoutPowerToLease	No
1360616	3208	DP26967	LR3128/407	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerToLease	Yes

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
1360618	3207	DP26967	LR3128/406	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
1360655	3192	DP26966	LR3125/867	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	Yes
1361221	3169	DP26997	LR3123/879	Unmanaged Reserve	R 48731	SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	Yes
1361222	3170	DP26997	LR3123/880	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	Freehold	N/A
1361233	3147	DP27002	LR3123/857	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	Yes
1361234	3148	DP27002	LR3123/858	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	Yes
1364454	3150	DP27472	LR3123/860	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	Yes
1392097			All those lands and waters commencing at the northeastern corner of Lot 8226 as shown on Deposited Plan 203661; then extending westerly along the boundary of that lot to the intersection with the southeastern corner of Lot 12472 as shown on Deposited Plan 220857 (Reserve 48434); then northerly along the eastern boundary of that lot to a point on the southern boundary of Dartmoor Road North; then northeasterly along the southern boundary of that road back to the commencement point.	Unallocated Crown Land		SOUTHERN YAMATJI	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
11170560	12751	DP37432	LR3088/295	Unallocated Crown Land		SOUTHERN YAMATJI	IRWIN(S)	ReserveWithoutPowerTo Lease	No
11179340	11855	DP91852	LR3091/771	Unmanaged Reserve	R 1019	SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
11179341	11855	DP91852	LR3091/771	Unmanaged Reserve	R 1019	SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
11204909			All those lands and waters commencing at the southeastern corner of Reserve 10506 and extending northerly and generally northwesterly to its northeastern corner; then generally northeasterly and generally northwesterly along the eastern boundaries of the western severances of Lots 52 to 49 as shown on Deposited Plan 231511 to the northeastern corner of the western severance of Lot 49; then easterly along the southern boundary of a parcel of Unallocated Crown Land to an intersection with the northwestern corner of the eastern severance of Lot 49; then generally southeasterly, easterly and generally southwesterly along the western boundaries of the eastern severances of Lot Lots 49 to 52 to the northeastern corner of Lot 9769 as shown on Deposited Plan 205537; then generally southwesterly and southerly to the northern boundary of Isseka Road East; then generally southeasterly along the northern boundary of that road back to the commencement point.	Unallocated Crown Land		HUTT RIVER	NORTHAMPTON (S)	ReserveWithPowerTo Lease	Yes
11228690	957	DP40288	LR3133/366	Unallocated Crown Land		SOUTHERN YAMATJI	IRWIN(S)	ReserveWithPowerTo Lease	Yes
11228691	958	DP40288	LR3133/367	Unallocated Crown Land		SOUTHERN YAMATJI	IRWIN(S)	ReserveWithPowerTo Lease	Yes
11404717	300	DP45077	LR3136/311	Unmanaged Reserve	R 9061	SOUTHERN YAMATJI	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
11478380	300	DP39180	LR3135/757	Unmanaged Reserve	R 48372	SOUTHERN YAMATJI	YALGOO(S)	ReserveWithPowerTo Lease	No
11495225	3001	DP46591	LR3136/950	Unallocated Crown Land		SOUTHERN YAMATJI	IRWIN(S)	ReserveWithPowerTo Lease	Yes
11623424	500	DP53387	LR3155/200	Unallocated Crown Land		SOUTHERN YAMATJI	IRWIN(S)	ReserveWithPowerTo Lease	Yes
718380			All those lands and waters commencing at the northeastern corner of Lot 153 as shown on Deposited	Unallocated Crown Land		HUTT RIVER	NORTHAMPTON (S)	ReserveWithPowerTo Lease	No

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
11667553			Plan 182652 and extending in a southeasterly direction to an intersection with a point on a western boundary of Lot 211 as shown on Deposited Plan 243032 (General Lease K595886); then extending in a southeasterly, southerly, southwesterly and westerly direction to the southeastern corner of Lot 351 as shown on Deposited Plan 54052; then northwesterly along the northeastern boundary of that lot to its northern corner; then southwesterly to an intersection with again Lot 211 as shown on Deposited Plan 243032 (General Lease K595886); then generally northwesterly; then northeasterly, northwesterly and southwesterly; then generally southeasterly along northern, western and southern boundaries of that lot to an intersection with the northeastern corner of Lot 350 as shown on Deposited Plan 54052; then southwesterly to the southwest corner of again Lot 350 as shown on Deposited Plan 54052; then generally northwesterly following the high water mark boundary to an intersection with an eastern boundary of Lot 156 as shown on Deposited Plan 183706 (Reserve 36615); then extending northerly and easterly along that lot to an intersection with a northwestern corner of Port Street; then southerly, easterly and northerly along the boundary of Port Street to the southwest corner of Lot 500 as shown on Deposited Plan 57805 (Reserve 50063); then easterly and northerly along the boundary of that lot to an intersection with Lot 84 as shown on Deposited Plan 20519; then extending easterly along the southern boundary of that lot to the southwestern corner of Lot 216 as shown on Deposited Plan 169828; then easterly along the southern boundary of that lot to the southwestern corner of Lynton Ave; then easterly and northerly along the boundary of Lynton Ave to the southeastern corner of Lot 106 as shown on Deposited Plan 169828; then northerly along the eastern boundary of that lot and Lots 107 108, 109, 110, 111 and 112 to the southeastern corner of Lot 213 as shown on Deposited Plan 191315; then northerly along the eastern boundary of that lot to the southeastern corner of Lot 600 as shown on Deposited Plan 44180; then northerly along the eastern boundary of that lot to its intersection with the southwestern corner of again Lot 153; then easterly and northerly along the boundaries of that lot back to the commencement point.	Unallocated Crown Land		HUTT RIVER	NORTHAMPTON (S)	Reserve With Power To Lease	No
11716670	381	DP58774	LR3152/223	Unallocated Crown Land		SOUTHERN YAMATJI	CARNAMAH(S) IRWIN(S)	Reserve Without Power To Lease	No
11716672	383	DP58774	LR3152/225	Unallocated Crown Land		SOUTHERN YAMATJI	CARNAMAH(S)	Reserve Without Power To Lease	No
11716673	382	DP58774	LR3152/224	Unallocated Crown Land		SOUTHERN YAMATJI	CARNAMAH(S)	Reserve Without Power To Lease	No
11757264	502	DP61047	LR3155/536	Unmanaged Reserve	R 4513	SOUTHERN YAMATJI	GREATER GERALDTON(C)	Reserve With Power To Lease	Yes

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
11768787			All those lands and waters commencing at the northeastern corner of Lot 33 as shown on Deposited Plan 206177 and extending easterly along the southern boundary of Chapman Valley Road to the northwestern corner of Lot 5000 as shown on Deposited Plan 58829 (Reserve 50102); then southerly along a western boundary of that same lot to a westernmost northwestern corner of again Lot 5000; then extending westerly along the northern boundary of an unnamed road to the northeastern corner of Lot 12 as shown on Deposited Plan 152487; then westerly along the northern boundary of that lot to the northeastern corner of Lot 11 as shown on Deposited Plan 152487 (Reserve 20142); then westerly along the northern boundary of that lot to its intersection with a northeastern corner of an unnamed road; then westerly along the northern boundary of that road to its intersection with a northern boundary of Lot 1 as shown on Deposited Plan 152487; then westerly along the northern boundary of that lot and Lots 2 and 3 to a northeastern boundary of Lot 4 as shown on Deposited Plan 152487 (Reserve 20141); then westerly along the boundary of that lot to its northwestern corner; then southerly along the western boundary of that lot to its southwestern corner; then southerly along a western boundary of an unnamed road to the northwestern corner of Lot 8 as shown on Deposited Plan 152487 (Reserve 20141); then westerly along the northern boundary of Lots 9 and 10 as shown on Deposited Plan 152487 to the northwestern corner of Lot 10; then southerly along the western boundary of that same lot to its southwestern corner; then southerly along the western boundary of an unnamed road to its southwest corner; then easterly along the southern boundary of that same unnamed road to an intersection with a point on the western boundary of an unnamed road; then south along the western boundary of that unnamed road to another intersection with the northeastern corner of another unnamed road; then westerly along the northern boundary of that unnamed road to the southeastern corner of Lot 19 as shown on Deposited Plan 77623 (Reserve 20490); then northerly along the eastern boundary of that lot to its northeastern corner; then westerly along the northern boundary of that lot to its northwestern corner; then northerly, generally northwesterly and westerly along the northeastern boundary of Lot 503 as shown on Deposited Plan 412646 (Reserve 53282) to its northwestern corner; then northerly along the eastern boundary of Lot 501 as shown on Deposited Plan 412646 (Yuna Road South) to its northeastern corner; then northerly along the eastern boundary of Yuna Road South to an intersection with the southwestern corner of Lot 300 as shown on Deposited Plan 46521; then northeasterly and easterly along the southern boundary of that lot to the intersection with the southwest corner of Lot 35 as shown on Deposited Plan 182322 (Reserve 48339); then easterly and northerly along the southern and eastern boundaries of that lot to the southwestern corner of Lot 24 as shown on Deposited Plan 206177; then easterly along the southern boundaries of that lot and Lots 25, 26, 27, 28, 29, 30, 31, 32 and 33 to the southeastern corner of Lot 33; then northerly along the eastern boundary of that lot back to the commencement point.	Unallocated Crown Land		SOUTHERN YAMATJI	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	Yes
11772858	377	DP232434	LR3002/4	Unmanaged Reserve	R 11807	SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
11787508	300	DP44446	LR3153/947	Unallocated Crown Land		SOUTHERN YAMATJI	MINGENEW(S)	ReserveWithPowerTo Lease	No
11787509	300	DP44446	LR3153/947	Unallocated Crown Land		SOUTHERN YAMATJI	MINGENEW(S)	ReserveWithPowerTo Lease	No
11815068	300	DP211194	LR3009/35	Unallocated Crown Land		SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerTo Lease	Yes
11815069	115	DP211194	LR3009/35	Unallocated Crown Land		SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerTo Lease	Yes
11815070	114	DP211194	LR3009/35	Unallocated Crown Land		SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerTo Lease	Yes
11815071	301	DP211194	LR3009/35	Unallocated Crown Land		SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerTo Lease	Yes
11815072	111	DP211194	LR3009/35	Unallocated Crown Land		SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerTo Lease	Yes
11815073	110	DP211194	LR3009/35	Unallocated Crown Land		SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerTo Lease	Yes
11815074	112	DP211194	LR3009/35	Unallocated Crown Land		SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerTo Lease	Yes
11815075	113	DP211194	LR3009/35	Unallocated Crown Land		SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerTo Lease	Yes
11815076	116	DP211194	LR3009/35	Unallocated Crown Land		SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerTo Lease	Yes
987803				Unallocated Crown Land		HUTT RIVER	NORTHAMPTON (S)	ReserveWithPowerTo Lease	No
1077965			All those lands and waters commencing at the northernmost northeastern corner of the southern severance of Lot 211 as shown on Deposited Plan 243032 and extending generally northeasterly and generally southeasterly along the southeastern and southwestern boundaries of Port Gregory Road	Unallocated Crown Land		HUTT RIVER	NORTHAMPTON (S)	ReserveWithPowerTo Lease	No

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
1089419			to the northwestern corner of the southeastern severance of Lot 4467 as shown on Deposited Plan 143461; then southeasterly and northeasterly along southwestern and southeastern boundaries of that severance to a southwestern boundary of Port Gregory Road; then generally southeasterly along that boundary to the northern corner of Lot 210 (Reserve 41737) as shown on Deposited Plan 189967; then southwesterly, southeasterly and northeasterly along northwestern, southwestern and southeastern boundaries of that lot to a southwestern boundary of Port Gregory Road; then generally southeasterly along that boundary to a northwestern boundary of Lot 51 as shown on Deposited Plan 58867; then southwesterly and generally southeasterly along northwestern and southwestern boundaries of that lot and southeasterly along the southwestern boundary of Lot 52 as shown on Deposited Plan 58867 to the western corner of Lot 11832 as shown on Deposited Plan 238009; then generally southeasterly and northeasterly along the southern boundaries of that lot to the right bank of the Hutt River; then southwesterly that bank of the river to the High Water Mark of the Indian Ocean; then generally northwesterly along that watermark to the southernmost corner of Lot 350 as shown on Deposited Plan 54052; then northeasterly, northwesterly and again northeasterly along southeasterly, northeastern and again southeastern boundaries of that lot to a southwestern boundary of again Lot 211; then southeasterly, northeasterly, generally southeasterly; generally northeasterly; again generally southeasterly; southwesterly; again southeasterly, again northeasterly; generally northwesterly; again generally northeasterly; again generally northwesterly; again generally northeasterly; again generally northwesterly back to the commencement point.	Unallocated Crown Land		HUTT RIVER	NORTHAMPTON (S)	ReserveWithPowerTo Lease	No
11819118				Unallocated Crown Land		HUTT RIVER	NORTHAMPTON (S)	ReserveWithPowerTo Lease	No
11819441			All those lands and waters commencing at the left bank of the Hutt River and a southwestern boundary of Lot 11833 as shown on Deposited Plan 238009 and extending generally southeasterly along southwestern boundaries of that lot to the prolongation westerly of the southern boundary of Lot 50 as shown on Deposited Plan 60292; then westerly along that prolongation to the High Water Mark of the Indian Ocean; then generally northwesterly along that watermark to the left bank of the Hutt River; then generally northwesterly along that riverbank back to the commencement point.	Unallocated Crown Land		HUTT RIVER	NORTHAMPTON (S)	ReserveWithPowerTo Lease	No
11841136	510	DP64538	LR3011/668	Unallocated Crown Land		SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerTo Lease	Yes
11850163	308	DP45988	LR3157/868	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
11850167	307	DP45988	LR3157/867	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
11850168	306	DP45988	LR3157/866	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No

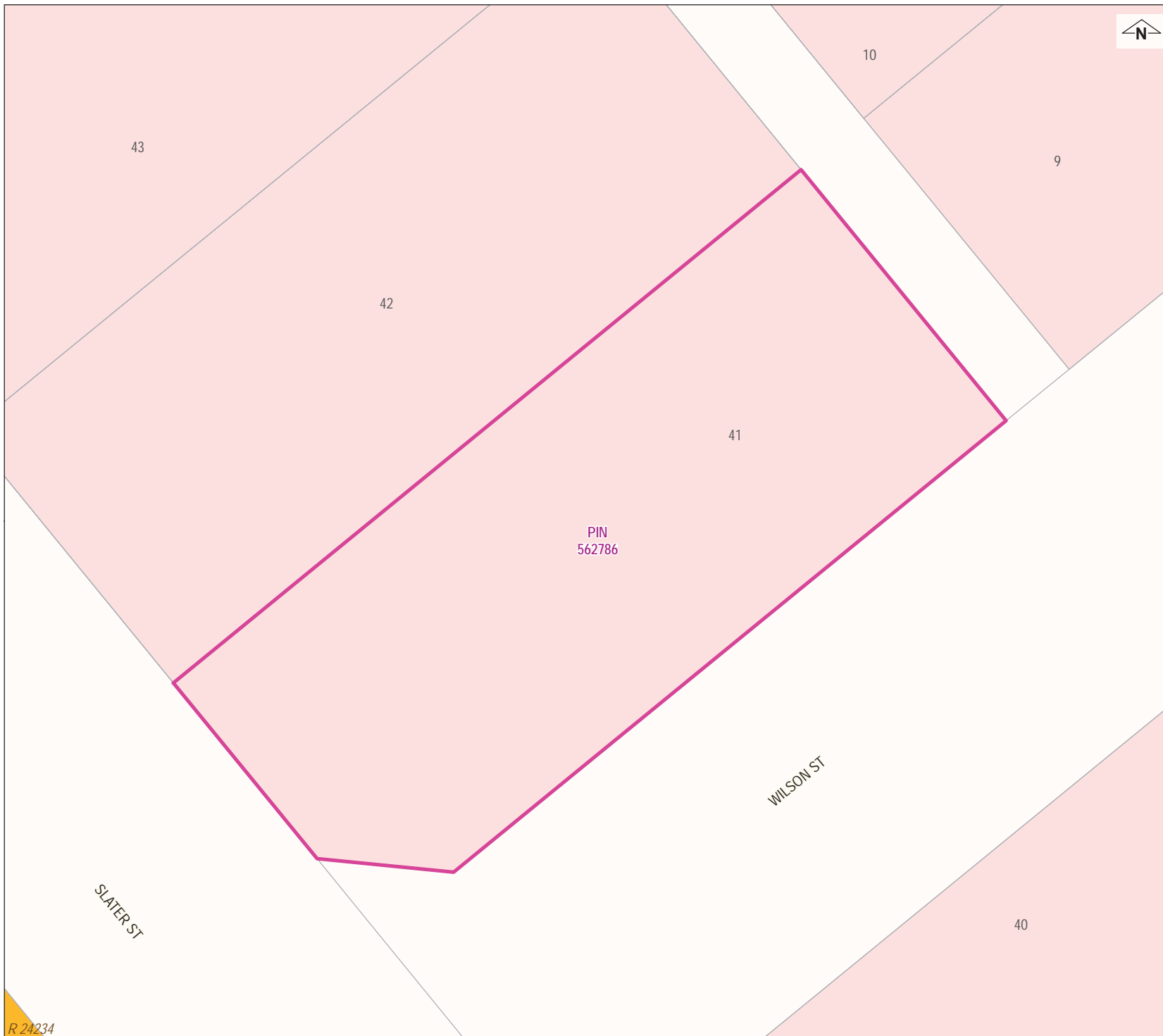
PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
11869457	566	DP66589	LR3012/28	Unallocated Crown Land		SOUTHERN YAMATJI	PERENJOR(S)	ReserveWithPowerTo Lease	Yes
11869477	567	DP66590	LR3012/29	Unallocated Crown Land		SOUTHERN YAMATJI	PERENJOR(S)	ReserveWithPowerTo Lease	Yes
11871300	500	DP67593	LR3012/31	Unallocated Crown Land		SOUTHERN YAMATJI	PERENJOR(S)	ReserveWithPowerTo Lease	Yes
11871301	501	DP67593	LR3012/32	Unallocated Crown Land		SOUTHERN YAMATJI	PERENJOR(S)	ReserveWithPowerTo Lease	Yes
11895617	365	DP68266	LR3160/412	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	Yes
11895618	364	DP68266	LR3160/411	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
11895619	366	DP68266	LR3160/413	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
11900197	93	DP69357	LR3015/664	Unmanaged Reserve	R 14950	HUTT RIVER	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
11905943	557	DP69391	LR3160/270	Unallocated Crown Land		SOUTHERN YAMATJI	PERENJOR(S)	ReserveWithPowerTo Lease	Yes
11917091	17	DP222038	LR3022/464	Unallocated Crown Land		SOUTHERN YAMATJI	THREE SPRINGS(S)	ReserveWithPowerTo Lease	No
11962456	311	DP43526	LR3164/709	Unallocated Crown Land		SOUTHERN YAMATJI	YALGOO(S)	ReserveWithPowerTo Lease	Yes
11969584	502	DP72441	LR3162/97	Unallocated Crown Land		HUTT RIVER	NORTHAMPTON (S)	ReserveWithPowerTo Lease	Yes
12005653	3513	DP204729	LR3021/629	Unallocated Crown Land		WIDI MOB	PERENJOR(S)	ReserveWithPowerTo Lease	No
12009918	602	DP74693	LR3024/127	Unallocated Crown Land		HUTT RIVER	NORTHAMPTON (S)	ReserveWithPowerTo Lease	No

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
12019993	62	DP76144	LR3163/368	Unmanaged Reserve	R 15126	HUTT RIVER	NORTHAMPTON (S)	ReserveWithPowerTo Lease	Yes
12029154	501	DP76702	LR3024/205	Unmanaged Reserve	R 3226	MULLEWA WADIARI COMMUNITY	YALGOO(S)	ReserveWithPowerTo Lease	Yes
12055727	17	DP77632	LR3024/406	Unmanaged Reserve	R 21640	SOUTHERN YAMATJI	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	Yes
12090267	19	DP77623	LR3024/627	Unmanaged Reserve	R 20490	SOUTHERN YAMATJI	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	Yes
12090270	16	DP77623	LR3024/625	Unmanaged Reserve	R 19595	SOUTHERN YAMATJI	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	Yes
12134768	325	DP403121	LR3024/941	Unmanaged Reserve	R 19219	SOUTHERN YAMATJI	IRWIN(S)	ReserveWithPowerTo Lease	No
12134771	326	DP403121	LR3024/942	Unmanaged Reserve	R 19219	SOUTHERN YAMATJI	IRWIN(S)	ReserveWithPowerTo Lease	No
12144196	501	DP404434	LR3165/323	Unallocated Crown Land		WIDI MOB	PERENJORI(S)	ReserveWithPowerTo Lease	No
12144197	502	DP404434	LR3165/324	Unallocated Crown Land		WIDI MOB	PERENJORI(S)	ReserveWithPowerTo Lease	No
12144199	504	DP404434	LR3165/326	Unallocated Crown Land		WIDI MOB	PERENJORI(S)	ReserveWithPowerTo Lease	No
12144200	505	DP404434	LR3165/327	Unallocated Crown Land		WIDI MOB	PERENJORI(S)	ReserveWithPowerTo Lease	No
12187219	301	DP405002	LR3168/482	Unallocated Crown Land		WIDI MOB	PERENJORI(S)	ReserveWithPowerTo Lease	No
12273333	100	DP409885	LR3168/272	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	Yes
12273334	101	DP409885	LR3168/273	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	Yes
12273335	102	DP409885	LR3168/274	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	Yes

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
12273336	103	DP409885	LR3168/275	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	Yes
12273337	104	DP409885	LR3168/276	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	Yes
12273339	106	DP409885	LR3168/278	Unmanaged Reserve	R 4513	SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	Yes
12378656				Unmanaged Reserve	R 15565	SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
12378657				Unmanaged Reserve	R 15565	SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
562139	4278	DP238238	LR3084/824	Unallocated Crown Land		WIDI MOB	PERENJIOR(S)	ReserveWithPowerTo Lease	No
718863	11816	DP220201	LR3074/589	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C),YALGOO(S)	ReserveWithPowerTo Lease	No
1006898	6883	DP91146	LR3073/395	Unallocated Crown Land		SOUTHERN YAMATJI	YALGOO(S)	ReserveWithPowerTo Lease	No
1006899	6883	DP91146	LR3073/395	Unallocated Crown Land		SOUTHERN YAMATJI	YALGOO(S)	ReserveWithPowerTo Lease	No
719675	11	DP152487	LR3140/398	Unmanaged Reserve	R 20142	SOUTHERN YAMATJI	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	Yes
562786	41	DP82750	1215/379	State Held Freehold		SOUTHERN YAMATJI	CARNAMAH(S)	Freehold	N/A
606796	2874	DP216832	LR3040/946	Managed Reserve	R 27321	SOUTHERN YAMATJI	GREATER GERALDTON(C)	Freehold	N/A
627975	190	DP175639	LR3144/640	Managed Reserve	R 25296	SOUTHERN YAMATJI	GREATER GERALDTON(C)	Freehold	N/A
627976	191	DP175639	LR3144/641	Managed Reserve	R 25296	SOUTHERN YAMATJI	GREATER GERALDTON(C)	Freehold	N/A
630478	225	DP191484	LR3103/175	Managed Reserve	R 24334	SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	Yes

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
12057072	102	DP77371	2861/391	State Held Freehold		SOUTHERN YAMATJI	GREATER GERALDTON(C)	Freehold	N/A
573220	10899	DP210816	LR3074/732	Managed Reserve	R 28608	SOUTHERN YAMATJI	THREE SPRINGS(S)	ReserveWithPowerTo Lease	No
573231	10888	DP210804	LR3074/727	Managed Reserve	R 28609	SOUTHERN YAMATJI	CARNAMAH(S)	ReserveWithPowerTo Lease	No
946916	10881	DP210792	LR3085/804	Managed Reserve	R 28607	SOUTHERN YAMATJI YUED	CARNAMAH(S) COOROW(S)	ReserveWithPowerTo Lease	No
630002	11816	DP220201	LR3074/589	Unallocated Crown Land		MULLEWA WADIARI COMMUNITY, YAMATJI	YALGOO(S)	Portion ReserveWithPowerTo Lease	No
1006903	6883	DP91146	LR3073/395	Unallocated Crown Land		SOUTHERN YAMATJI	YALGOO(S)	ReserveWithPowerTo Lease	No
1006904				Unmanaged Reserve		SOUTHERN YAMATJI	YALGOO(S)	ReserveWithPowerTo Lease	No
1237233	4278	DP238238	LR3084/824	Unallocated Crown Land		WIDI MOB	PERENJORI(S)	ReserveWithPowerTo Lease	Yes
1122953			All those lands and waters shown as Former Victoria Location 11308 as shown on Deposited Plan 186235.	Unallocated Crown Land		SOUTHERN YAMATJI	YALGOO(S)	ReserveWithPowerTo Lease	No
11295565	11775	DP217756	LR3150/744	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C), MORAWA(S)	ReserveWithPowerTo Lease	No
11295566	11776	DP217756	LR3150/745	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No

[Page intentionally left blank – see next page]







803
**Yamatji Nation
 Indigenous Land Use
 Agreement**

**Aboriginal Lands Trust -
 Carnamah Slater Street Property**

Schedule 11 Annexure B Part B
 Land tenure as at October 2019

Legend

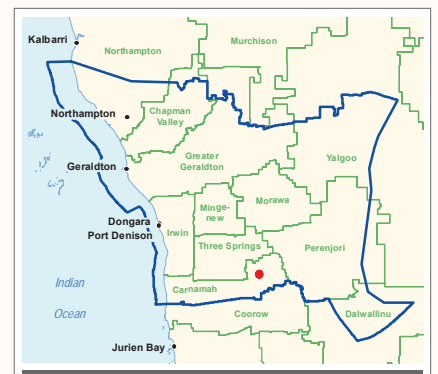
-  Subject lot
-  Agreement Area
-  Freehold
-  Crown Reserves



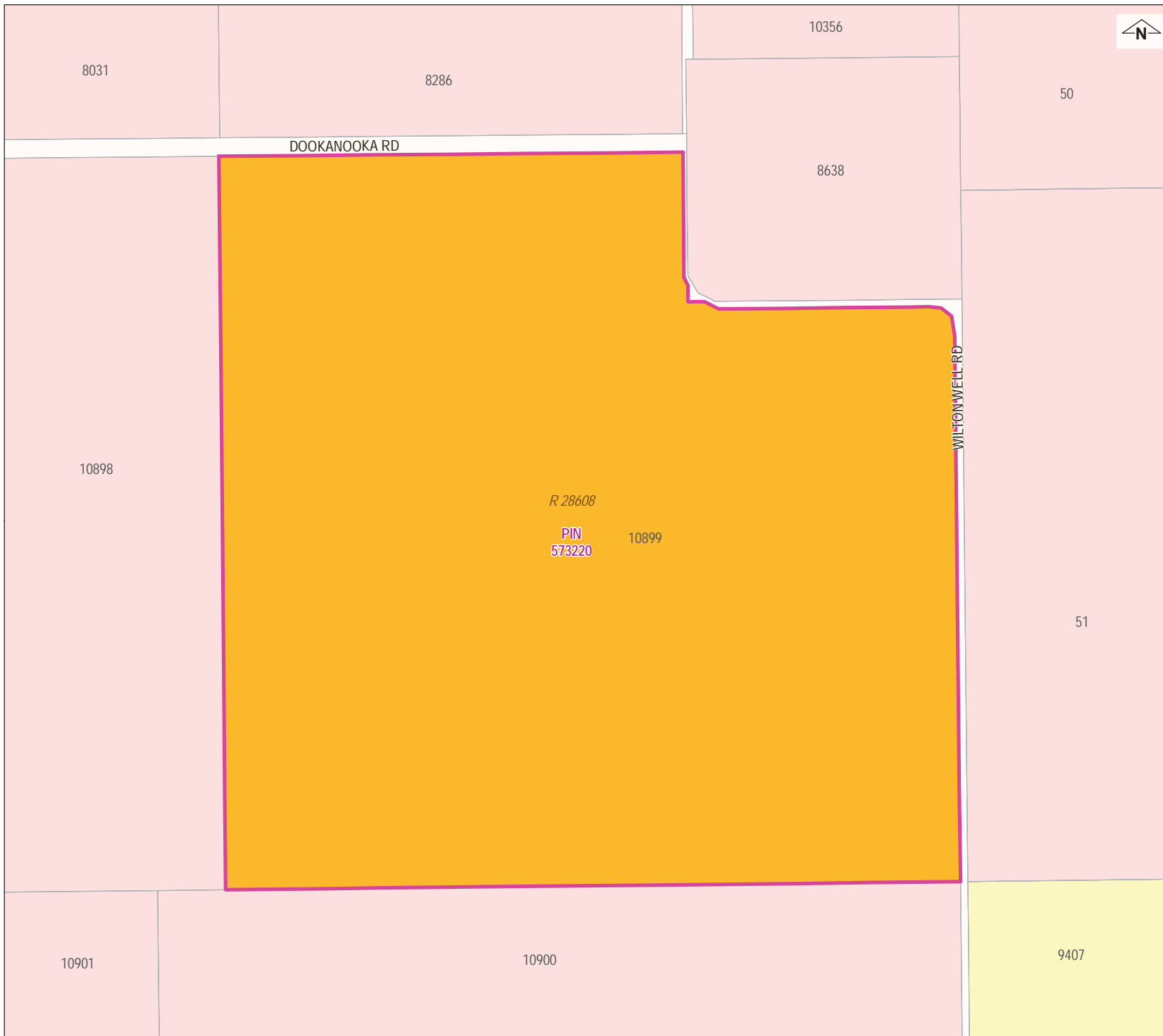
Produced by Data Analytics, Department of Planning, Lands & Heritage
 Copyright © October 2019

\\dopgisfiles\vr02\Products\State\Multiregion\GASA\Geraldton\Alternative
 Settlement\Agreement\Category1\Land\
 GASA_ILUA_ALT_A4L.mxd

Base information supplied by
 Western Australian Land Information Authority
 SLIP 1096-2018-1



Index to map area








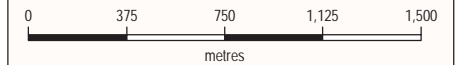
804
**Yamatji Nation
 Indigenous Land Use
 Agreement**

**Aboriginal Lands Trust -
 Three Springs Property**

Schedule 11 Annexure B Part B
 Land tenure as at October 2019

Legend

-  Subject lot
-  Agreement Area
-  Freehold
-  Unallocated Crown Land
-  Crown Reserves



Produced by Data Analytics, Department of Planning, Lands & Heritage
 Copyright © October 2019

\\dopgisfiles\vr02\Products\State\Multiregion\GASA\Geraldton\Alternative
 Settlement\Agreement\Category1\Land\
 GASA_ILUA_ALT_A4L.mxd

Base information supplied by
 Western Australian Land Information Authority
 SLIP 1096-2018-1



Index to map area



10914

8894

PIN 573237 10913

NEBRU RD

10912

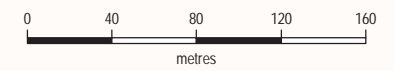
805 Yamatji Nation Indigenous Land Use Agreement

Aboriginal Lands Trust - Carnamah Eneabba Road Property

Schedule 11 Annexure B Part B
Land tenure as at October 2019

Legend

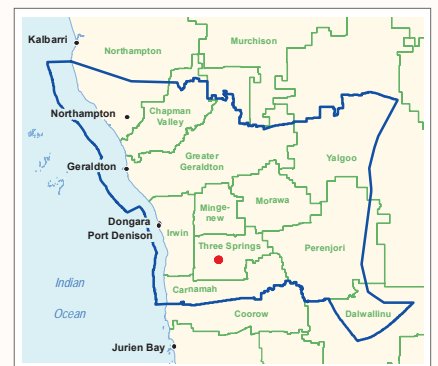
- Subject lot
- Agreement Area
- Freehold



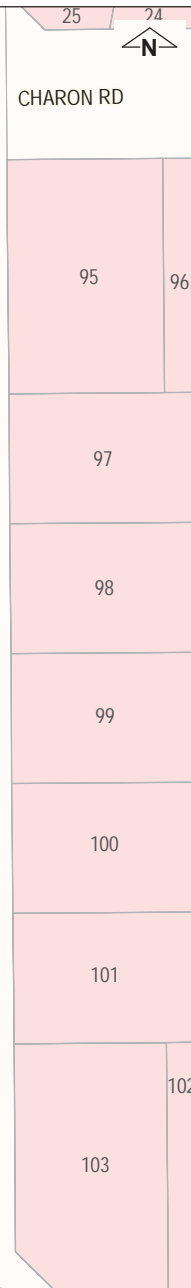
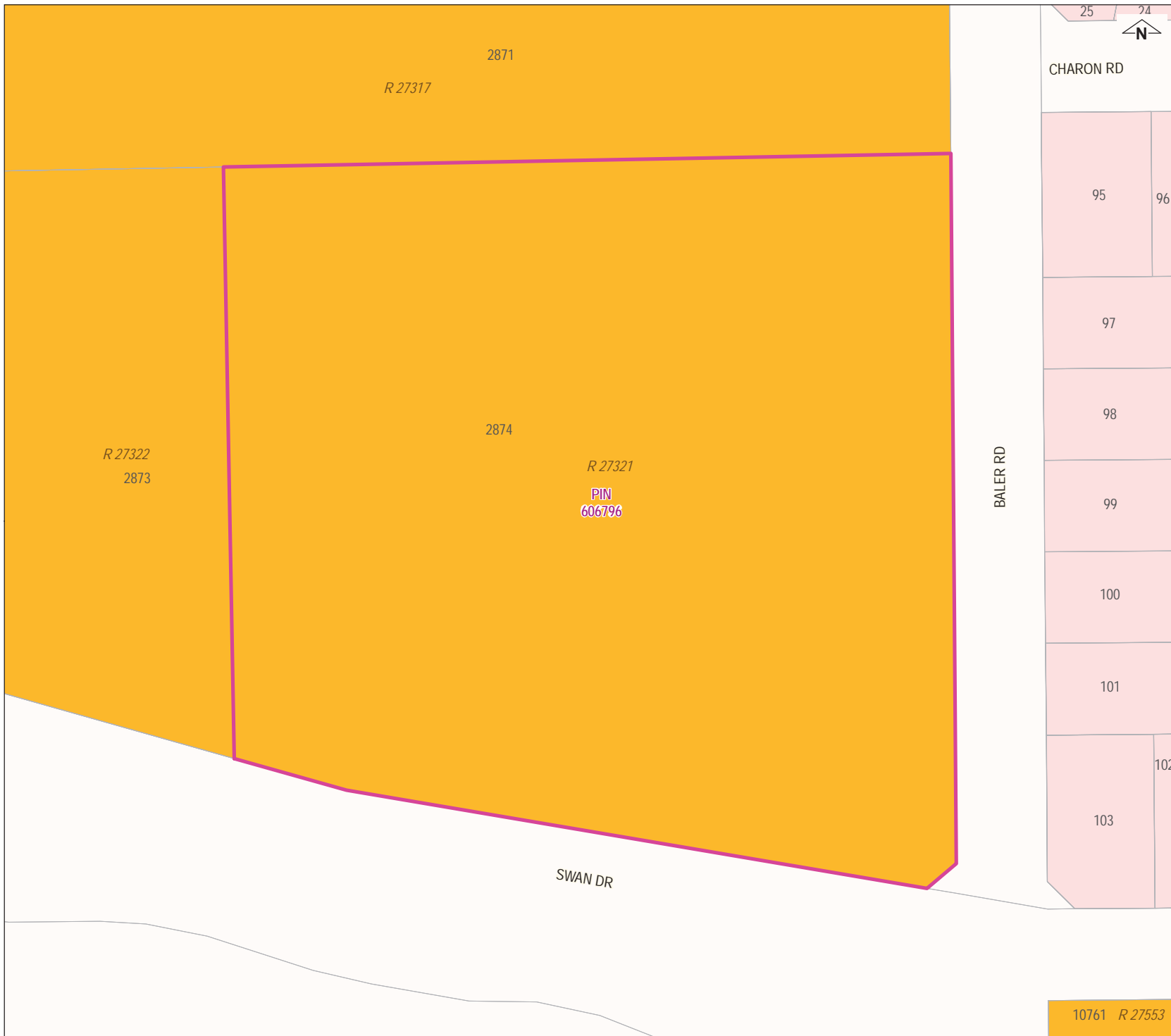
Produced by Data Analytics, Department of Planning, Lands & Heritage
Copyright © October 2019

\\dopgisfiles\vr02\Products\State\Multiregion\GASA\Geraldton\Alternative Settlement\Agreement\Category1\Land\GASA_ILUA_ALT_A4L.mxd

Base information supplied by
Western Australian Land Information Authority
SLIP 1096-2018-1



Index to map area



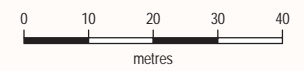
806 Yamatji Nation Indigenous Land Use Agreement

Aboriginal Lands Trust - Swan Drive Property

Schedule 11 Annexure B Part B
Land tenure as at October 2019

Legend

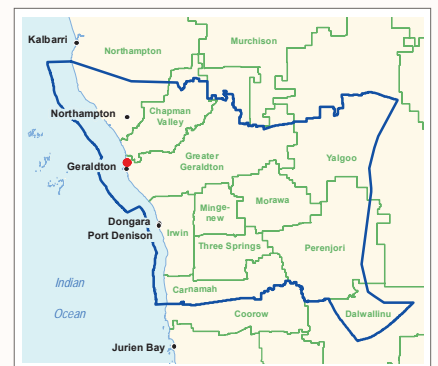
- Subject lot
- Agreement Area
- Freehold
- Crown Reserves



Produced by Data Analytics, Department of Planning, Lands & Heritage
Copyright © October 2019

\\dopgisfilesvr02\Products\State\Multiregion\GASA\Geraldton\Alternative Settlement\Agreement\Category1\Land\GASA_ILUA_ALT_A4L.mxd

Base information supplied by
Western Australian Land Information Authority
SLIP 1096-2018-1



Index to map area



MOLSTER ST

MILLS ST

MAIN RD

188

189

PIN
627976
191

PIN
627975
190






R 25296

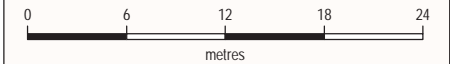
807 Yamatji Nation Indigenous Land Use Agreement

**Aboriginal Lands Trust -
Mullewa Property**

Schedule 11 Annexure B Part B
Land tenure as at October 2019

Legend

-  Subject lot
-  Agreement Area
-  Freehold
-  Unallocated Crown Land
-  Crown Reserves



Produced by Data Analytics, Department of Planning, Lands & Heritage
Copyright © October 2019

\\dopgisfiles\vr02\Products\State\Multiregion\GASA\Geraldton\Alternative
Settlement\Agreement\Category1\Land\
GASA_ILUA_ALT_Mullewa_A4L.mxd

Base information supplied by
Western Australian Land Information Authority
SLIP 1096-2018-1



Index to map area







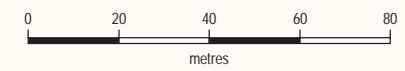
Yamatji Nation Indigenous Land Use Agreement

**Aboriginal Lands Trust -
Diandi Property**

Schedule 11 Annexure B Part B
Land tenure as at October 2019

Legend

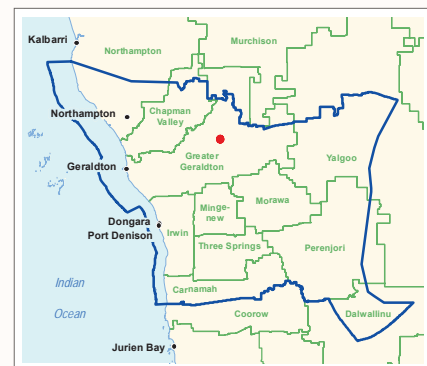
-  Subject lot
-  Agreement Area
-  Freehold
-  Crown Reserves



Produced by Data Analytics, Department of Planning, Lands & Heritage
Copyright © October 2019

\\dopgisfiles\vr02\Products\State\Multiregion\GASA\Geraldton\Alternative
Settlement\Agreement\Category1\Land\
GASA_ILUA_ALT_A4L.mxd

Base information supplied by
Western Australian Land Information Authority
SLIP 1096-2018-1







Index to map area

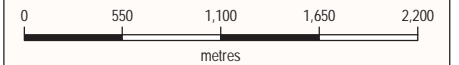
809
**Yamatji Nation
Indigenous Land Use
Agreement**

**Aboriginal Lands Trust -
Carnamah Brand Mudge Rd Property**

Schedule 11 Annexure B Part B
Land tenure as at October 2019

Legend

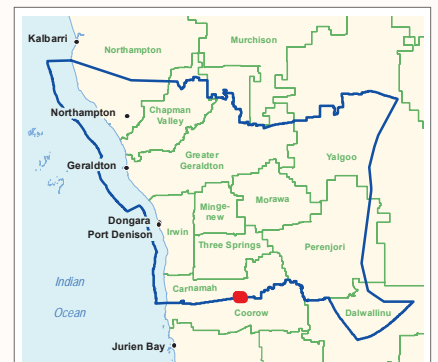
-  Subject lot
-  Agreement Area
-  Freehold
-  Crown Reserves



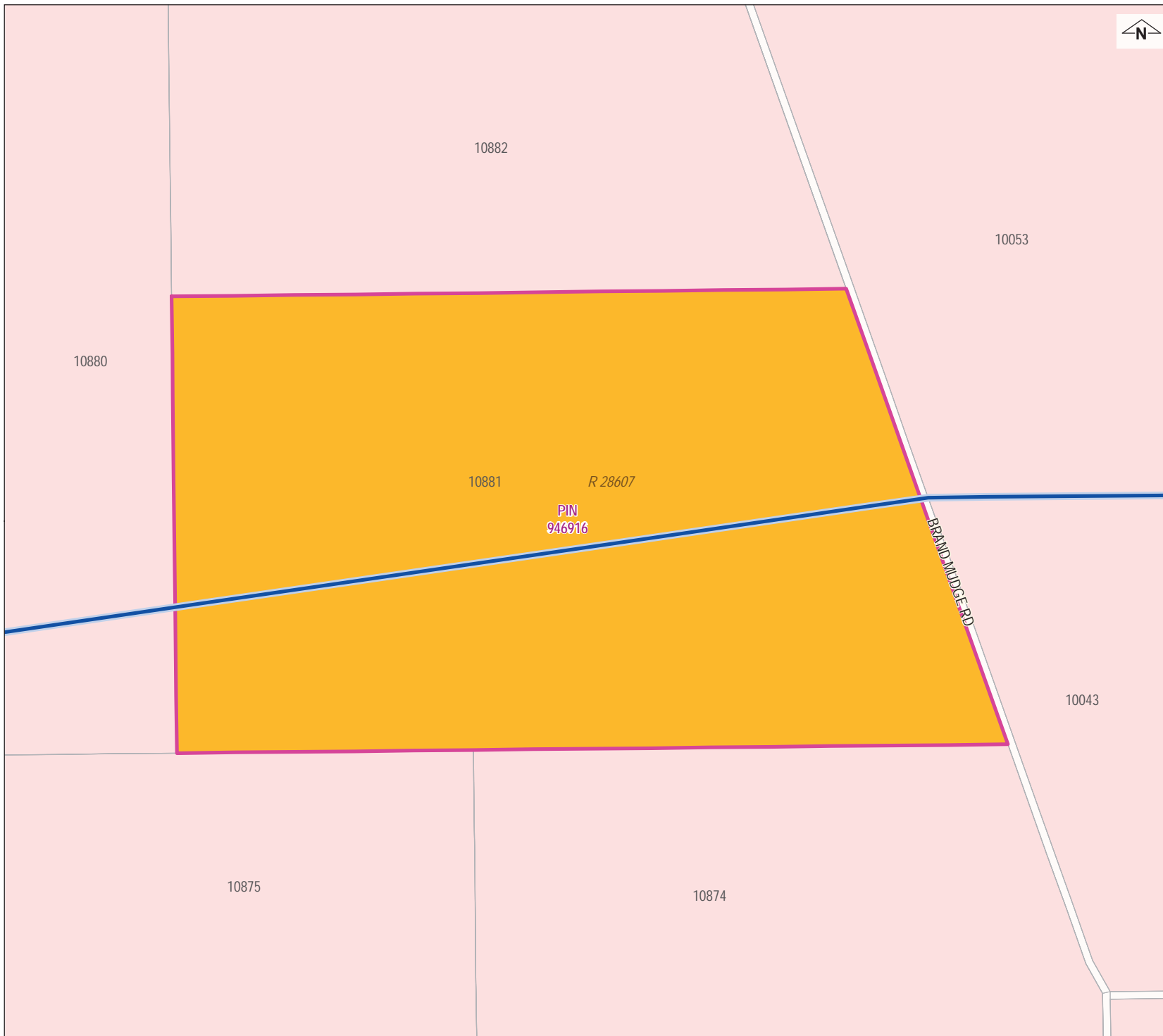
Produced by Data Analytics, Department of Planning, Lands & Heritage
Copyright © October 2019

\\dopgisfiles\vr02\Products\State\Multiregion\GASA\Geraldton\Alternative
Settlement\Agreement\Category1\Land\
GASA_ILUA_ALT_A4L.mxd

Base information supplied by
Western Australian Land Information Authority
SLIP 1096-2018-1



Index to map area



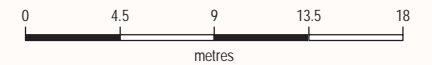
810
**Yamatji Nation
Indigenous Land Use
Agreement**

**Aboriginal Lands Trust -
Boomerang Property**

Schedule 11 Annexure B Part B
Land tenure as at October 2019

Legend

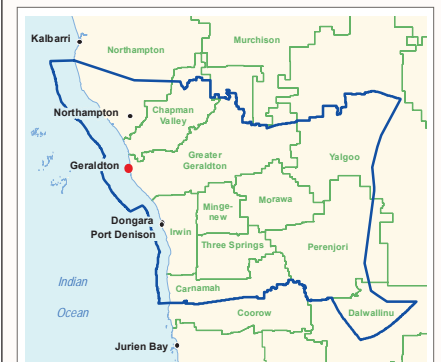
-  Subject lot
-  Agreement Area
-  Freehold



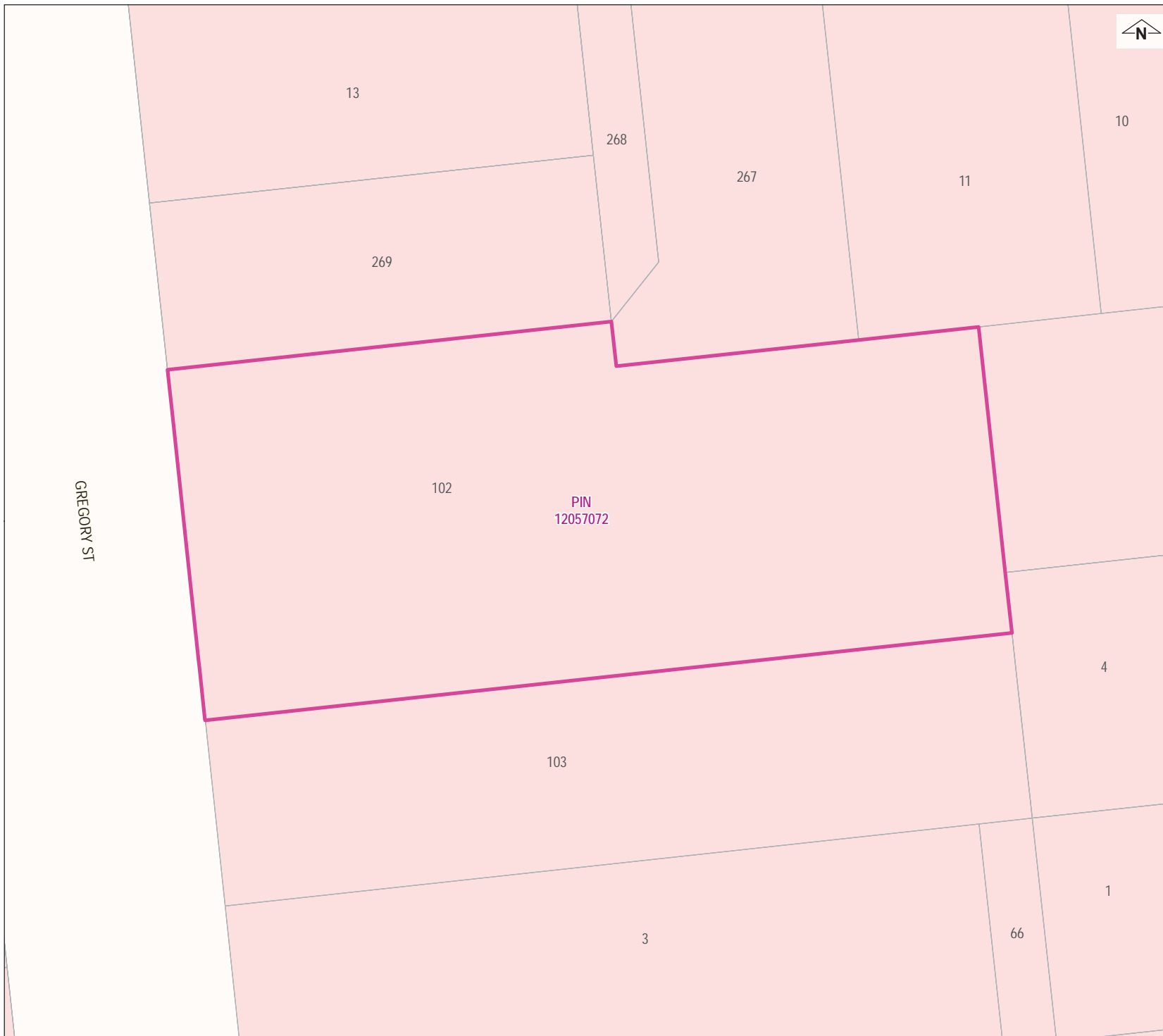
Produced by Data Analytics, Department of Planning, Lands & Heritage
Copyright © October 2019

\\dopgisfiles\vr02\Products\State\Multiregion\GASA\Geraldton\Alternative
Settlement\Agreement\Category1\Land\
GASA_ILUA_ALT_A4L.mxd

Base information supplied by
Western Australian Land Information Authority
SLIP 1096-2018-1



Index to map area



Annexure C, Part A – Deed in Relation to the Allocation of Conditional Freehold

THIS DEED is made on the date specified on the cover page

BETWEEN

THE STATE OF WESTERN AUSTRALIA acting through the **MINISTER FOR LANDS**, a body corporate under section 7 of the *Land Administration Act* care of Department of Planning, Lands and Heritage, 140 William Street, Perth, Western Australia (“**State**”)

and

[xxx Land Holding Entity]

and

[xxx Trustee]

RECITALS:

- A. The State and the Minister, among others, have entered into the ILUA to settle the native title claims under the NTA in relation to the <XX> Settlement Agreement (**Native Title Settlement**).
- B. As part of the Native Title Settlement the Minister has agreed to the establishment of the [xxx Land Estate] which includes the transfer of conditional freehold land to [xxx Land Holding Entity] pursuant to section 75 of the LAA.
- C. The Minister and the [xxx Trustee] and [xxx Land Holding Entity] have entered into this Deed which sets out the terms and conditions on which the Minister will transfer Land, as identified in each Schedule, in conditional freehold to the [xxx Land Holding Entity] (**Deed**).

COVENANTS AND CONDITIONS**THE PARTIES AGREE AS FOLLOWS:****1. DEFINED TERMS AND INTERPRETATION****1.1. OTHER DEFINITIONS**

In this Deed, unless the contrary intention appears:

Agreement Area means the Agreement Area as defined in the ILUA.

Agreement Group means the Native Title Agreement Group as defined in the ILUA.

Allocation means the conveyance of each lot of Land as identified in each Schedule held by the State in any of its capacities or agencies, to [xxx Land Holding Entity] in conditional freehold.

Business Day means any day other than Saturday, Sunday or State public holiday in Western Australia.

Claims means actions, claims, proceedings, suits, judgments, demands, losses, damages, costs and expenses, including the costs of defending or settling any action, claim, proceeding, suit or demand.

Completion means the completion of an Allocation in accordance with clause 3.

Completion Date means the date an Allocation is actually effected.

Conclusively Registered has the meaning given in the ILUA.

Contaminated has the meaning given in the CSA, and **Contamination** is the state of being Contaminated.

Annexure C, Part A – Deed in Relation to the Allocation of Conditional Freehold

CSA means the *Contaminated Sites Act 2003*.

Date of Commencement means the date specified on the cover page.

DPLH means the Department of Planning, Lands and Heritage of 140 William Street, Perth, Western Australia.

Encumbrance means a mortgage, charge, bill of sale, lien, pledge, easement, reservation, condition, positive covenant, restrictive covenant, memorial (and any conditions or statements contained in the memorial), Notification, building condition, writ, warrant, caveat (and the claims stated in the caveat) or other right or interest of any third party affecting the Land or any part of the Land.

Environmental Law means all planning, environmental or Contamination or Pollution Laws and any regulations, orders, directions, ordinances or requirements, permissions, permits or licenses issued there under.

EPA means the *Environment Protection Act 1986*.

Governmental Agency means any State, Commonwealth, regional or local government or any governmental, semi-governmental, administrative, public, fiscal or judicial body, department, commission, authority, tribunal, agency, statutory authority or entity including any body whether corporate or unincorporated that is established or continued for a public purpose by, or under, a Law.

GST has the meaning given in section 195-1 of the GST Act.

GST Act means the *A New Tax System (Goods and Services Tax) Act 1999* (Cth) and includes all associated legislation and regulations and any legislation or regulations substituting for or amending any of the foregoing.

ILUA means the Indigenous Land Use Agreement entered into (pursuant to Part 2, Division 3, Subdivision C of the NTA) by the State, the Agreement Group and others, which has been Conclusively Registered.

Interest Rate means the rate determined under section 8(1)(a) of the *Civil Judgments Enforcement Act 2004* from time to time.

LAA means the *Land Administration Act 1997*.

Land means each lot of land described in Item 1 of each Schedule (if there is more than one Schedule to this Deed) with all buildings and improvements on the Land.

Law includes any requirement of any statute, and any regulation, proclamation, ordinance or by-law issued under that statute, present or future, and whether State, Federal or otherwise.

Landgate means the Western Australian Land Information Authority established under the *Land Information Authority Act 2006* and being the agency or department responsible for the registration of dealings relating to the land in the register kept pursuant to the TLA.

Minister means the Minister for Lands, being a body corporate continued under section 7(1) of the LAA and being the Minister to whom the administration of the LAA is from time to time committed by the Governor.

Notification means a notification endorsed on the certificate of Crown land title for the Land under section 70A of the TLA.

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

Outgoings means all rates, taxes, assessments, State land tax, Metropolitan Region Improvement Tax, charges (including but not limited to charges for water

Annexure C, Part A – Deed in Relation to the Allocation of Conditional Freehold

consumption and fixed charges), and outgoings (periodic or otherwise) chargeable or payable in respect of the Land.

Party means the State, the Land Holding Entity or the Trustee as the case requires.

Parties means the State, the Land Holding Entity and the Trustee.

Pollution means anything that is pollution within the meaning of that term as defined in the EPA that is not authorised under any Law.

Register has the same meaning as defined in the TLA.

Registrar means the Registrar of Titles appointed under section 7 of the TLA.

State means the State of Western Australia and any ministers, department and agency, instrumentality and body corporate expressed to be an agent or trustee of the State, and those entities listed in Schedule 1 of the *Public Sector Management Act 1994*.

Terms of Allocation has the same meaning as defined in the ILUA.

TLA means the *Transfer of Land Act 1893*.

Transfer means a transfer of the Land, either as a single lot of Land described in a Schedule or as multiple lots of Land described in two or more Schedules, in a form approved by the Registrar under the TLA from the State to the [xxx Land Holding Entity], which in substance and form is acceptable to Landgate for the purposes of registration under the TLA.

[xxx Trust] means the [xxx Trust]

[xxx Trustee] means the Trustee of the [xxx Trust]

1.2. INTERPRETATION

In the Deed, unless the context otherwise requires:

- (a) headings or subheadings are inserted for guidance only and do not govern the meaning or construction of the Deed or of any provision contained in this Deed;
- (b) words expressed in the singular include the plural and vice versa;
- (c) words expressed in one gender include the other genders;
- (d) an expression importing a natural person includes a company, partnership, joint venture, association, corporation or other body corporate;
- (e) a reference to a thing includes a part of that thing but without implying that part performance of an obligation is performance of the whole;
- (f) references to clauses and subclauses, are references to clauses and subclauses of this Deed;
- (g) a reference to a party to this Deed includes that party's successors and permitted assigns and in the case of a natural person also includes that person's personal representatives and administrators;
- (h) where the day on or by which a thing is required to be done is not a Business Day that thing must be done on or by the next Business Day;
- (i) if a period of time is specified and dates from a given day or the day of an act or event, it is to be calculated exclusive of that day;
- (j) a covenant or agreement by more than one person binds, and is enforceable against, those persons jointly and each of them severally;

Annexure C, Part A – Deed in Relation to the Allocation of Conditional Freehold

- (k) no rules of construction apply to the disadvantage of a party because that party was responsible for the drafting of this Deed or any of the provisions of this Deed;
- (l) a reference to any Law includes consolidations, amendments, re-enactments or replacement of it.
- (m) the word “including” is deemed to be followed by the words “but not limited to”;
- (n) if a Governmental Agency, whether statutory or not ceases to exist or is reconstituted, renamed, replaced or its powers or functions are transferred to any other body, a reference to that body means the body established or constituted in its place or that undertakes the powers or functions of that body;
- (o) a reference to the Deed or another instrument includes any variation of either of them;
- (p) if a word or phrase is defined, cognate words or phrases have corresponding definitions; and
- (q) words that are defined in the LAA and used in this deed have the same meaning given to them under the LAA.

1.3. PERFORMANCE OF POWERS AND DUTIES

[xxx Trustee] and [xxx Land Holding Entity] acknowledge that:

- (a) any right, duty or power conferred or imposed on the State under this Deed may be exercised or performed by the Minister; and
- (b) under the provisions of LAA the Minister may, under an instrument of delegation, delegate to a person any right, duty or power which this Deed authorises or requires the Minister to exercise or perform.

1.4. APPLICATION OF THE LAA

The Parties agree that:

- (a) the provisions of the LAA relating to conditional freehold granted pursuant to section 75 of the LAA apply to the [xxx Land Holding Entity]; and
- (b) the provisions of this Deed do not in any way alter or derogate from the Minister’s rights or powers conferred under the LAA.

2. LAND AND ENCUMBRANCES

The Land is offered for transfer in conditional freehold to [xxx Land Holding Entity] in accordance with this Deed (including the special conditions set out in Item 3 of the Schedule) free of all Encumbrances except:

- (a) as specified in Item 2 of each Schedule in relation to the Land described in Item 1 of the same Schedule; and
- (b) any easement, positive covenant, restrictive covenant, memorial (and any condition or statement contained in the memorial), reservation, condition, building condition or Notification recorded or registered or to be recorded or registered on the certificate of Crown land title for the Land.

Annexure C, Part A – Deed in Relation to the Allocation of Conditional Freehold

3. COMPLETION**3.1. REQUIREMENTS FOR TRANSFER**

- (a) [xxx Trustee] must within 60 Business Days of receiving a Transfer for execution from DPLH, cause [xxx Land Holding Entity] to execute and deliver to DPLH a Transfer duly executed by [xxx Land Holding Entity].
- (b) The period of 60 Business Days referred to in clause 3.1(a) may be extended by agreement in writing between DPLH and [xxx Trustee].
- (c) Where [xxx Trustee] fails to cause [xxx Land Holding Entity] to provide a Transfer duly executed by the [xxx Land Holding Entity] within the timeframes specified at clause 3.1(a) or extended by agreement pursuant to clause 3.1(b), the State will provide [xxx Trustee] with a written notice of that fact and will provide [xxx Trustee] with a further 40 Business Days to cause [xxx Land Holding Entity] to execute and return the Transfer duly executed to DPLH. If [xxx Trustee] fails to cause [xxx Land Holding Entity] to provide a Transfer duly executed by the [xxx Land Holding Entity] within this further 40 Business Day period:
 - (i) the State and the Minister will no longer be under obligation to quarantine the Land the subject of that Transfer from future dealings; and
 - (ii) the State and the Minister are under no obligation to ensure the Land the subject of that Transfer remains available for Allocation to [xxx Land Holding Entity].

3.2. ACKNOWLEDGEMENT OF THE [XXX TRUSTEE] AND [XXX LAND HOLDING ENTITY]

[xxx Trustee] and [xxx Land Holding Entity] acknowledge that:

- (a) a duplicate certificate of Crown land title for the Land does not exist and will not be delivered by the State to [xxx Land Holding Entity] upon Completion;
- (b) on the Completion Date, a Certificate of Title for the Land will not exist and the State is not obliged to produce to [xxx Land Holding Entity] a duplicate Certificate of Title for the Land upon Completion;
- (c) a Certificate of Title will be created by the Registrar once the Transfer has been registered in accordance with the provision of the TLA where the Registrar will endorse on the Certificate of Title the particulars of all dealings and matters affecting the Land as specified in, or effected by the ILUA, the Terms of Allocation, this Deed and the Transfer; and
- (d) unless the [xxx Land Holding Entity] has on the Transfer requested the duplicate Certificate of Title for the Land not to be issued, a duplicate Certificate of Title will be issued by the Registrar and forwarded to the [xxx Land Holding Entity] as requested on the Transfer.

4. POSSESSION AND RISK**4.1. POSSESSION**

Subject to the [xxx Trustee] and the [xxx Land Holding Entity] having performed all of their obligations under this Deed, the [xxx Land Holding Entity] will be entitled to and the State will deliver to the [xxx Land Holding Entity] possession of the Land on the Completion Date.

Annexure C, Part A – Deed in Relation to the Allocation of Conditional Freehold**4.2. RISK**

Despite any rule of law or equity to the contrary, the Land is at the risk of the [xxx Land Holding Entity] from the Completion Date.

5. OUTGOINGS**5.1. NO OUTGOINGS ASSESSED ON THE LAND**

The Land is not subject to any Outgoings, as the Land is owned by the State.

5.2. NO ADJUSTMENT OF OUTGOINGS

- (a) Consistent with clause 5.1, no Outgoings will be apportioned between the State and the [xxx Land Holding Entity].
- (b) The [xxx Land Holding Entity] is responsible for the payment of all Outgoings chargeable or payable in respect of the Land from the Completion Date.

6. GENERAL PROVISIONS**6.1. THE [XXX TRUSTEE] AND [XXX LAND HOLDING ENTITY] ACKNOWLEDGEMENTS**

The [xxx Trustee] and the [xxx Land Holding Entity] acknowledge and agree that, except as disclosed in this Deed:

- (a) no warranty or representation has been given or made to the [xxx Trustee] , the [xxx Land Holding Entity] or to anyone on the [xxx Trustee] 's or the [xxx Land Holding Entity]'s behalf, by the State, the Minister, or any agent, employee or contractor of DPLH or any other person on the State's or Minister's behalf as to:
 - (i) the title to the Land;
 - (ii) any Encumbrance, restriction or right in favour of any third party affecting the Land;
 - (iii) the condition or state of repair of the Land or any part of the Land;
 - (iv) the condition or state of repair of the improvements or any part of the improvements on the Land;
 - (v) the suitability of the Land for any use or purpose of any kind;
 - (vi) whether or not the fences (if any) purporting to be on the boundaries are in fact on the proper boundaries of the Land;
 - (vii) whether there is a constructed road, a gravel road, a track or other means of physical access over any dedicated legal access to the Land; and
 - (viii) the existence or suitability or safety of physical access (if any) to the Land;
- (b) any statement, representation or warranty implied by virtue of any statute or otherwise will not apply to, or be implied in this Deed, and any such statement, representation or warranty is excluded to the extent permitted by Law;
- (c) the Land is transferred as it stands with all existing faults, defects or characteristics whether they are apparent or ascertainable on inspection or not and without any obligation on the State to disclose or particularise any faults, defects or characteristics known to the State;

Annexure C, Part A – Deed in Relation to the Allocation of Conditional Freehold

- (d) the [xxx Trustee] and the [xxx Land Holding Entity] are deemed to accept the Allocation of Land in reliance on the [xxx Trustee]'s and the [xxx Land Holding Entity]'s own inspection of, and enquiries in relation to, the Land;
- (e) the State will not be liable under any circumstances to make any allowance or compensation to the [xxx Trustee] or the [xxx Land Holding Entity] for the exclusion of warranties or representations made in this clause 6.1 or for any fault, defect or characteristic in the Land;
- (f) this clause will apply despite the contents of any brochure, document, letter or publication made, prepared by or published by the State, the Minister or DPLH or any other person with the express or implied authority of the State, the Minister or DPLH; and
- (g) there is no obligation on the part of the State or the Minister to:
 - (i) provide physical access to the Land;
 - (ii) maintain or upgrade physical access to the Land; or
 - (iii) clear any rubbish from the Land.

6.2. REQUISITIONS ON TITLE

Neither the [xxx Trustee] nor the [xxx Land Holding Entity] is entitled to make any objection to or requisition on the title to the Land, and the State and the Minister will not be obliged to furnish answers to any objection or requisition on the title to the Land delivered by or on behalf of the [xxx Trustee] or the [xxx Land Holding Entity], it being acknowledged by the [xxx Trustee] and the [xxx Land Holding Entity] that:

- (a) the Land is Crown land within the meaning of the LAA;
- (b) the State is entitled to be recorded as the registered proprietor of the Land by virtue of section 29(5) of the LAA;
- (c) the Minister is authorised pursuant to section 75 of the LAA to transfer Crown land in fee simple; and
- (d) the Land is transferred under section 75 of the LAA and the provisions of the LAA relating to the transfer of Crown land in fee simple apply to the Allocation of Land to the [xxx Land Holding Entity] in freehold.

6.3. NO COMPENSATION

The [xxx Trustee] and the [xxx Land Holding Entity] are not entitled to make any objection, requisition or claim for compensation, or to terminate this Deed in respect of:

- (a) the provision of, or lack of, water, drainage, sewerage, gas, electricity, telephone or other services or connections to the Land, or in respect of the fact that any services or connections may be joint services to any other land or because any facilities for services for any other land pass through the Land;
- (b) any encroachment onto the Land by any improvement which does not form part of the Land, or the encroachment onto adjoining land of any improvement which forms part of the Land;
- (c) the location of any sewerage, water or drainage pipes or services affecting the Land, or that any sewer passes through, or penetrates the Land;
- (d) the fact that the current use of the Land may not be an authorised use under any applicable zoning or use Law, scheme or regulation;

Annexure C, Part A – Deed in Relation to the Allocation of Conditional Freehold

- (e) the fact that any fence on the Land is not on the proper boundaries of the Land; or
- (f) the fact that the area of the Land is different from the area indicated on any plan, brochure or document issued or published by or on behalf of DPLH or Landgate or as indicated on the certificate of Crown land title to the Land.

6.4. PLANNING AND OTHER MATTERS

The [xxx Trustee] and the [xxx Land Holding Entity] acknowledge that the Land is transferred subject to the following as at the Completion Date:

- (a) the provision of any town planning scheme, zoning by-laws and other Laws affecting the Land;
- (b) any order or requisition affecting the Land;
- (c) any proposal or scheme for the widening, realignment, closure, siting or alteration of the level of any road or rights of way adjacent to the Land by any competent authority or person;
- (d) any resumption or proposal to resume the Land or any part of the Land; and
- (e) any easement, memorial (and any conditions or statement contained in the memorial), Notification, reservation, condition, building condition, positive covenant or restrictive covenant affecting the Land;

and the [xxx Land Holding Entity] will take title subject to the above, and neither the [xxx Trustee] nor the [xxx Land Holding Entity] will be entitled to make any objection, requisition, or claim for compensation, or to terminate this Deed in respect of any of the above.

6.5. [XXX TRUSTEE]'S WARRANTIES

- (a) The [xxx Trustee] represents and warrants to the Minister that the [xxx Trustee] has the full powers pursuant to its constitution and its deed of trust (generally and together (if more than one) called "the [xxx Trust]") under which it purports to act when entering into this Deed.
- (b) Except where the [xxx Trustee] has otherwise disclosed in writing to the Minister and the Minister has given his or her prior written consent to the matter disclosed, the [xxx Trustee] further covenants in favour of the State and the Minister that:
 - (i) (i) the [xxx Trust] is lawfully and validly constituted and all other instruments in respect of the [xxx Trust] have been properly executed and that the Trust will remain so constituted;
 - (ii) (ii) the [xxx Trust] will remain unrevoked and not varied other than with the prior written consent of the Minister, which will not be unreasonably withheld;
 - (iii) (iii) the assets of the [xxx Trust] as well as the assets of the [xxx Trustee] will at all times be available to satisfy the obligations of the [xxx Trustee] under this Deed;
 - (iv) (iv) the consents or approvals of all parties necessary to execute this Deed so as to bind the property of the [xxx Trust] have been obtained and all necessary conditions precedent for that purpose have been met;
 - (v) (v) no one has taken or threatened nor is the [xxx Trustee] aware of any one who is likely to take action to have the [xxx Trust] wound-up or otherwise administered by action brought in any Court or to

Annexure C, Part A – Deed in Relation to the Allocation of Conditional Freehold

charge the [xxx Trustee] or any person at any time connected with the [xxx Trustee] or acting on behalf or purportedly on behalf of the [xxx Trustee] with any breach of trust or misappropriation of trust moneys in connection with the [xxx Trust]; and

- (vi) (vi) no facts are known to the [xxx Trustee] where the [xxx Trust] might be wound-up voluntarily or otherwise or the [xxx Trustee] might be changed or the assets of the [xxx Trust] vested in any other person or the [xxx Trust] may cease to operate or be deprived of funds prior to expiration of the Term.
- (c) The representations and warranties made by the [xxx Trustee] under clause 6.5(b)(i) to 6.5(b)(vi) are taken to be made continuously until the Completion Date.

6.6. [XXX LAND HOLDING ENTITY] WARRANTIES

- (a) The [xxx Land Holding Entity] represents and warrants to the Minister that the [xxx Land Holding Entity] has the full powers pursuant to its constitution under which it purports to act when entering into this Deed.
- (b) Except where the [xxx Land Holding Entity] has otherwise disclosed in writing to the Minister and the Minister has given his or her prior written consent to the matter disclosed, the [xxx Land Holding Entity] further covenants in favour of the State and the Minister that:
 - (i) the [xxx Land Holding Entity] is lawfully and validly constituted and all instruments in respect of the [xxx Land Holding Entity] have been properly executed and the [xxx Land Holding Entity] will remain so constituted;
 - (ii) the [xxx Land Holding Entity]'s constitution will remain unrevoked and not varied other than with the prior written consent of the Minister, which will not be reasonably withheld;
 - (iii) the assets of the [xxx Land Holding Entity] will at all times be available to satisfy the obligations of the [xxx Land Holding Entity] under this Deed;
 - (iv) the consents or approvals of all parties necessary to execute this Deed so as to bind the property of the [xxx Land Holding Entity] have been obtained and all necessary conditions precedent for that purpose have been met;
 - (v) no one has taken or threatened nor is the [xxx Land Holding Entity] aware of any one who is likely to take action to have the [xxx Land Holding Entity] wound-up or otherwise administered by action brought in any Court or to charge the [xxx Land Holding Entity] or any person at any time connected with the [xxx Land Holding Entity] or acting on behalf or purportedly on behalf of the [xxx Land Holding Entity] with any breach of trust or misappropriation of moneys in connection with the [xxx Land Holding Entity]; and
 - (vi) no facts are known to the [xxx Land Holding Entity] where the [xxx Land Holding Entity] might be wound-up voluntarily or otherwise or the assets of the [xxx Land Holding Entity] might be vested in any other person or the [xxx Land Holding Entity] may cease to operate or be deprived of funds prior to expiration of the Term.

Annexure C, Part A – Deed in Relation to the Allocation of Conditional Freehold

- (c) the representations and warranties made by the [xxx Land Holding Entity] under clause 6.6(b)(i) to 6.6(b)(vi) are taken to be made continuously until the Completion Date.

6.7. SPECIAL CONDITIONS

Special conditions (if any) particular to the Land are listed in Item 3 of each Schedule.

7. DIVIDING FENCES**7.1. STATE NOT LIABLE**

The State will not be liable to the [xxx Trustee] or the [xxx Land Holding Entity] or any other party claiming through the [xxx Trustee] or the [xxx Land Holding Entity] to contribute to the cost of erecting or repairing any dividing fence whether under the *Dividing Fences Act 1961* or otherwise and the [xxx Trustee] and the [xxx Land Holding Entity] will assume any existing liability as from and including Completion.

7.2. THE [XXX TRUSTEE] AND THE [XXX LAND HOLDING ENTITY] TO INDEMNIFY THE STATE

Clause 7.1 will not prejudice or affect the rights of the [xxx Land Holding Entity] as between the [xxx Land Holding Entity] and adjoining owners other than the State, and the [xxx Trustee] and the [xxx Land Holding Entity] agree to jointly and severally indemnify the State and the Minister against all Claims in respect of the cost of erecting or repairing any dividing fence from any future owner, whether legal or equitable, of any adjoining land.

8. CAVEATS**8.1. NO LODGEMENT OF CAVEATS**

The [xxx Trustee] and the [xxx Land Holding Entity] may not lodge a caveat on any Land after entering into this Deed if the State has lodged with the Registrar a memorial pursuant to section 17 of the LAA over the Land so as to quarantine the Land from further dealings until the Completion of an Allocation to the [xxx Land Holding Entity].

8.2. WITHDRAWAL OF CAVEAT

If a caveat is lodged against the certificate of Crown land title for any Land before the Completion Date, by or in relation to the [xxx Trustee] or the [xxx Land Holding Entity] or the [xxx Trustee]'s or [xxx Land Holding Entity]'s interest (if any) in the Land, the [xxx Trustee] or the [xxx Land Holding Entity] will provide a withdrawal of caveat to DPLH prior to Completion, for lodgement at Completion.

8.3. CAVEAT LODGED BY OTHER INTERESTS

- (a) If a caveat is lodged against the certificate of Crown land title for any Land before the Completion Date (other than a caveat registered by or in relation to the [xxx Trustee] or the [xxx Land Holding Entity] or the [xxx Trustee]'s or the [xxx Land Holding Entity]'s interest in the Land), and the State is unable to produce to the [xxx Land Holding Entity] for Completion a withdrawal of the caveat:
- (i) despite any other clause in the ILUA or this Deed, the State may by written notice to the [xxx Trustee] extend the Completion Date by such period not exceeding 60 Business Days as the State shall elect in its absolute discretion to attempt to cause the caveat to be withdrawn, removed or lapsed from the Register;
 - (ii) if the State for whatever reason cannot cause the caveat to be withdrawn, removed or lapsed from the Register on or before the

Annexure C, Part A – Deed in Relation to the Allocation of Conditional Freehold

extended Completion Date under subclause 8.3(a)(i), this Deed will be deemed to have come to an end to the extent that it covers Land over which there is a caveat and there will be no further claim under this Deed or the ILUA by either the State or the [xxx Trustee] or the [xxx Land Holding Entity] against any of the other of them at Law or in equity in respect of the Allocation of the Land over which there is a caveat; and

(A) the State will no longer be under obligation to quarantine the Land over which there is a caveat, from future dealings; and

(B) the State is under no obligation to ensure the Land over which there is a caveat remains available for Allocation to the [xxx Land Holding Entity].

(b) If clause 8.2 is not complied with:

(i) the State will no longer be under obligation to quarantine the Land over which there is a caveat from future dealings; and

(ii) the State is under no obligation to ensure the Land over which there is a caveat remains available for Allocation to the [xxx Land Holding Entity].

9. CERTIFICATION OF CROWN LAND TITLE NOT CREATED AND REGISTERED ON THE DATE OF COMMENCEMENT

9.1. APPLICATION

If a certificate of Crown land title for any Land has not been created and registered as at the Date of Commencement, this clause shall apply.

9.2. STATE TO APPLY FOR A CERTIFICATE OF CROWN LAND TITLE

The State will at the State's expense as soon as practicable after the Date of Commencement, apply to the Registrar for the creation and registration of a separate certificate of Crown land title for the Land.

9.3. MINOR ALTERATIONS

The [xxx Trustee] and the [xxx Land Holding Entity] must not unreasonably object to minor alterations to the area or boundaries of the Land shown on the relevant plan or the certificate of Crown land title as required by any third party whose consent or approval is required for the creation and registration of a certificate of Crown land title for the Land.

9.4. THE [XXX TRUSTEE] AND THE [XXX LAND HOLDING ENTITY] TO ACCEPT TITLE

The [xxx Trustee] and the [xxx Land Holding Entity] must not refuse to accept title to the Land or make any claim for compensation for minor alterations to the area or boundaries of the Land shown on the relevant plan or the certificate of Crown land title for the Land.

9.5. NOTIFICATION OF CREATION AND REGISTRATION OF THE CERTIFICATE OF CROWN LAND TITLE

The Minister must send a notice notifying the [xxx Trustee] in writing within 10 Business Days of the creation and registration of a certificate of Crown land title for the Land.

Annexure C, Part A – Deed in Relation to the Allocation of Conditional Freehold

10. CONNECTIONS TO SEWER

If, at the Date of Commencement:

- (a) the Land is not connected to a sewer; and
- (b) the State has not received a notice from a competent authority requiring the Land to be so connected,

and on or before Completion Date a competent authority issues to the State a notice requiring the Land to be connected to a sewer, the [xxx Land Holding Entity] will be responsible for the payment of all costs and expenses payable to the competent authority or any other body in respect of that connection.

11. TERMINATION OF ALLOCATION

- (a) If for any reason outside of the control of the State, for example but without limitation if an injunction is granted, any Land cannot be transferred to the [xxx Land Holding Entity] on the Completion Date (in this clause an "**Impediment**") and the Impediment is not created, maintained or supported by the [xxx Trustee] or the [xxx Land Holding Entity]:

- (i) The State may by written notice to the [xxx Trustee] extend the Completion Date by such period not exceeding 60 Business Days as the State shall elect in its absolute discretion to attempt to cause the Impediment to be removed; and
- (ii) if the State for whatever reason cannot cause the Impediment to be removed on or before the extended Completion Date under subclause 11(a), this Deed will be deemed to have come to an end to the extent that it covers Land over which there is an Impediment and there will be no further claim under the ILUA by either the State or the [xxx Trustee] or the [xxx Land Holding Entity] against any of the other of them at Law or in equity in respect of the Allocation of the Land over which there is an Impediment;
 - (A) the State will no longer be under obligation to quarantine the Land over which there is an Impediment from future dealings; and
 - (B) the State is under no obligation to ensure the Land over which there is an Impediment remains available for Allocation to the [xxx Land Holding Entity].

- (b) If the Impediment is created, maintained or supported by the [xxx Trustee] or the [xxx Land Holding Entity]:
 - (i) the State will no longer be under obligation to quarantine the Land over which there is an Impediment from future dealings; and
 - (ii) the State is under no obligation to ensure the Land over which there is an Impediment remains available for Allocation to the [xxx Land Holding Entity].

12. CONTAMINATION AND RELATED MATTERS**12.1. NO WARRANTY**

The State makes no representation or warranty:

- (a) (a) as to the nature and extent to which the Land may be affected by any Contamination; and

Annexure C, Part A – Deed in Relation to the Allocation of Conditional Freehold

- (b) that remediation works will not be required to be carried out by the [xxx Land Holding Entity] for any use which it may make of the Land.

12.2. MEMORIAL

- (a) After the Date of Commencement, the Minister may lodge with the Registrar memorials pursuant to section 16 and 17 of the LAA over the Land:
- (i) as specified in the special conditions of the relevant Schedule for the Land, which may include a statement warning of any Contamination of the Land or other relevant factors as a hazard or other factor affecting, or likely to affect, the use or enjoyment of the Land; or
 - (ii) as may be imposed by the WA Planning Commission as a condition of approval for subdivision.
- (b) Nothing in subclause 12.2(a) impacts on the State's power to lodge a memorial over land pursuant to the *Contaminated Sites Act 2003* or any other Act.
- (c) The Parties intend the memorials in subclause 12.2(a) to be lodged with the Transfer, but if this does not occur the Parties agree that, notwithstanding clause 13.10, such memorial to be lodged on the Certificate of Title for freehold land, can be lodged after Completion.
- (d) The State will provide notice of the intention to lodge a memorial pursuant to subclause 12.2(a) with the Transfer when it is sent to the [xxx Trustee] for execution by the [xxx Land Holding Entity], or give the [xxx Trustee] seven days' notice before such memorial is lodged for registration.
- (e) The [xxx Trustee]'s and [xxx Land Holding Entity]'s execution of this Deed evidences the [xxx Trustee]'s and the [xxx Land Holding Entity]'s acknowledgement and consent to any action by the State in accordance with subclauses 12.2(a) and 12.2(b) and may be relied upon as its consent for the purpose of lodging any such memorial, under section 16(1) or 17(1) of the LAA.

12.3. NO COMPENSATION

Without limiting anything in clause 6, the [xxx Trustee] and the [xxx Land Holding Entity] agree and acknowledge and accept the Land in its present condition including without limitation the presence of any Contamination and shall not make or take any objection, requisition or claim for compensation, or terminate this Deed in relation to the presence of any Contamination in, over or on the Land which is present at, or may become apparent after, Completion.

12.4. [XXX LAND HOLDING ENTITY] TO ASSUME ALL RESPONSIBILITY

The [xxx Land Holding Entity] as owner of the Land must at its own cost and expense assume all responsibility for the presence of any Contamination found over, on or in the Land and must to the fullest extent permitted by the Law assume all responsibility for:

- (a) compliance with Environmental Laws;
- (b) the conduct and performance of any work required by any competent authority in respect of any Contamination or under any Environmental Laws; and
- (c) any liability under or in connection with or resulting from the presence of any Contamination over, on or in the Land.

Annexure C, Part A – Deed in Relation to the Allocation of Conditional Freehold**12.5. RELEASE AND INDEMNITY**

The [xxx Trustee] and the [xxx Land Holding Entity] jointly and severally release and indemnify and will keep indemnified, the State and the Minister from and against all Claims, compensation, costs of remediation, whatsoever which at any time may be brought, maintained or made against the State or the Minister arising from or relating to:

- (a) the state or condition of the Land;
- (b) any Contamination over, on or in the Land or emanating from the Land; or
- (c) both of the matters covered in subclauses 12.5(a) and 12.5(b).

13. MISCELLANEOUS**13.1. COSTS AND DUTIES**

- (a) Subject to clause 14, the State will bear any duties, or fees or taxes of a similar nature, and any related fines and penalties, associated with the registration of this Deed.
- (b) Each Party will bear its own costs including legal costs associated with the negotiation, drafting and execution of this Deed and the Completion of an Allocation.

13.2. DEFAULT COSTS AND EXPENSES

- (a) The [xxx Trustee] shall on demand pay to the State all debts, monies, costs, charges and expenses, including legal costs and expenses, incurred or expended by the State or the Minister under or in connection with or by reason of the breach or failure by the [xxx Trustee] or the [xxx Land Holding Entity] to observe and perform any of the covenants or conditions on the part of any of them in this Deed or by reason of or in relation to the exercise or attempted exercise by the State or the Minister of the rights, powers and authorities of the State or the Minister under this Deed.
- (b) If any amount payable by the [xxx Trustee] under subclause 13.2 is not paid within 30 Business Days after it becomes due for payment, the [xxx Trustee] is to pay to the Minister interest on demand, on the amount from the due date for payment until it is paid in full.
- (c) Interest is to be calculated on a daily basis, at the Interest Rate.

13.3. DEEMED DELIVERY OF DOCUMENTS

Where in this Deed reference is made to one Party delivering or submitting documents to another Party any such documents will be deemed to have been received:

- (a) in the case of delivery in person, when delivered; and
- (b) in the case of delivery by post, 5 Business Days after the date of posting.

13.4. NOTICES

Any notice given or required to be given under this Deed:

- (a) must be in writing addressed as shown below:
 - (i) if to the State or the Minister:

Address: Minister for Lands
c/o Department of Planning Lands and Heritage
140 William Street

Annexure C, Part A – Deed in Relation to the Allocation of Conditional Freehold

PERTH 6000

Locked Bag 2506
PERTH WA 6001

Attention: The Director-General

and if by fax to

fax number: (08) 6552 4417

(ii) if to the [xxx Trustee] :

Address:

(iii) if to the [xxx Land Holding Entity];:

- (b) must be signed by the sender or an officer of, or under the common seal, of the sender or by the sender's authorised representative (as the case may be);
- (c) is to be regarded as being given by the sender and received by the addressee:
- (i) if by delivery in person, when delivered to the addressee;
 - (ii) if by post (which posting must be by pre-paid security post), 3 Business Days from and including the date of posting to the addressee; and
 - (iii) if by facsimile transmission:
 - (A) on the date the notice or communication is transmitted in its entirety by a facsimile machine; and
 - (B) that facsimile machine produces a transmission report which indicates that the facsimile was sent in its entirety to the facsimile number of the addressee,

but if the delivery or transmission by facsimile is on a day which is not a Business Day or is after 5.00 pm (addressee's time) it is to be regarded as being given at 9 am (addressee's time) on the next Business Day and can be relied upon by the addressee, and the addressee is not liable to any other person for any consequences of that reliance if the addressee believes it to be genuine, correct or authorised by the sender.

13.5. MORATORIUM

Unless application is mandatory by Law, a statute, proclamation, order, regulation or moratorium, present or future, is not to apply to this Deed so as to abrogate, extinguish, impair, diminish, fetter, delay or otherwise affect the rights, powers, privileges, remedies or discretions given or accruing to a Party.

13.6. GOVERNING LAW AND JURISDICTION

- (a) This Deed is governed by, and must be construed according to, the Law applying in the State of Western Australia.
- (b) Each Party irrevocably and unconditionally submits to the exclusive jurisdiction of the courts of Western Australia, and the courts competent to determine appeals from those courts, with respect to any proceedings that may be brought at any time relating to this Deed.

Annexure C, Part A – Deed in Relation to the Allocation of Conditional Freehold**13.7. SEVERANCE**

- (a) If any provision of this Deed is or becomes void, voidable by any Party, unenforceable, invalid or illegal in any respect under the Law of any jurisdiction:
- (i) that will not affect or impair:
 - (A) the legality, validity or enforceability in that jurisdiction of any other provision of this Deed; or
 - (B) the legality, validity or enforceability under the Law of any other jurisdiction of that or any other provision of this Deed, and
 - (ii) the provision will be read down so as to be legal, valid and enforceable or, if it cannot be so read down, the provision (or where possible the offending words), will be severed from this Deed to the extent necessary unless it would materially change the intended effect and objectives of this Deed.
- (b) If a part of this Deed is severed in accordance with this subclause 13.7(a), the Parties will attempt to renegotiate, in good faith, that part and seek to achieve a result as near as reasonably practicable as is consistent with the intention of the severed component.

13.8. VARIATION OF THIS DEED

This Deed may only be varied by a deed executed by or on behalf of each Party.

13.9. WAIVER

A right or power under this Deed will only be deemed to be waived by notice in writing, signed by the Party waiving the right or power, and:

- (a) no other conduct of a Party (including a failure to exercise, a delay in exercising or a partial exercise of a right or power or any forbearance or indulgence granted by one Party to another Party in respect of a right or power) operates as a waiver of the right or power or otherwise prevents the exercise of that right or power; and
- (b) a waiver of a right or power on one or more occasions by a Party does not operate as a waiver of that right or power if it arises again in the future or prejudices that Party's other rights or powers or future rights or powers in respect of the right or power waived; and
- (c) the exercise of a right or power does not prevent any further exercise of that right or power or of any other right or power.

13.10. PROVISIONS TO SURVIVE COMPLETION

- (a) The benefit of any assumption of liability or responsibility, indemnity, release, representation or warranty, or the exclusion of any representation or warranty, survive Completion.
- (b) Without limitation, to the extent that any obligations under this Deed have not been complied with on or before Completion, those obligations survive Completion and must be complied with.

13.11. FURTHER ACTS AND DOCUMENTS

Each Party must promptly do all further acts and execute and deliver all further documents (in form and content reasonably satisfactory to that Party) required by

Annexure C, Part A – Deed in Relation to the Allocation of Conditional Freehold

Law or reasonably requested by another Party to give full effect to this Deed and the matters contemplated by it.

13.12. ENTIRE AGREEMENT

To the extent permitted by Law, in relation to its subject matter, this Deed:

- (a) embodies the entire understanding of the Parties and constitutes the entire terms agreed by the Parties; and
- (b) supersedes any prior written or other agreement of the Parties.

14. GOODS AND SERVICES TAX**14.1. INTERPRETATION**

Any reference in this clause 14 to a term defined or used in the GST Act is, unless the contrary intention appears, a reference to that term as defined or used in the GST Act.

14.2. AMOUNTS EXCLUSIVE OF GST

Unless otherwise expressly provided to the contrary, all amounts fixed or determined under or referred to in this Deed are exclusive of GST.

14.3. GST PAYABLE

- (a) If GST is or becomes payable by a supplier in relation to any supply that it makes under, in connection with or resulting from this Deed, the Parties agree that, in addition to any consideration provided by a Party (recipient) for a supply from another Party (supplier), the recipient must pay to the supplier the amount of any GST for which the supplier is liable in relation to that supply (additional amount).
- (b) The obligation to pay the additional amount only arises once the supplier has issued a tax invoice (or an adjustment note) to the recipient in respect of the additional amount.
- (c) If a recipient is required under this Deed to reimburse or pay to a supplier an amount calculated by reference to a cost, expense or an amount paid or incurred by that supplier, the amount of the reimbursement or payment will be reduced by the amount of any input tax credits to which the supplier is entitled in respect of any acquisition relating to that cost, expense or other amount.

Annexure C, Part A – Deed in Relation to the Allocation of Conditional Freehold

ANNEXURE A**CONDITIONS TO BE INCLUDED IN THE TRANSFER**

1. The Transferee acknowledges that the fee simple in the land described on the front page of this transfer (**Land**) is transferred to the Transferee under section 75 of the *Land Administration Act 1997 (LAA)* and in exercising the powers under section 75 of the LAA, the Minister for Lands (**Minister**) has agreed to transfer the Land to the Transferee for the consideration of one dollar (\$1.00) and the Transferee agrees to take a transfer of the fee simple in the Land subject to:
 - (a) the provisions of section 75 of the LAA;
 - (b) the condition that the due performance of the conditions contained in this Transfer and the other conditions imposed under section 75 of the LAA are to be secured by a charge on the Land registered under section 16 of the LAA; and
 - (c) the provisions of section 16 of the LAA, and for that purpose the ‘other conditions’ are those set out in clause 2 below.
2. In accordance with section 75 of the LAA, the Land is transferred to the Transferee subject to the conditions that the Transferee and the registered proprietors from time to time of the Land:
 - (a) will not use, or permit or suffer the Land or any part of it to be used for any purpose other than for the “Yamatji Social, Cultural and/or Economic Benefit”; and
 - (b) will observe and perform the other conditions contained in section 75 of the LAA.
3. The Minister and the Transferee covenant and agree that, for the purposes of section 75 of the LAA, the unimproved value of the Land, as at the date of the transfer, is ***[insert in words and figures, unimproved value of land]***.
4. The Transferee agrees that the conditions contained in clause 2 will be subject to such amendments, variations, additions or deletions as are required by the Registrar of Titles in order that the conditions may be accepted for registration as part of the transfer of the Land. The Transferee agrees to accept the conditions subject to such amendments, variations, additions and deletions, and to do all things necessary to cause such conditions (as may be amended, varied, added to or deleted) to be accepted for registration as part of the transfer of the Land.
5. If, in the opinion of the Minister, there has been a breach of any condition or covenant contained in this Transfer, the Minister may, in addition to any other rights, powers or remedies which the Minister may exercise commence proceedings under section 35 of the LAA to cause the Land to be forfeited.

Annexure C, Part B – Deed in Relation to the Allocation of Freehold

THIS DEED is made on the date specified on the cover page

BETWEEN

THE STATE OF WESTERN AUSTRALIA acting through the **MINISTER FOR LANDS**, a body corporate under section 7 of the *Land Administration Act* care of Department of Planning, Lands and Heritage, 140 William Street, Perth, Western Australia ("**State**")

and

[xxx Land Holding Entity]

and

[xxx Trustee]

RECITALS:

- A. The State and the Minister, among others, have entered into the ILUA to settle the native title claims under the NTA in relation to the <XX> Settlement Agreement (**Native Title Settlement**).
- B. As part of the Native Title Settlement the Minister has agreed to the establishment of the [xxx Land Estate] which includes the transfer of freehold land to [xxx Land Holding Entity] pursuant to section 74 of the LAA.
- C. The Minister and the [xxx Trustee] and [xxx Land Holding Entity] have entered into this Deed which sets out the terms and conditions on which the Minister will transfer Land, as identified in each Schedule, in freehold to the [xxx Land Holding Entity] (**Deed**).

COVENANTS AND CONDITIONS**THE PARTIES AGREE AS FOLLOWS:****1. DEFINED TERMS AND INTERPRETATION****1.1. OTHER DEFINITIONS**

In this Deed, unless the contrary intention appears:

Agreement Area means the Agreement Area as defined in the ILUA.

Agreement Group means the Native Title Agreement Group as defined in the ILUA.

Allocation means the conveyance of each lot of Land as identified in each Schedule held by the State in any of its capacities or agencies, to [xxx Land Holding Entity] in unconditional freehold.

Business Day means any day other than Saturday, Sunday or State public holiday in Western Australia.

Claims means actions, claims, proceedings, suits, judgments, demands, losses, damages, costs and expenses, including the costs of defending or settling any action, claim, proceeding, suit or demand.

Completion means the completion of an Allocation in accordance with clause 3.

Completion Date means the date an Allocation is actually effected.

Conclusively Registered has the meaning given in the ILUA.

Contaminated has the meaning given in the CSA, and **Contamination** is the state of being Contaminated.

Annexure C, Part B – Deed in Relation to the Allocation of Freehold

CSA means the *Contaminated Sites Act 2003*.

Date of Commencement means the date specified on the cover page.

DPLH means the Department of Planning, Lands and Heritage of 140 William Street, Perth, Western Australia.

Encumbrance means a mortgage, charge, bill of sale, lien, pledge, easement, reservation, condition, positive covenant, restrictive covenant, memorial (and any conditions or statements contained in the memorial), Notification, building condition, writ, warrant, caveat (and the claims stated in the caveat) or other right or interest of any third party affecting the Land or any part of the Land.

Environmental Law means all planning, environmental or Contamination or Pollution Laws and any regulations, orders, directions, ordinances or requirements, permissions, permits or licenses issued there under.

EPA means the *Environment Protection Act 1986*.

Governmental Agency means any State, Commonwealth, regional or local government or any governmental, semi-governmental, administrative, public, fiscal or judicial body, department, commission, authority, tribunal, agency, statutory authority or entity including any body whether corporate or unincorporated that is established or continued for a public purpose by, or under, a Law.

GST has the meaning given in section 195-1 of the GST Act.

GST Act means the *A New Tax System (Goods and Services Tax) Act 1999 (Cth)* and includes all associated legislation and regulations and any legislation or regulations substituting for or amending any of the foregoing.

ILUA means the Indigenous Land Use Agreement entered into (pursuant to Part 2, Division 3, Subdivision C of the NTA) by the State, the Agreement Group and others, which has been Conclusively Registered.

Interest Rate means the rate determined under section 8(1)(a) of the *Civil Judgments Enforcement Act 2004* from time to time.

LAA means the *Land Administration Act 1997*.

Land means each lot of land described in Item 1 of each Schedule (if there is more than one Schedule to this Deed) with all buildings and improvements on the Land.

Law includes any requirement of any statute, and any regulation, proclamation, ordinance or by-law issued under that statute, present or future, and whether State, Federal or otherwise.

Landgate means the Western Australian Land Information Authority established under the *Land Information Authority Act 2006* and being the agency or department responsible for the registration of dealings relating to the land in the register kept pursuant to the TLA.

Minister means the Minister for Lands, being a body corporate continued under section 7(1) of the LAA and being the Minister to whom the administration of the LAA is from time to time committed by the Governor.

Notification means a notification endorsed on the certificate of Crown land title for the Land under section 70A of the TLA.

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

Outgoings means all rates, taxes, assessments, State land tax, Metropolitan Region Improvement Tax, charges (including but not limited to charges for water

Annexure C, Part B – Deed in Relation to the Allocation of Freehold

consumption and fixed charges), and outgoings (periodic or otherwise) chargeable or payable in respect of the Land.

Party means the State, the Land Holding Entity or the Trustee as the case requires.

Parties means the State, the Land Holding Entity and the Trustee.

Pollution means anything that is pollution within the meaning of that term as defined in the EPA that is not authorised under any Law.

Register has the same meaning as defined in the TLA.

Registrar means the Registrar of Titles appointed under section 7 of the TLA.

State means the State of Western Australia and any ministers, department and agency, instrumentality and body corporate expressed to be an agent or trustee of the State, and those entities listed in Schedule 1 of the *Public Sector Management Act 1994*.

Terms of Allocation has the same meaning as defined in the ILUA.

TLA means the *Transfer of Land Act 1893*.

Transfer means a transfer of the Land, either as a single lot of Land described in a Schedule or as multiple lots of Land described in two or more Schedules, in a form approved by the Registrar under the TLA from the State to the [xxx Land Holding Entity], which in substance and form is acceptable to Landgate for the purposes of registration under the TLA.

[xxx Trust] means the [xxx Trust]

[xxx Trustee] means the Trustee of the [xxx Trust]

1.2. INTERPRETATION

In the Deed, unless the context otherwise requires:

- (a) headings or subheadings are inserted for guidance only and do not govern the meaning or construction of the Deed or of any provision contained in this Deed;
- (b) words expressed in the singular include the plural and vice versa;
- (c) words expressed in one gender include the other genders;
- (d) an expression importing a natural person includes a company, partnership, joint venture, association, corporation or other body corporate;
- (e) a reference to a thing includes a part of that thing but without implying that part performance of an obligation is performance of the whole;
- (f) references to clauses and subclauses, are references to clauses and subclauses of this Deed;
- (g) a reference to a party to this Deed includes that party's successors and permitted assigns and in the case of a natural person also includes that person's personal representatives and administrators;
- (h) where the day on or by which a thing is required to be done is not a Business Day that thing must be done on or by the next Business Day;
- (i) if a period of time is specified and dates from a given day or the day of an act or event, it is to be calculated exclusive of that day;
- (j) a covenant or agreement by more than one person binds, and is enforceable against, those persons jointly and each of them severally;

Annexure C, Part B – Deed in Relation to the Allocation of Freehold

- (k) no rules of construction apply to the disadvantage of a party because that party was responsible for the drafting of this Deed or any of the provisions of this Deed;
- (l) a reference to any Law includes consolidations, amendments, re-enactments or replacement of it.
- (m) the word “including” is deemed to be followed by the words “but not limited to”;
- (n) if a Governmental Agency, whether statutory or not ceases to exist or is reconstituted, renamed, replaced or its powers or functions are transferred to any other body, a reference to that body means the body established or constituted in its place or that undertakes the powers or functions of that body;
- (o) a reference to the Deed or another instrument includes any variation of either of them;
- (p) if a word or phrase is defined, cognate words or phrases have corresponding definitions; and
- (q) words that are defined in the LAA and used in this deed have the same meaning given to them under the LAA.

1.3. PERFORMANCE OF POWERS AND DUTIES

[xxx Trustee] and [xxx Land Holding Entity] acknowledge that:

- (a) any right, duty or power conferred or imposed on the State under this Deed may be exercised or performed by the Minister; and
- (b) under the provisions of LAA the Minister may, under an instrument of delegation, delegate to a person any right, duty or power which this Deed authorises or requires the Minister to exercise or perform.

1.4. APPLICATION OF THE LAA

The Parties agree that:

- (a) the provisions of the LAA relating to freehold granted pursuant to section 74 of the LAA apply to the [xxx Land Holding Entity]; and
- (b) the provisions of this Deed do not in any way alter or derogate from the Minister’s rights or powers conferred under the LAA.

2. LAND AND ENCUMBRANCES

The Land is offered for transfer in freehold to [xxx Land Holding Entity] in accordance with this Deed free of all Encumbrances except:

- (a) as specified in Item 2 of each Schedule in relation to the Land described in Item 1 of the same Schedule; and
- (b) any easement, positive covenant, restrictive covenant, memorial (and any condition or statement contained in the memorial), reservation, condition, building condition or Notification recorded or registered or to be recorded or registered on the certificate of Crown land title for the Land.

Annexure C, Part B – Deed in Relation to the Allocation of Freehold

3. COMPLETION**3.1. REQUIREMENTS FOR TRANSFER**

- (a) [xxx Trustee] must within 60 Business Days of receiving a Transfer for execution from DPLH, cause [xxx Land Holding Entity] to execute and deliver to DPLH a Transfer duly executed by [xxx Land Holding Entity].
- (b) The period of 60 Business Days referred to in clause 3.1(a) may be extended by agreement in writing between DPLH and [xxx Trustee].
- (c) Where [xxx Trustee] fails to cause [xxx Land Holding Entity] to provide a Transfer duly executed by the [xxx Land Holding Entity] within the timeframes specified at clause 3.1(a) or extended by agreement pursuant to clause 3.1(b), the State will provide [xxx Trustee] with a written notice of that fact and will provide [xxx Trustee] with a further 40 Business Days to cause [xxx Land Holding Entity] to execute and return the Transfer duly executed to DPLH. If [xxx Trustee] fails to cause [xxx Land Holding Entity] to provide a Transfer duly executed by the [xxx Land Holding Entity] within this further 40 Business Day period:
 - (i) the State and the Minister will no longer be under obligation to quarantine the Land the subject of that Transfer from future dealings; and
 - (ii) the State and the Minister are under no obligation to ensure the Land the subject of that Transfer remains available for Allocation to [xxx Land Holding Entity].

3.2. ACKNOWLEDGEMENT OF THE [XXX TRUSTEE] AND [XXX LAND HOLDING ENTITY]

[xxx Trustee] and [xxx Land Holding Entity] acknowledge that:

- (a) a duplicate certificate of Crown land title for the Land does not exist and will not be delivered by the State to [xxx Land Holding Entity] upon Completion;
- (b) on the Completion Date, a Certificate of Title for the Land will not exist and the State is not obliged to produce to [xxx Land Holding Entity] a duplicate Certificate of Title for the Land upon Completion;
- (c) a Certificate of Title will be created by the Registrar once the Transfer has been registered in accordance with the provision of the TLA where the Registrar will endorse on the Certificate of Title the particulars of all dealings and matters affecting the Land as specified in, or effected by the ILUA, the Terms of Allocation, this Deed and the Transfer; and
- (d) unless the [xxx Land Holding Entity] has on the Transfer requested the duplicate Certificate of Title for the Land not to be issued, a duplicate Certificate of Title will be issued by the Registrar and forwarded to the [xxx Land Holding Entity] as requested on the Transfer.

4. POSSESSION AND RISK**4.1. POSSESSION**

Subject to the [xxx Trustee] and the [xxx Land Holding Entity] having performed all of their obligations under this Deed, the [xxx Land Holding Entity] will be entitled to and the State will deliver to the [xxx Land Holding Entity] possession of the Land on the Completion Date.

Annexure C, Part B – Deed in Relation to the Allocation of Freehold**4.2. RISK**

Despite any rule of law or equity to the contrary, the Land is at the risk of the [xxx Land Holding Entity] from the Completion Date.

5. OUTGOINGS**5.1. NO OUTGOINGS ASSESSED ON THE LAND**

The Land is not subject to any Outgoings, as the Land is owned by the State.

5.2. NO ADJUSTMENT OF OUTGOINGS

- (a) Consistent with clause 5.1, no Outgoings will be apportioned between the State and the [xxx Land Holding Entity].
- (b) The [xxx Land Holding Entity] is responsible for the payment of all Outgoings chargeable or payable in respect of the Land from the Completion Date.

6. GENERAL PROVISIONS**6.1. THE [XXX TRUSTEE] AND [XXX LAND HOLDING ENTITY] ACKNOWLEDGEMENTS**

The [xxx Trustee] and the [xxx Land Holding Entity] acknowledge and agree that, except as disclosed in this Deed:

- (a) no warranty or representation has been given or made to the [xxx Trustee] , the [xxx Land Holding Entity] or to anyone on the [xxx Trustee] 's or the [xxx Land Holding Entity]'s behalf, by the State, the Minister, or any agent, employee or contractor of DPLH or any other person on the State's or Minister's behalf as to:
 - (i) the title to the Land;
 - (ii) any Encumbrance, restriction or right in favour of any third party affecting the Land;
 - (iii) the condition or state of repair of the Land or any part of the Land;
 - (iv) the condition or state of repair of the improvements or any part of the improvements on the Land;
 - (v) the suitability of the Land for any use or purpose of any kind;
 - (vi) whether or not the fences (if any) purporting to be on the boundaries are in fact on the proper boundaries of the Land;
 - (vii) whether there is a constructed road, a gravel road, a track or other means of physical access over any dedicated legal access to the Land; and
 - (viii) the existence or suitability or safety of physical access (if any) to the Land;
- (b) any statement, representation or warranty implied by virtue of any statute or otherwise will not apply to, or be implied in this Deed, and any such statement, representation or warranty is excluded to the extent permitted by Law;
- (c) the Land is transferred as it stands with all existing faults, defects or characteristics whether they are apparent or ascertainable on inspection or not and without any obligation on the State to disclose or particularise any faults, defects or characteristics known to the State;

Annexure C, Part B – Deed in Relation to the Allocation of Freehold

- (d) the [xxx Trustee] and the [xxx Land Holding Entity] are deemed to accept the Allocation of Land in reliance on the [xxx Trustee]'s and the [xxx Land Holding Entity]'s own inspection of, and enquiries in relation to, the Land;
- (e) the State will not be liable under any circumstances to make any allowance or compensation to the [xxx Trustee] or the [xxx Land Holding Entity] for the exclusion of warranties or representations made in this clause 6.1 or for any fault, defect or characteristic in the Land;
- (f) this clause will apply despite the contents of any brochure, document, letter or publication made, prepared by or published by the State, the Minister or DPLH or any other person with the express or implied authority of the State, the Minister or DPLH; and
- (g) there is no obligation on the part of the State or the Minister to:
 - (i) provide physical access to the Land;
 - (ii) maintain or upgrade physical access to the Land; or
 - (iii) clear any rubbish from the Land.

6.2. REQUISITIONS ON TITLE

Neither the [xxx Trustee] nor the [xxx Land Holding Entity] is entitled to make any objection to or requisition on the title to the Land, and the State and the Minister will not be obliged to furnish answers to any objection or requisition on the title to the Land delivered by or on behalf of the [xxx Trustee] or the [xxx Land Holding Entity], it being acknowledged by the [xxx Trustee] and the [xxx Land Holding Entity] that:

- (a) the Land is Crown land within the meaning of the LAA;
- (b) the State is entitled to be recorded as the registered proprietor of the Land by virtue of section 29(5) of the LAA;
- (c) the Minister is authorised pursuant to section 74 of the LAA to transfer Crown land in fee simple; and
- (d) the Land is transferred under section 74 of the LAA and the provisions of the LAA relating to the transfer of Crown land in fee simple apply to the Allocation of Land to the [xxx Land Holding Entity] in freehold.

6.3. NO COMPENSATION

The [xxx Trustee] and the [xxx Land Holding Entity] are not entitled to make any objection, requisition or claim for compensation, or to terminate this Deed in respect of:

- (a) the provision of, or lack of, water, drainage, sewerage, gas, electricity, telephone or other services or connections to the Land, or in respect of the fact that any services or connections may be joint services to any other land or because any facilities for services for any other land pass through the Land;
- (b) any encroachment onto the Land by any improvement which does not form part of the Land, or the encroachment onto adjoining land of any improvement which forms part of the Land;
- (c) the location of any sewerage, water or drainage pipes or services affecting the Land, or that any sewer passes through, or penetrates the Land;
- (d) the fact that the current use of the Land may not be an authorised use under any applicable zoning or use Law, scheme or regulation;

Annexure C, Part B – Deed in Relation to the Allocation of Freehold

- (e) the fact that any fence on the Land is not on the proper boundaries of the Land; or
- (f) the fact that the area of the Land is different from the area indicated on any plan, brochure or document issued or published by or on behalf of DPLH or Landgate or as indicated on the certificate of Crown land title to the Land.

6.4. PLANNING AND OTHER MATTERS

The [xxx Trustee] and the [xxx Land Holding Entity] acknowledge that the Land is transferred subject to the following as at the Completion Date:

- (a) the provision of any town planning scheme, zoning by-laws and other Laws affecting the Land;
- (b) any order or requisition affecting the Land;
- (c) any proposal or scheme for the widening, realignment, closure, siting or alteration of the level of any road or rights of way adjacent to the Land by any competent authority or person;
- (d) any resumption or proposal to resume the Land or any part of the Land; and
- (e) any easement, memorial (and any conditions or statement contained in the memorial), Notification, reservation, condition, building condition, positive covenant or restrictive covenant affecting the Land;

and the [xxx Land Holding Entity] will take title subject to the above, and neither the [xxx Trustee] nor the [xxx Land Holding Entity] will be entitled to make any objection, requisition, or claim for compensation, or to terminate this Deed in respect of any of the above.

6.5. [XXX TRUSTEE]'S WARRANTIES

- (a) The [xxx Trustee] represents and warrants to the Minister that the [xxx Trustee] has the full powers pursuant to its constitution and its deed of trust (generally and together (if more than one) called "the [xxx Trust]") under which it purports to act when entering into this Deed.
- (b) Except where the [xxx Trustee] has otherwise disclosed in writing to the Minister and the Minister has given his or her prior written consent to the matter disclosed, the [xxx Trustee] further covenants in favour of the State and the Minister that:
 - (i) the [xxx Trust] is lawfully and validly constituted and all other instruments in respect of the [xxx Trust] have been properly executed and that the Trust will remain so constituted;
 - (ii) the [xxx Trust] will remain unrevoked and not varied other than with the prior written consent of the Minister, which will not be unreasonably withheld;
 - (iii) the assets of the [xxx Trust] as well as the assets of the [xxx Trustee] will at all times be available to satisfy the obligations of the [xxx Trustee] under this Deed;
 - (iv) the consents or approvals of all parties necessary to execute this Deed so as to bind the property of the [xxx Trust] have been obtained and all necessary conditions precedent for that purpose have been met;
 - (v) no one has taken or threatened nor is the [xxx Trustee] aware of any one who is likely to take action to have the [xxx Trust] wound-up or otherwise administered by action brought in any Court or to

Annexure C, Part B – Deed in Relation to the Allocation of Freehold

charge the [xxx Trustee] or any person at any time connected with the [xxx Trustee] or acting on behalf or purportedly on behalf of the [xxx Trustee] with any breach of trust or misappropriation of trust moneys in connection with the [xxx Trust]; and

- (vi) no facts are known to the [xxx Trustee] where the [xxx Trust] might be wound-up voluntarily or otherwise or the [xxx Trustee] might be changed or the assets of the [xxx Trust] vested in any other person or the [xxx Trust] may cease to operate or be deprived of funds prior to expiration of the Term.
- (c) The representations and warranties made by the [xxx Trustee] under clause 6.5(b)(i) to 6.5(b)(vi) are taken to be made continuously until the Completion Date.

6.6. [XXX LAND HOLDING ENTITY] WARRANTIES

- (a) The [xxx Land Holding Entity] represents and warrants to the Minister that the [xxx Land Holding Entity] has the full powers pursuant to its constitution under which it purports to act when entering into this Deed.
- (b) Except where the [xxx Land Holding Entity] has otherwise disclosed in writing to the Minister and the Minister has given his or her prior written consent to the matter disclosed, the [xxx Land Holding Entity] further covenants in favour of the State and the Minister that:
 - (i) the [xxx Land Holding Entity] is lawfully and validly constituted and all instruments in respect of the [xxx Land Holding Entity] have been properly executed and the [xxx Land Holding Entity] will remain so constituted;
 - (ii) the [xxx Land Holding Entity]'s constitution will remain unrevoked and not varied other than with the prior written consent of the Minister, which will not be reasonably withheld;
 - (iii) the assets of the [xxx Land Holding Entity] will at all times be available to satisfy the obligations of the [xxx Land Holding Entity] under this Deed;
 - (iv) the consents or approvals of all parties necessary to execute this Deed so as to bind the property of the [xxx Land Holding Entity] have been obtained and all necessary conditions precedent for that purpose have been met;
 - (v) no one has taken or threatened nor is the [xxx Land Holding Entity] aware of any one who is likely to take action to have the [xxx Land Holding Entity] wound-up or otherwise administered by action brought in any Court or to charge the [xxx Land Holding Entity] or any person at any time connected with the [xxx Land Holding Entity] or acting on behalf or purportedly on behalf of the [xxx Land Holding Entity] with any breach of trust or misappropriation of moneys in connection with the [xxx Land Holding Entity]; and
 - (vi) no facts are known to the [xxx Land Holding Entity] where the [xxx Land Holding Entity] might be wound-up voluntarily or otherwise or the assets of the [xxx Land Holding Entity] might be vested in any other person or the [xxx Land Holding Entity] may cease to operate or be deprived of funds prior to expiration of the Term.

Annexure C, Part B – Deed in Relation to the Allocation of Freehold

- (c) the representations and warranties made by the [xxx Land Holding Entity] under clause 6.6(b)(i) to 6.6(b)(vi) are taken to be made continuously until the Completion Date.

6.7. SPECIAL CONDITIONS

Special conditions (if any) particular to the Land are listed in Item 3 of each Schedule.

7. DIVIDING FENCES**7.1. STATE NOT LIABLE**

The State will not be liable to the [xxx Trustee] or the [xxx Land Holding Entity] or any other party claiming through the [xxx Trustee] or the [xxx Land Holding Entity] to contribute to the cost of erecting or repairing any dividing fence whether under the *Dividing Fences Act 1961* or otherwise and the [xxx Trustee] and the [xxx Land Holding Entity] will assume any existing liability as from and including Completion.

7.2. THE [XXX TRUSTEE] AND THE [XXX LAND HOLDING ENTITY] TO INDEMNIFY THE STATE

Clause 7.1 will not prejudice or affect the rights of the [xxx Land Holding Entity] as between the [xxx Land Holding Entity] and adjoining owners other than the State, and the [xxx Trustee] and the [xxx Land Holding Entity] agree to jointly and severally indemnify the State and the Minister against all Claims in respect of the cost of erecting or repairing any dividing fence from any future owner, whether legal or equitable, of any adjoining land.

8. CAVEATS**8.1. NO LODGEMENT OF CAVEATS**

The [xxx Trustee] and the [xxx Land Holding Entity] may not lodge a caveat on any Land after entering into this Deed if the State has lodged with the Registrar a memorial pursuant to section 17 of the LAA over the Land so as to quarantine the Land from further dealings until the Completion of an Allocation to the [xxx Land Holding Entity].

8.2. WITHDRAWAL OF CAVEAT

If a caveat is lodged against the certificate of Crown land title for any Land before the Completion Date, by or in relation to the [xxx Trustee] or the [xxx Land Holding Entity] or the [xxx Trustee]'s or [xxx Land Holding Entity]'s interest (if any) in the Land, the [xxx Trustee] or the [xxx Land Holding Entity] will provide a withdrawal of caveat to DPLH prior to Completion, for lodgement at Completion.

8.3. CAVEAT LODGED BY OTHER INTERESTS

- (a) If a caveat is lodged against the certificate of Crown land title for any Land before the Completion Date (other than a caveat registered by or in relation to the [xxx Trustee] or the [xxx Land Holding Entity] or the [xxx Trustee]'s or the [xxx Land Holding Entity]'s interest in the Land), and the State is unable to produce to the [xxx Land Holding Entity] for Completion a withdrawal of the caveat:
- (i) despite any other clause in the ILUA or this Deed, the State may by written notice to the [xxx Trustee] extend the Completion Date by such period not exceeding 60 Business Days as the State shall elect in its absolute discretion to attempt to cause the caveat to be withdrawn, removed or lapsed from the Register;
 - (ii) if the State for whatever reason cannot cause the caveat to be withdrawn, removed or lapsed from the Register on or before the

Annexure C, Part B – Deed in Relation to the Allocation of Freehold

extended Completion Date under sub-clause 8.3(a)(i), this Deed will be deemed to have come to an end to the extent that it covers Land over which there is a caveat and there will be no further claim under this Deed or the ILUA by either the State or the [xxx Trustee] or the [xxx Land Holding Entity] against any of the other of them at Law or in equity in respect of the Allocation of the Land over which there is a caveat; and

(A) the State will no longer be under obligation to quarantine the Land over which there is a caveat, from future dealings; and

(B) the State is under no obligation to ensure the Land over which there is a caveat remains available for Allocation to the [xxx Land Holding Entity]; and

(b) If clause 8.2 is not complied with:

(i) the State will no longer be under obligation to quarantine the Land over which there is a caveat from future dealings; and

(ii) the State is under no obligation to ensure the Land over which there is a caveat remains available for Allocation to the [xxx Land Holding Entity]; and

9. CERTIFICATION OF CROWN LAND TITLE NOT CREATED AND REGISTERED ON THE DATE OF COMMENCEMENT

9.1. APPLICATION

If a certificate of Crown land title for any Land has not been created and registered as at the Date of Commencement, this clause shall apply.

9.2. STATE TO APPLY FOR A CERTIFICATE OF CROWN LAND TITLE

The State will at the State's expense as soon as practicable after the Date of Commencement, apply to the Registrar for the creation and registration of a separate certificate of Crown land title for the Land.

9.3. MINOR ALTERATIONS

The [xxx Trustee] and the [xxx Land Holding Entity] must not unreasonably object to minor alterations to the area or boundaries of the Land shown on the relevant plan or the certificate of Crown land title as required by any third party whose consent or approval is required for the creation and registration of a certificate of Crown land title for the Land.

9.4. THE [XXX TRUSTEE] AND THE [XXX LAND HOLDING ENTITY] TO ACCEPT TITLE

The [xxx Trustee] and the [xxx Land Holding Entity] must not refuse to accept title to the Land or make any claim for compensation for minor alterations to the area or boundaries of the Land shown on the relevant plan or the certificate of Crown land title for the Land.

9.5. NOTIFICATION OF CREATION AND REGISTRATION OF THE CERTIFICATE OF CROWN LAND TITLE

The Minister must send a notice notifying the [xxx Trustee] in writing within 10 Business Days of the creation and registration of a certificate of Crown land title for the Land.

Annexure C, Part B – Deed in Relation to the Allocation of Freehold

10. CONNECTIONS TO SEWER

If, at the Date of Commencement:

- (a) the Land is not connected to a sewer; and
- (b) the State has not received a notice from a competent authority requiring the Land to be so connected,

and on or before Completion Date a competent authority issues to the State a notice requiring the Land to be connected to a sewer, the [xxx Land Holding Entity] will be responsible for the payment of all costs and expenses payable to the competent authority or any other body in respect of that connection.

11. TERMINATION OF ALLOCATION

- (a) If for any reason outside of the control of the State, for example but without limitation if an injunction is granted, any Land cannot be transferred to the [xxx Land Holding Entity] on the Completion Date (in this clause an "**Impediment**") and the Impediment is not created, maintained or supported by the [xxx Trustee] or the [xxx Land Holding Entity]:

- (i) the State may by written notice to the [xxx Trustee] extend the Completion Date by such period not exceeding 60 Business Days as the State shall elect in its absolute discretion to attempt to cause the Impediment to be removed; and

- (ii) if the State for whatever reason cannot cause the Impediment to be removed on or before the extended Completion Date under subclause 11(a), this Deed will be deemed to have come to an end to the extent that it covers Land over which there is an Impediment and there will be no further claim under the ILUA by either the State or the [xxx Trustee] or the [xxx Land Holding Entity] against any of the other of them at Law or in equity in respect of the Allocation of the Land over which there is an Impediment;

- (A) the State will no longer be under obligation to quarantine the Land over which there is an Impediment from future dealings;

- (B) the State is under no obligation to ensure the Land over which there is an Impediment remains available for Allocation to the [xxx Land Holding Entity].

- (b) If the Impediment is created, maintained or supported by the [xxx Trustee] or the [xxx Land Holding Entity]:

- (i) the State will no longer be under obligation to quarantine the Land over which there is an Impediment from future dealings; and

- (ii) the State is under no obligation to ensure the Land over which there is an Impediment remains available for Allocation to the [xxx Land Holding Entity].

12. CONTAMINATION AND RELATED MATTERS**12.1. NO WARRANTY**

The State makes no representation or warranty:

- (a) as to the nature and extent to which the Land may be affected by any Contamination; and

Annexure C, Part B – Deed in Relation to the Allocation of Freehold

- (b) that remediation works will not be required to be carried out by the [xxx Land Holding Entity] for any use which it may make of the Land.

12.2. MEMORIAL

- (a) After the Date of Commencement, the Minister may lodge with the Registrar any other memorial pursuant to section 17 of the LAA over the Land:
 - (i) as specified in the special conditions of the relevant Schedule for the Land, which may include a statement warning of any Contamination of the Land or other relevant factors as a hazard or other factor affecting, or likely to affect, the use or enjoyment of the Land; or
 - (ii) as may be imposed by the WA Planning Commission as a condition of approval for subdivision.
- (b) Nothing in subclause 12.2(a) impact on the State's power to lodge a memorial over land pursuant to the *Contaminated Sites Act 2003* or any other Act.
- (c) The Parties intend the memorial in subclause 12.2(a) to be lodged with the Transfer, but if this does not occur the Parties agree that, notwithstanding clause 13.10, such memorial to be lodged on the Certificate of Title for freehold land, can be lodged after Completion.
- (d) The State will provide notice of the intention to lodge a memorial pursuant to subclause 12.2(a) with the Transfer when it is sent to the [xxx Trustee] for execution by the [xxx Land Holding Entity], or give the [xxx Trustee] seven days' notice before such memorial is lodged for registration.
- (e) The [xxx Trustee]'s and [xxx Land Holding Entity]'s execution of this Deed evidences the [xxx Trustee]'s and the [xxx Land Holding Entity]'s acknowledgement and consent to any action by the State in accordance with subclauses 12.2(a) and 12.2(b) and may be relied upon as its consent for the purpose of lodging any such memorial, under section 17(1) of the LAA.

12.3. NO COMPENSATION

Without limiting anything in clause 6, the [xxx Trustee] and the [xxx Land Holding Entity] agree and acknowledge and accept the Land in its present condition including without limitation the presence of any Contamination and shall not make or take any objection, requisition or claim for compensation, or terminate this Deed in relation to the presence of any Contamination in, over or on the Land which is present at, or may become apparent after, Completion.

12.4. [XXX LAND HOLDING ENTITY] TO ASSUME ALL RESPONSIBILITY

The [xxx Land Holding Entity] as owner of the Land must at its own cost and expense assume all responsibility for the presence of any Contamination found over, on or in the Land and must to the fullest extent permitted by the Law assume all responsibility for:

- (a) compliance with Environmental Laws;
- (b) the conduct and performance of any work required by any competent authority in respect of any Contamination or under any Environmental Laws; and
- (c) any liability under or in connection with or resulting from the presence of any Contamination over, on or in the Land.

Annexure C, Part B – Deed in Relation to the Allocation of Freehold**12.5. RELEASE AND INDEMNITY**

The [xxx Trustee] and the [xxx Land Holding Entity] jointly and severally release and indemnify and will keep indemnified, the State and the Minister from and against all Claims, compensation, costs of remediation, whatsoever which at any time may be brought, maintained or made against the State or the Minister arising from or relating to:

- (a) the state or condition of the Land;
- (b) any Contamination over, on or in the Land or emanating from the Land; or
- (c) both of the matters covered in subclauses 12.5(a) and 12.5(b).

13. MISCELLANEOUS**13.1. COSTS AND DUTIES**

- (a) Subject to clause 14, the State will bear any duties, or fees or taxes of a similar nature, and any related fines and penalties, associated with the registration of this Deed.
- (b) Each Party will bear its own costs including legal costs associated with the negotiation, drafting and execution of this Deed and the Completion of an Allocation.

13.2. DEFAULT COSTS AND EXPENSES

- (a) The [xxx Trustee] shall on demand pay to the State all debts, monies, costs, charges and expenses, including legal costs and expenses, incurred or expended by the State or the Minister under or in connection with or by reason of the breach or failure by the [xxx Trustee] or the [xxx Land Holding Entity] to observe and perform any of the covenants or conditions on the part of any of them in this Deed or by reason of or in relation to the exercise or attempted exercise by the State or the Minister of the rights, powers and authorities of the State or the Minister under this Deed.
- (b) If any amount payable by the [xxx Trustee] under subclause 13.2(a) is not paid within 60 Business Days after it becomes due for payment, the [xxx Trustee] is to pay to the Minister interest on demand, on the amount from the due date for payment until it is paid in full.
- (c) Interest is to be calculated on a daily basis, at the Interest Rate.

13.3. DEEMED DELIVERY OF DOCUMENTS

Where in this Deed reference is made to one Party delivering or submitting documents to another Party any such documents will be deemed to have been received:

- (a) in the case of delivery in person, when delivered; and
- (b) in the case of delivery by post, 5 Business Days after the date of posting.

13.4. NOTICES

Any notice given or required to be given under this Deed:

- (a) must be in writing addressed as shown below:
 - (i) if to the State or the Minister:

Address: Minister for Lands
 c/o Department of Planning Lands and Heritage
 140 William Street

Annexure C, Part B – Deed in Relation to the Allocation of Freehold

PERTH 6000

Locked Bag 2506

PERTH WA 6001

Attention: The Director-General

and if by fax to

fax number: (08) 6552 4417

(ii) if to the [xxx Trustee] :

Address:

(iii) if to the [xxx Land Holding Entity];:

(b) must be signed by the sender or an officer of, or under the common seal, of the sender or by the sender's authorised representative (as the case may be);

(c) is to be regarded as being given by the sender and received by the addressee:

(i) if by delivery in person, when delivered to the addressee;

(ii) if by post (which posting must be by pre-paid security post), 3 Business Days from and including the date of posting to the addressee; and

(iii) if by facsimile transmission:

(A) on the date the notice or communication is transmitted in its entirety by a facsimile machine; and

(B) that facsimile machine produces a transmission report which indicates that the facsimile was sent in its entirety to the facsimile number of the addressee,

but if the delivery or transmission by facsimile is on a day which is not a Business Day or is after 5.00 pm (addressee's time) it is to be regarded as being given at 9 am (addressee's time) on the next Business Day and can be relied upon by the addressee, and the addressee is not liable to any other person for any consequences of that reliance if the addressee believes it to be genuine, correct or authorised by the sender.

13.5. MORATORIUM

Unless application is mandatory by Law, a statute, proclamation, order, regulation or moratorium, present or future, is not to apply to this Deed so as to abrogate, extinguish, impair, diminish, fetter, delay or otherwise affect the rights, powers, privileges, remedies or discretions given or accruing to a Party.

13.6. GOVERNING LAW AND JURISDICTION

(a) This Deed is governed by, and must be construed according to, the Law applying in the State of Western Australia.

(b) Each Party irrevocably and unconditionally submits to the exclusive jurisdiction of the courts of Western Australia, and the courts competent to determine appeals from those courts, with respect to any proceedings that may be brought at any time relating to this Deed.

Annexure C, Part B – Deed in Relation to the Allocation of Freehold**13.7. SEVERANCE**

- (a) If any provision of this Deed is or becomes void, voidable by any Party, unenforceable, invalid or illegal in any respect under the Law of any jurisdiction:
- (i) that will not affect or impair:
 - (A) the legality, validity or enforceability in that jurisdiction of any other provision of this Deed; or
 - (B) the legality, validity or enforceability under the Law of any other jurisdiction of that or any other provision of this Deed, and
 - (ii) the provision will be read down so as to be legal, valid and enforceable or, if it cannot be so read down, the provision (or where possible the offending words), will be severed from this Deed to the extent necessary unless it would materially change the intended effect and objectives of this Deed.
- (b) If a part of this Deed is severed in accordance with this subclause 13.7(a), the Parties will attempt to renegotiate, in good faith, that part and seek to achieve a result as near as reasonably practicable as is consistent with the intention of the severed component.

13.8. VARIATION OF THIS DEED

This Deed may only be varied by a deed executed by or on behalf of each Party.

13.9. WAIVER

A right or power under this Deed will only be deemed to be waived by notice in writing, signed by the Party waiving the right or power, and:

- (a) no other conduct of a Party (including a failure to exercise, a delay in exercising or a partial exercise of a right or power or any forbearance or indulgence granted by one Party to another Party in respect of a right or power) operates as a waiver of the right or power or otherwise prevents the exercise of that right or power; and
- (b) a waiver of a right or power on one or more occasions by a Party does not operate as a waiver of that right or power if it arises again in the future or prejudices that Party's other rights or powers or future rights or powers in respect of the right or power waived; and
- (c) the exercise of a right or power does not prevent any further exercise of that right or power or of any other right or power.

13.10. PROVISIONS TO SURVIVE COMPLETION

- (a) The benefit of any assumption of liability or responsibility, indemnity, release, representation or warranty, or the exclusion of any representation or warranty, survive Completion.
- (b) Without limitation, to the extent that any obligations under this Deed have not been complied with on or before Completion, those obligations survive Completion and must be complied with.

13.11. FURTHER ACTS AND DOCUMENTS

Each Party must promptly do all further acts and execute and deliver all further documents (in form and content reasonably satisfactory to that Party) required by

Annexure C, Part B – Deed in Relation to the Allocation of Freehold

Law or reasonably requested by another Party to give full effect to this Deed and the matters contemplated by it.

13.12. ENTIRE AGREEMENT

To the extent permitted by Law, in relation to its subject matter, this Deed:

- (a) embodies the entire understanding of the Parties and constitutes the entire terms agreed by the Parties; and
- (b) supersedes any prior written or other agreement of the Parties.

14. GOODS AND SERVICES TAX**14.1. INTERPRETATION**

Any reference in this clause 14 to a term defined or used in the GST Act is, unless the contrary intention appears, a reference to that term as defined or used in the GST Act.

14.2. AMOUNTS EXCLUSIVE OF GST

Unless otherwise expressly provided to the contrary, all amounts fixed or determined under or referred to in this Deed are exclusive of GST.

14.3. GST PAYABLE

- (a) If GST is or becomes payable by a supplier in relation to any supply that it makes under, in connection with or resulting from this Deed, the Parties agree that, in addition to any consideration provided by a Party (recipient) for a supply from another Party (supplier), the recipient must pay to the supplier the amount of any GST for which the supplier is liable in relation to that supply (additional amount).
- (b) The obligation to pay the additional amount only arises once the supplier has issued a tax invoice (or an adjustment note) to the recipient in respect of the additional amount.
- (c) If a recipient is required under this Deed to reimburse or pay to a supplier an amount calculated by reference to a cost, expense or an amount paid or incurred by that supplier, the amount of the reimbursement or payment will be reduced by the amount of any input tax credits to which the supplier is entitled in respect of any acquisition relating to that cost, expense or other amount.

Annexure C, Part B – Deed in Relation to the Allocation of Freehold

SCHEDULE [X]

ITEM

1.

Description of Land:

District/Townsite:

Lot/Location number:

CLT:

Volume

Folio

Street Address:

2.

Encumbrances:

3.

Special Conditions:

Annexure C, Part B – Deed in Relation to the Allocation of Freehold

EXECUTED as a Deed

Minister:

The Common Seal of)
MINISTER FOR LANDS)
was hereunto affixed by me:)

MINISTER FOR LANDS
in the presence of:

Witness

Insert execution clauses for:

The [xxx Land Holding Body]:

The [xxx Trustee]:

ANNEXURE C

PART C

DATED the day of 20

**THE STATE OF WESTERN AUSTRALIA
ACTING THROUGH
THE MINISTER FOR LANDS**

AND

**BUNDI YAMATJI ABORIGINAL CORPORATION (ICN 9213)
(MANAGEMENT BODY)**

DEED IN RELATION TO MANAGEMENT ORDER FOR XX RESERVE XX

DEPARTMENT OF PLANNING, LANDS AND HERITAGE
Level 11, 140 William Street
PERTH WA 6000

Tel: (08) 6551 2303

File Ref:

Annexure C, Part C – Deed in Relation to Management Order

THIS DEED is made on the date specified on the cover page.

BETWEEN

THE STATE OF WESTERN AUSTRALIA acting through **THE MINISTER FOR LANDS** a body corporate under the *Land Administration Act 1997*, care of Department of Planning, Lands and Heritage, 140 William Street, Perth, Western Australia (**STATE**)

AND

BUNDI YAMATJI ABORIGINAL CORPORATION (ICN 9213) of YYYYYYYYYY (**MANAGEMENT BODY**)

RECITALS

- A. The State, among others, has entered into the Yamatji Nation Indigenous Land Use Agreement to settle the native title claims in the Agreement Area under the *Native Title Act 1993* (Cth) (**Yamatji Nation Settlement**).
- B. As part of the Yamatji Nation Settlement, the Minister has agreed to the establishment of the Yamatji Land Estate which includes the creation of reserves and the making of management orders to the Management Body pursuant to Part 4 of the LAA.
- C. The Minister is authorised pursuant to section 46 of the LAA by order to place the care, control and management of a reserve for the same purpose as that for which the relevant Crown land is reserved under section 41 and for purposes ancillary or beneficial to that purpose, and on such terms and conditions as the Minister may determine.
- D. The Minister will by order place the care, control and management of the Reserve with the Management Body for the Term and on and subject to the provisions of the LAA and Management Order Conditions.
- E. The Minister and the Management Body have entered into this Deed setting out the terms and conditions on which the Minister will issue a Management Order giving the care, control and management of the Reserve to the Management Body (**Deed**).
- F. The Management Body has accepted taking the care, control and management of the Reserve on the terms and conditions contained in this Deed and Management Order Conditions.

COVENANTS AND CONDITIONS

The Parties agree as follows:

1. DEFINED TERMS AND INTERPRETATION**1.1. MANAGEMENT ORDER DEFINITIONS**

Words and phrases defined in the Annexure A MO Conditions, have the same meanings where used in this Deed and appear with an initial capital letter, except where expressly provided otherwise.

1.2. OTHER DEFINITIONS

In this Deed, unless the contrary intention appears:

Annexure A MO Conditions means the conditions set out in Annexure A of this Deed.

Annexure C, Part C – Deed in Relation to Management Order

Deed means the deed constituted by this document and any amendments or variations of it and includes Schedule 1 and Annexure A.

GST has the same meaning as given in section 195-1 of the GST Act.

GST Act means the *A New Tax System (Goods and Services Tax) Act 1999* (Cth) and includes all associated legislation and regulations and any legislation or regulations substituting for or amending any of the foregoing.

Party means the State or the Management Body as the case requires.

Parties means the State and the Management Body.

Schedule means the schedule to this Deed.

1.3. INTERPRETATION

In this Deed, unless the context otherwise requires, the rules of interpretation and definitions defined in the Annexure A MO Conditions apply.

2. GENERAL CONDITIONS**2.1. On the Date of Commencement the Management Body:**

- (a) accepts the care, control and management of the Reserve including on the terms and conditions set out in this Deed;
- (b) acknowledges and agrees that the conditions to which the Management Order is subject as specified under and for the purposes of section 46(1) of the LAA comprise the Management Order Conditions; and
- (c) covenants to observe and perform the Management Order Conditions.

2.2. The Management Body hereby agrees and consents to the revocation of the Management Order pursuant to section 50(1)(a) of the LAA:

- (a) in the event of a breach of an essential condition of the Management Order Conditions by the Management Body and failure by the Management Body to remedy the breach within 60 Business Days of receiving notice by the Minister or such other period as may be agreed by the Parties, which notice must specify the breach and require the Management Body to remedy it; or
- (b) if the Management Body:
 - (i) becomes bankrupt or enters into any form of arrangement (formal or informal) with any of its creditors, or an administrator or a receiver or a receiver and manager is appointed to any of its assets;
 - (ii) being a company, or other body corporate, an order is made or a resolution is passed for its winding up except for the purpose of reconstruction or amalgamation;
 - (iii) being a company, or other body corporate, ceases or threatens to cease to carry on business or goes into liquidation, whether voluntary or otherwise, or is wound up or if a liquidator or receiver (in both cases whether provisional or otherwise) is appointed; or
 - (iv) being a company, is placed under official management under the *Corporations Act 2001* (Cth) or enters into a composition or scheme of arrangement;

and without limiting the foregoing but for the avoidance of doubt, this subclause (b) applies to any such event that may occur in relation to the Management Body if it is an Aboriginal and Torres Strait Islander corporation

Annexure C, Part C – Deed in Relation to Management Order

under the *Corporations (Aboriginal and Torres Strait Islander) Act 2006* (Cth); or

- (v) if the Management Body is an Aboriginal and Torres Strait Islander corporation under the *Corporations (Aboriginal and Torres Strait Islander) Act 2006* (Cth) and a determination is made by the Registrar under that Act that the Management Body is to be under special administration; or
 - (vi) if the Management Body does not pay any debts, costs, expenses or interest which is payable in accordance with clause 6 of this Deed.
- (c) Nothing in this Deed has the effect of constraining, placing any fetter on or otherwise affecting the power of the Minister to revoke the Management Order without consent under or in accordance with any other provision of the LAA and the Parties agree that any powers of the Minister under this clause 2.2 are in addition to, or in augmentation of, the powers contained in the LAA.
- 2.3.** Subject to clause 2.4, the Management Body hereby consents for the purposes of section 46(2) of the LAA, to the variation of the Management Order Conditions as may be required by the Minister from time to time to ensure good Crown land administration and management, where such variation is consistent with the conditions on which the Minister issues management orders to non-government management bodies prevailing at the time.
- 2.4.** The Minister reserves the right to vary the Management Order Conditions as contemplated under clause 2.3, not more than once every ten years.
- 2.5.** Nothing in this clause affects the operation of section 46 of the LAA and the parties agree that any powers of the Minister under clauses 2.3 and 2.4 are in addition to, or in augmentation of, the powers contained in the LAA.
- 2.6.** The Minister will provide notice of the variation to the Management Order Conditions, as contemplated under clause 2.3 to the Management Body at least 40 Business Days before the registration of the variation order at Landgate.
- 2.7.** For the avoidance of doubt, nothing in this Deed (including Annexure A MO Conditions), is to be construed as requiring or permitting any person to breach any provision of the LAA.
- 2.8.** If there is any inconsistency between this Deed (including Annexure A MO Conditions) and the provisions of the LAA:
- (a) the LAA will prevail to the extent of the inconsistency; and
 - (b) the Parties must promptly consult with each other and negotiate in good faith, with a view to agreeing any appropriate amendments (if any) to this Deed so that the intent of this Deed may, to the extent possible, be achieved.

3. INDEMNITY, RELEASE AND INSURANCE

3.1. INDEMNITY

- (a) The Management Body hereby covenants with the Minister to indemnify, and keep indemnified, the Indemnified Parties from and against any and all Claims whatsoever which may at any time be brought, maintained, or made against or incurred by any one or more of the Indemnified Parties, whether alone or jointly with others:

Annexure C, Part C – Deed in Relation to Management Order

- (i) in respect of or arising from any destruction, loss (including loss of use), injury or damage of any nature or kind of or to property (whether real or personal) of any person whether or not on the Reserve, and including the property of:
 - (A) any of the Indemnified Parties;
 - (B) the Management Body or the Management Body's Authorised Users;
 - (C) the lessee, sub-lessee or licensee of the Reserve; or
 - (D) the holders of any Encumbrances on the Reserve and their Authorised Users;
- (ii) in respect of the death of, injury to or illness of, any person including:
 - (A) any of the Indemnified Parties;
 - (B) the Management Body or the Management Body's Authorised Users;
 - (C) the lessee, sub-lessee or licensee of the Reserve; or
 - (D) the holders of any Encumbrances on the Reserve and their Authorised Users,

directly or indirectly caused by or arising out of or in connection with:

 - (iii) the use of the Reserve by the Management Body and the Management Body's Authorised Users;
 - (iv) any work carried out by or on behalf of the Management Body under this Deed;
 - (v) the exercise or enjoyment or purported exercise or enjoyment of any of the rights conferred on the Management Body and the Management Body's Authorised Users under this Deed;
 - (vi) any Contamination, Pollution or Environmental Harm in, on, under or to the Relevant Land caused or contributed to by the Management Body and the Management Body's Authorised Users;
 - (vii) any remediation required in respect of the Relevant Land in compliance with any Environmental Notice or any other notice received from any Governmental Agency arising from or relating to the use of the Relevant Land by the Management Body and the Management Body's Authorised Users;
 - (viii) any default by the Management Body and the Management Body's Authorised Users in the due and punctual performance of or compliance with any of the Management Order Conditions or the terms, covenants and conditions contained in this Deed, or any other Law that applies to the exercise of the Management Body's rights in respect of the Reserve; or
 - (ix) any negligent or other tortious act or omission of the Management Body or the Management Body's Authorised Users.
- (b) The obligations of the Management Body under this clause 3.1 are unaffected by the obligation to take out insurance, and the obligations of the Management Body to indemnify are paramount.

Annexure C, Part C – Deed in Relation to Management Order

- (c) This indemnity will not apply to the extent that a Claim is caused or contributed to by fraud, wilful default or a negligent act or negligent omission on the part of any of the Indemnified Parties.
- (d) The Indemnified Parties must use reasonable endeavours to mitigate the Claims that may be brought, maintained, or made against or incurred by or sustained against each of them respectively for which they are indemnified under this clause.

3.2. RELEASE

- (a) The Management Body agrees to take and be subject to the same risks and responsibilities to which it would be subject in respect of persons and property (whether real and personal) if, during the Term, it were the owner and occupier of the land in the Reserve.
- (b) The Management Body releases, to the fullest extent permitted by Law, the Indemnified Parties from:
 - (i) any liability which may arise in respect of any destruction, loss (including loss of use), injury or damage to property (whether real or personal) or death of, injury to, or illness of, any person, of any nature in or near the Reserve;
 - (ii) all Claims arising out of or in connection with (directly or indirectly) the presence of any Contamination, Pollution or Environmental Harm in, on, under or to the Relevant Land at any time throughout the duration of the Management Order whether or not identified in an audit undertaken by the Management Body; and
 - (iii) without limiting paragraph (i), destruction, loss, injury or damage to fixtures or personal property of the Management Body or the Management Body's Authorised Users,

except to the extent that such loss or damage is caused or contributed to by fraud, wilful default or a negligent act or omission on the part of any of the Indemnified Parties.
- (c) The release contained in this clause 3.2 continues in full force and effect notwithstanding expiry or revocation of the Management Order or the termination of this Deed for any reason in respect of any act, deed, matter or thing occurring prior to expiry or revocation of the Management Order or the termination of this Deed.

3.3. INSURANCE

- (a) The Management Body must effect, maintain and keep current each and every Insurance Policy required to be taken out in accordance with condition 4 of the Annexure A MO Conditions. The requirement to take insurance pursuant to this clause is an essential term of this Deed.
- (b) If the Management Body fails to take out or maintain an Insurance Policy as required under condition 4 of the Annexure A MO Conditions, the State or the Minister may in their discretion do one or both of the following;
 - (i) at any time take out and maintain the insurance, and the cost incurred by the State or the Minister (as the case may be) will be a debt due from the Management Body; and/or
 - (ii) treat that failure to insure, or failure to maintain insurance, as a breach of an essential condition of the Management Order Conditions.

Annexure C, Part C – Deed in Relation to Management Order

- (c) Nothing in subclause (b) affects the obligations to comply with condition 4 of the Annexure A MO Conditions.

4. YIELDING UP

On the expiry or within two months of the revocation of the Management Order, or such longer period as the Minister allows, the Management Body must, to the reasonable satisfaction of the Minister:

- (a) surrender peaceably and yield up the Reserve to the Minister:
- (i) clean;
 - (ii) free from rubbish; and
 - (iii) in a state of good repair and condition;
- (b) fill in, consolidate and level off any unevenness, excavation or hole caused by the Management Body or by the Management Body's care, control and management of the Reserve;
- (c) remove any equipment, materials, fixtures, fittings or any other property of the Management Body or the Management Body's Authorised Users on the Reserve as may be required by the Minister;
- (d) remove anything constructed or placed on the Reserve by the Management Body or the Management Body's Authorised Users which is not an Authorised Improvement;
- (e) remove any Authorised Improvement, excluding any Authorised Improvements which existed on the Reserve as at the Date of Commencement, at the request of the Minister;
- (f) promptly make good any damage caused by the removal in subclauses (c), (d) or (e); and
- (g) promptly make good and rehabilitate the Reserve and remediate any Contamination, Pollution or Material Environmental Harm of or to the Relevant Land arising from, or connected with the care, control and management of the Reserve by the Management Body or the Management Body's Authorised Users whether such use and occupation is or was under the terms of the Management Order or some other lease, licence or agreement.

5. REMEDY MANAGEMENT BODY'S DEFAULT

- (a) The Minister may (unless any clause specifically provides otherwise), but is not obliged to, remedy any default by the Management Body in performing or complying with the Management Order Conditions or this Deed provided the Minister has given the Management Body at least 30 Business Days' prior notice.
- (b) Notwithstanding subclause (a), the Minister is not required to give any notice to the Management Body before entering onto the Reserve to remedy any default by the Management Body:
- (i) if the Minister is of the opinion those works are required as a matter of urgency including for the protection of persons or property (whether real or personal); or
 - (ii) where the Minister is remedying any default by the Management Body in performing or complying with clause 4 of this Deed.

Annexure C, Part C – Deed in Relation to Management Order

6. RECOVER COSTS AND INTEREST FROM MANAGEMENT BODY**6.1. RECOVER COSTS**

If the Minister carries out any works under sub-condition 7.2(b) of the Annexure A MO Conditions which it is the Management Body's obligation to do under the Management Order or remedies a default under clause 5 of this Deed, the Management Body is to pay to the Minister on demand all debts, costs and expenses, including legal costs and expenses, incurred by the Minister as a result of carrying out those works or remedying that default.

6.2. INTEREST

- (a) If any amount payable by the Management Body under subclause 6.1 is not paid within 30 Business Days after it becomes due for payment, the Management Body is to pay to the Minister interest on demand, on the amount from the due date for payment until it is paid in full.
- (b) Interest is to be calculated on a daily basis, at the Interest Rate.
- (c) Nothing in this clause affects or prejudices any other right that the State or the Minister may have in respect of the Management Body's failure to pay any amount by the due date for payment.

7. CONTINUATION OF CERTAIN RIGHTS AND OBLIGATIONS**7.1. CONTINUATION OF THE ANNEXURE A MO CONDITIONS**

The conditions contained in condition 4 of the Annexure A MO Conditions continue after the expiry or revocation of the Management Order in respect of any act, deed, matter or thing occurring before the expiry or revocation of the Management Order.

7.2. CONTINUATION OF RIGHTS AND OBLIGATIONS OF DEED AFTER EXPIRY OR REVOCATION OF MANAGEMENT ORDER

The rights and obligations under clauses 2.2, 2.5, 2.7, 2.8, 3.1, 3.2, 4, 5 and 6 of this Deed continue after the expiry or revocation of the Management Order in respect of any act, deed, matter or thing occurring before the expiry or revocation of the Management Order.

7.3. CONTINUATION OF RIGHTS AND OBLIGATIONS – DEED

The rights and obligations under clauses 3.1, 3.2, 4, 5 and 6 continue even if, for any reason, this Deed comes to an end in respect of any act, deed, matter or thing occurring before the Deed comes to an end.

8. GENERAL PROVISIONS**8.1. EXCLUSION OF WARRANTIES**

The Management Body acknowledges having inspected the Reserve that, in entering into this Deed and accepting management of the Reserve, the Management Body has not relied on any statement, representation or warranty (other than those implied by or deemed to have been given by Law and which cannot be contracted out of) by or on behalf of the State or the Minister whether express or implied, other than the statements, representations and warranties expressly set out in this Deed.

8.2. SUITABILITY AND SAFETY OF RESERVE

- (a) The State or the Minister do not represent or warrant that:
 - (i) the Reserve is suitable to be used for the Reserve Purpose;

Annexure C, Part C – Deed in Relation to Management Order

- (ii) any Improvements on the Reserve on the Date of Commencement are suitable to be used for the Reserve Purpose;
 - (iii) the Reserve may lawfully be used for the Reserve Purpose; or
 - (iv) that the zoning of the Reserve will allow the Reserve to be used for the Reserve Purpose, whether with the approval or permission of the relevant planning authority or otherwise.
- (b) Without affecting the generality of subclause (a), it is the Management Body's responsibility to make its own enquiries about zoning and the Management Body warrants that, before executing this Deed, the Management Body has done so to its own satisfaction.
- (c) The Management Body acknowledges that:
- (i) other approvals and permissions may be required before the Management Body can undertake activities that are otherwise in accordance with the Reserve Purpose; and
 - (ii) having satisfied themselves that the Reserve is suitable and safe to be used for the Reserve Purpose, they agree to take all measures necessary to ensure that the Reserve remains safe and free from hazards to the Management Body and all persons entering the Reserve.
- (d) There is no obligation on the State or the Minister to provide or fund the installation, maintenance, repair or replacement of any Services on or to the Reserve.

8.3. CONTAMINATION, POLLUTION OR ENVIRONMENTAL HARM

- (a) The State or the Minister make no representation or warranty concerning the existence or non-existence of Contamination, Pollution or Environmental Harm in relation to the Reserve.
- (b) The Management Body relies on its own investigations concerning the existence or non-existence of Contamination, Pollution or Environmental Harm in relation to the Reserve.
- (c) There is no obligation on the part of the State or the Minister to clear any rubbish from the Reserve.

8.4. ACCESS TO THE RESERVE

- (a) Where there is dedicated legal access to the Reserve, the State or the Minister make no representation or warranty that this will ensure there is a constructed road, a gravel road, a track or other means of physical access over the dedicated legal access to the Reserve.
- (b) The State or the Minister make no representation or warranty as to the existence or suitability or safety of physical access (if any) to the Reserve.
- (c) There is no obligation on the State or the Minister to provide physical access to the Reserve nor to maintain or upgrade physical access to the Reserve, if any.

8.5. MANAGEMENT BODY'S WARRANTIES

- (a) The Management Body represents and warrants to the Minister that the Management Body has the full powers pursuant to its constitution under which it purports to act when entering into this Deed.

Annexure C, Part C – Deed in Relation to Management Order

- (b) Except where the Management Body has otherwise disclosed in writing to the Minister and the Minister has given his or her prior written consent to the matter disclosed, the Management Body further covenants in favour of the State and the Minister that:
- (i) the Management Body is lawfully and validly constituted and all other instruments in respect of the Management Body have been properly executed, and that the Management body will remain so constituted;
 - (ii) the assets of the Management Body will at all times be available to satisfy the obligations of the Management Body under this Deed;
 - (iii) the consents or approvals of all parties necessary to execute this Deed so as to bind the property of the Management Body have been obtained and all necessary conditions precedent for that purpose have been met;
 - (iv) no one has taken or threatened nor is the Management Body aware of any one who is likely to take action to have the Management Body wound-up or otherwise administered by action brought in any Court or to charge the Management Body or any person at any time connected with the Management Body or acting on behalf or purportedly on behalf of the Management Body; and
 - (v) no facts are known to the Management Body where the Management Body might be wound-up voluntarily or otherwise or the assets of the Management Body vested in any other person or the Management Body may cease to operate or be deprived of funds prior to expiration of the Term.
- (c) The Management Body further covenants in favour of the State and the Minister that it will disclose to the Minister within 20 Business Days in writing if the Management Body or an Officer of the Management Body becomes aware of any action to have the Management Body wound-up, or takes action to be voluntarily wound up, or otherwise administered by action brought in any Court or a charge is brought against the Management Body or an Officer of the Management Body or any person acting on behalf or purportedly on behalf of the Management Body with in connection with the Management Body.
- (d) The representations and warranties made by the Management Body under clauses 8.5(b)(i) to (iv) and 8.5(c) are taken to be made continuously throughout the Term.

9. NOTICES**9.1. SERVICE OF NOTICES ON THE MANAGEMENT BODY OR THE TRUSTEE**

Any notice or other document to be served on the Management Body under this Deed will be served in accordance with section 274 of the LAA as if it were service of notice under the LAA.

9.2. SERVICE OF NOTICES ON THE MINISTER

Any notice or other document to be served on the State or the Minister under the Deed may be effected:

- (a) by delivering the document to the offices of the Department personally at the address set out at Item 1 of Schedule 1 or at such other address most recently notified to the Management Body by the Department; or

Annexure C, Part C – Deed in Relation to Management Order

- (b) by sending the document by letter (by pre-paid post) to the address or by facsimile to the facsimile number of the Department, as set out in Item 1 of Schedule 1 or to such other address or facsimile number most recently notified to the Management Body by the Department.

9.3. REQUIREMENTS OF NOTICES ON THE MINISTER

A notice or other document to be served on the Minister under this Deed must be signed:

- (a) if given by an individual, by the person giving the notice;
- (b) if given by a corporation, by a director or secretary of the corporation; or
- (c) by a solicitor or other agent of the person giving the notice.

10. GOODS AND SERVICES TAX**10.1. INTERPRETATION**

Any reference in this clause 10 to a term defined or used in the GST Act is, unless the contrary intention appears, a reference to that term as defined or used in the GST Act.

10.2. AMOUNTS EXCLUSIVE OF GST

Unless otherwise expressly provided to the contrary, all amounts fixed or determined under or referred to in this Deed are exclusive of GST.

10.3. GST PAYABLE

- (a) If GST is or becomes payable by a Supplier in relation to any supply that it makes under, in connection with or resulting from this Deed, the Parties agree that, in addition to any consideration provided by a Party (Recipient) for a supply from another Party (Supplier), the Recipient must pay to the Supplier the amount of any GST for which the Supplier is liable in relation to that supply (additional amount).
- (b) The obligation to pay the additional amount only arises once the Supplier has issued a tax invoice (or an adjustment note) to the Recipient in respect of the additional amount.
- (c) If a Recipient is required under this Deed to reimburse or pay to a Supplier an amount calculated by reference to a cost, expense or an amount paid or incurred by that Supplier, the amount of the reimbursement or payment will be reduced by the amount of any input tax credits to which the Supplier is entitled in respect of any acquisition relating to that cost, expense or other amount.

11. GENERAL**11.1. COSTS AND DUTIES**

- (a) The State will bear any duties, or fees or taxes of a similar nature, and any related fines and penalties, associated with the registration of this Deed.
- (b) Each Party will bear its own costs including legal costs associated with the negotiation, drafting and execution of this Deed.

11.2. GOVERNING LAW AND JURISDICTION

- (a) This Deed is governed by, and must be construed according to, the Law applying in the State of Western Australia.

Annexure C, Part C – Deed in Relation to Management Order

- (b) Each Party irrevocably and unconditionally submits to the exclusive jurisdiction of the courts of Western Australia, and the courts competent to determine appeals from those courts, with respect to any proceedings that may be brought at any time relating to this Deed.

11.3. SEVERANCE

- (a) If any provision of this Deed is or becomes void, voidable by any Party, unenforceable, invalid or illegal in any respect under the Law of any jurisdiction:
- (i) it will not affect or impair:
 - (A) the legality, validity or enforceability in that jurisdiction of any other provision of this Deed; or
 - (B) the legality, validity or enforceability under the Law of any other jurisdiction of that or any other provision of this Deed; and
 - (ii) the provision will be read down so as to be legal, valid and enforceable or, if it cannot be so read down, the provision (or where possible the offending words), will be severed from this Deed to the extent necessary unless it would materially change the intended effect and objectives of this Deed.
- (b) If a part of this Deed is severed in accordance with subclause (a), the Parties will attempt to renegotiate, in good faith, that part and seek to achieve a result as near as reasonably practicable as is consistent with the intention of the severed component.

11.4. VARIATION OF THIS DEED

Except as provided for in subclauses 2.3 and 2.4 of this Deed, this Deed may only be varied by a deed executed by or on behalf of each Party.

11.5. WAIVER

A right or power under this Deed will only be deemed to be waived by notice in writing, signed by the Party waiving the right or power, and:

- (a) no other conduct of a Party (including a failure to exercise, a delay in exercising or a partial exercise of a right or power or any forbearance or indulgence granted by one Party to another Party in respect of a right or power) operates as a waiver of the right or power or otherwise prevents the exercise of that right or power;
- (b) a waiver of a right or power on one or more occasions by a Party does not operate as a waiver of that right or power if it arises again in the future or prejudices that Party's other rights or powers or future rights or powers in respect of the right or power waived;
- (c) the exercise of a right or power does not prevent any further exercise of that right or power or of any other right or power.

11.6. NO MERGER

The rights and obligations of the Parties will not merge on the completion of any transaction contemplated by this Deed. They will survive the execution and delivery of any assignment or other document entered into for the purpose of implementing a transaction.

Annexure C, Part C – Deed in Relation to Management Order**11.7. FURTHER ACTS AND DOCUMENTS**

Each Party must promptly do all further acts and execute and deliver all further documents (in form and content reasonably satisfactory to that Party) required by Law or reasonably requested by another Party to give full effect to this Deed and the matters contemplated by it.

11.8. ENTIRE AGREEMENT

To the extent permitted by Law, in relation to its subject matter, this Deed and the Management Order:

- (a) embody the entire understanding of the Parties, and constitute the entire terms agreed by the Parties; and
- (b) supersede any prior written or other agreement of the Parties.

11.9. MANAGEMENT BODY TO MAKE RECOMMENDATION

- (a) Where the Management Body is requested by the Minister for Mines and Petroleum to provide a recommendation under section 24(5B) of the *Mining Act 1978*, the Management Body must make a written recommendation to the Minister for Mines and Petroleum within 20 Business Days of receiving the request.
- (b) If the Management Body fails to make the written recommendation pursuant to the required timeframe in subclause (a), the Management Body is deemed to have made a recommendation for the purposes of section 24(5B) of the *Mining Act 1978* that it has no comment with respect to giving of the consent under section 24(5A) of the *Mining Act 1978*.

Annexure C, Part C – Deed in Relation to Management Order

SCHEDULE 1 OF DEED**ITEM**

1. **Minister's Address
for Service of Notices:**
- Minister for Lands
C/- Department of Planning, Lands and Heritage
Level 2, 140 William Street
PERTH WA 6000
- Locked Bag 2506
PERTH WA 6001
- Attention: The Director-General
- Facsimile No: (08) 6552 4417

ANNEXURE A
MANAGEMENT ORDER CONDITIONS

1. DEFINITIONS, INTERPRETATION, EXERCISE OF MINISTER'S POWERS AND APPLICATION OF STATUTE

1.1. DEFINED TERMS

In this Annexure A, unless the contrary intention appears:

Agreement Area has the meaning given to it in the Yamatji Nation ILUA.

Annexure A MO Conditions means the conditions set out in this Annexure A.

Authorisation includes a consent, authorisation, permit, licence, approval, agreement, certificate, authority or exemption from, by or with a Governmental Agency or required under any Law and all conditions attached to those authorisations.

Authorised Improvement means an Improvement which:

- (a) existed on the Reserve at the Date of Commencement;
- (b) is constructed in accordance with an approval by the Minister under a Management Plan pursuant to sub-condition 2.2(d)(ii); or

[Delete subparagraph (c) if Option 2 is chosen in condition 2.2.]

- (c) is constructed in accordance with a Lease approved by the Minister pursuant to sub-condition 2.2(d)(ii).

Authorised Users means the officers, employees, agents, contractors, workmen, licensees, consultants and invitees of the entity or person holding an Encumbrance and any person entering onto the Reserve with the express or implied authority of that entity or person who holds an Encumbrance, except and excluding the State's Authorised Users or the Management Body's Authorised Users.

Business Day means any day other than a Saturday, Sunday or State public holiday in Western Australia.

Camp means to stay or lodge (whether in a Camping Unit or otherwise) during any period of 24 hours and **Camping** has a corresponding meaning.

Camping Unit means a tent or other portable thing of any kind used or capable of being used for habitation, and includes a Caravan or other vehicle.

Caravan means a vehicle fitted or designed for habitation.

Claims means actions, claims, proceedings, suits, judgments demands, losses, damages, costs and expenses, including but not limited to the cost of defending or settling any action, claims, proceedings, suits or demand.

Contamination is the state of being contaminated as that term is defined in the CSA.

CSA means the *Contaminated Sites Act 2003*.

Date of Commencement means the date of registration of the Management Order on the Register as that term is defined in the TLA.

Deed means the deed between the Minister and the Management Body to which this Annexure A is attached.

Department means the department principally assisting the Minister in the administration of the LAA from time to time.

Annexure C, Part C – Deed in Relation to Management Order

Encumbrances mean the limitations, interests, encumbrances and notifications specified in Item 3 of Schedule 1.

Environmental Harm has the same meaning as given in the EPA.

Environmental Law means all planning, environmental, Contamination or Pollution Laws and any regulations, orders, directions, ordinances or all requirements, permissions, permits or licences issued thereunder.

Environmental Notice means any notice, direction, order, demand or other requirement to take any action or refrain from taking any action from or by any Governmental Agency, whether written or oral and in connection with any Environmental Law.

EPA means the *Environmental Protection Act 1986*.

Governmental Agency means any State, Commonwealth, regional or local government or any governmental, semi-governmental, administrative, public, fiscal or judicial body, department, commission, authority, tribunal, agency, statutory authority or entity including any body whether corporate or unincorporated that is established or continued for a public purpose by, or under, a Law.

Improvements mean any building, facility or structure on the Reserve.

Indemnified Parties means the State and the State's Authorised Users.

Insurance Amount means the amount specified in Item 2 of Schedule 1 or such other amount as the Minister may reasonably require from time to time.

Insurance Policies means each of the policies of insurance required to be taken out under condition 4.

Interest Rate means the rate determined under section 8(1) of the *Civil Judgements Enforcement Act 2004* from time to time.

LAA means the *Land Administration Act 1997*.

Landgate means the statutory authority established under the *Land Information Authority Act 2006* which is responsible for Western Australia's land and property information.

Law includes any requirement of any statute, and any regulation, proclamation, ordinance or by-law issued under that statute, present or future, and whether State, Federal or otherwise.

Management Body means the person specified in the Management Order as the management body.

Management Body's Authorised Users means the officers, employees, agents, contractors, workmen, licensees, consultants and invitees of the Management Body and any person entering onto the Reserve with the express or implied authority of the Management Body.

Management Order means the management order comprising LAA Form 1023 to which the Deed is attached.

Management Order Conditions means all the conditions to which the Management Order is subject, being the conditions set out in this Annexure A MO Conditions and any conditions set out in the Management Order.

Management Plan means a management plan submitted by the Management Body as required under condition 2.3 and approved by the Minister for Lands under section 49 of the LAA, and includes that management plan as may be varied from time to time under condition 2.4 and in accordance with section 49 of the LAA.

Annexure C, Part C – Deed in Relation to Management Order

Material Environmental Harm has the same meaning as given in the EPA.

Minister means the Minister for Lands, being a body corporate under section 7(1) of the LAA and being the Minister to whom the administration of the LAA is from time to time committed by the Governor.

Officer has the same meaning as given in the *Corporations Act 2001* (Cth).

Pollution means anything that is pollution within the meaning of that term as defined in the EPA that is not authorised under any Law.

Representing in relation to a Governmental Agency, includes acting as an officer, employee, agent or contractor for, on behalf of or under delegation of, that Government Agency.

Reserve means the land described in the Management Order and identified by the reserve number described in the Management Order.

Relevant Land means the Reserve and Surrounding Area.

Reserve Purpose means the designated purpose described in the order creating the Reserve and purposes ancillary and beneficial to that purpose.

Schedule means the schedule to this Annexure A MO Conditions.

Services includes all public utility services including roads (whether dedicated or not), footpaths, water supply, sewerage, drainage, waste disposal, electricity and gas reticulation and telecommunications equipment.

State means the State of Western Australia and any ministers, department and agency, instrumentality and body corporate expressed to be an agent or trustee of the State, and those entities listed in Schedule 1 of the *Public Sector Management Act 1994*.

State's Authorised Users means the officers, employees, agents, contractors, licensees, consultants and invitees of the State and any person entering onto the Reserve with the express or implied authority of the State.

Surrounding Area means any land or water adjacent to or in the vicinity of the Reserve and the air generally above the Reserve, and includes any land or water which is an affected site within the meaning of that term as defined in the CSA in relation to the Reserve as the source site as that term is defined in the CSA.

Term means the term of this Management Order specified in Item 1 of Schedule 1.

TLA means the *Transfer of Land Act 1893*.

Yamatji Land Estate has the meaning given to it in the Yamatji Nation ILUA.

Yamatji Nation ILUA means the indigenous land use agreement entered into pursuant to Part 2, Division 3, Subdivision C of the *Native Title Act 1993* (Cth) by the State, the Minister and others, which has been Conclusively Registered and is described as [xxx].

1.2. INTERPRETATION

In this Annexure A MO Conditions, unless the contrary intention appears:

- (a) headings or subheadings are inserted for guidance only and do not govern the meaning or construction of the Management Order or of any provision contained in this Management Order;
- (b) words expressed in the singular include the plural and vice versa;
- (c) words expressed in one gender include the other genders;

Annexure C, Part C – Deed in Relation to Management Order

- (d) an expression importing a natural person includes a company, partnership, joint venture, unincorporated association, corporation or other body corporate or a Governmental Agency;
- (e) a reference to a thing includes a part of that thing but without implying that part performance of an obligation is performance of the whole;
- (f) references to clauses and subclauses are references to clauses and subclauses of the Deed unless otherwise indicated;
- (g) references to conditions, sub-conditions and schedules are references to conditions, sub-conditions and schedules of the Management Order unless otherwise indicated;
- (h) a reference to a party to the Deed includes the party's successors and in the case of a natural person also includes that person's personal representative and administrators;
- (i) where the day on or by which a thing is required to be done is not a Business Day that thing must be done on or by the next Business Day;
- (j) if a period of time is specified and dates from a given day or the day of an act or event, it is to be calculated exclusive of that day;
- (k) a covenant or agreement by more than one person binds, and is enforceable against, those persons jointly and each of them severally;
- (l) no rules of construction apply to the disadvantage of a party because that party was responsible for the drafting of the Deed or of any of the provisions of this Lease;
- (m) a reference to any Law includes consolidations, amendments, re-enactments or replacements of it;
- (n) the word "including" is deemed to be followed by the words "but not limited to";
- (o) if a Governmental Agency whether statutory or not ceases to exist or is reconstituted, renamed, replaced or its powers or functions are transferred to any other body, a reference to that body means the body established or constituted in its place or that undertakes the powers or functions of that body;
- (p) a reference to the Management Order or another instrument includes any variation of either of them;
- (q) if a word or phrase is defined, cognate words or phrases have corresponding definitions; and
- (r) words defined in the LAA and used in the Management Order have the same meaning given to them under the LAA.

1.3. PERFORMANCE OF POWERS AND DUTIES

The Management Body acknowledges that:

- (a) any right, duty or power conferred or imposed on the State under this Management Order may be exercised or performed by the Minister; and
- (b) under the provisions of the LAA, the Minister may, under an instrument of delegation, delegate to a person any right, duty or power which this Deed authorises or requires the Minister to exercise or perform.

Annexure C, Part C – Deed in Relation to Management Order**1.4. APPROVAL OF THE MINISTER**

- (a) Where pursuant to the Management Order the doing or executing of any act matter or thing by the Management Body is dependent on the approval or consent of the Minister, such approval or consent;
- (i) will not be effective unless it is given in writing;
 - (ii) may be given or withheld by the Minister in the Minister's discretion but the Minister must act reasonably; and
 - (iii) may be given subject to such reasonable conditions as the Minister may determine, unless otherwise provided in the Management Order.
- (b) Any failure by the Management Body to comply with or perform a condition imposed under sub-condition (a) will constitute a breach of a condition under the Management Order.

1.5. APPLICATION OF LAA

The Parties agree that:

- (a) the provisions of the LAA relating to management orders placed pursuant to section 46 of the LAA apply to the Management Body;
- (b) the provisions of this Management Order do not in any way alter or derogate from the Minister's rights or powers conferred under the LAA; and
- (c) the conditions set out in this Management Order are in addition to any requirements of the LAA.

2. APPOINTMENT OF MANAGEMENT BODY**2.1. CARE, CONTROL AND MANAGEMENT FOR RESERVE PURPOSE**

The care, control and management of the Reserve is placed with the Management Body for the Reserve Purpose for the Term, on and subject to the terms and conditions of the Management Order.

2.2. [OPTION 1] POWER TO LEASE OR SUBLEASE OR LICENCE SUBJECT TO CONDITIONS

- (a) Subject to sub-conditions 2.2(b) to (h), (j) and (k), pursuant to section 46(3)(a) of the LAA, the Management Body is granted the power to grant a lease or licence, and to consent to the grant of a sub-lease over any part of the Reserve, for a purpose consistent with the Reserve Purpose for a term:
- (i) that is not to exceed 21 years but may include or provide an option or options to renew for a further term or terms with the aggregate of the further term or terms that is not to exceed 21 years, and provided the term of any lease or licence or consent to a sub-lease shall cease upon the revocation of the Management Order; and
 - (ii) is to include a condition that no option for a further term or right of renewal is enforceable if the lessee, licensee or sub-lessee is in breach of any obligation to pay monies or other term or condition of its existing grant at the time of the exercise of the option to renew.
- (b) The Management Body must not permit a lessee, licensee or sub-lessee to renew their interest if that person is in breach of any obligation to pay monies or other term or condition of its existing grant at the time of the exercise of the option to renew, except on such terms as may be agreed by the Management Body.

Annexure C, Part C – Deed in Relation to Management Order

- (c) Section 18 of the LAA applies to the exercise of power conferred upon the Management Body by sub-condition (a).
- (d) Without limiting section 18 of the LAA, the Management Body must not, without the prior written approval of the Minister:
 - (i) agree to or permit any encroachment into, upon, over or against the Reserve;
 - (ii) construct or erect or permit to be constructed or erected any Improvement on the Reserve except where it is approved under a Management Plan or pursuant to a Lease approved by the Minister; or
 - (iii) deal with any interest whatsoever in the Reserve.
- (e) The Management Body does not have the power to and may not:
 - (i) agree to, permit or grant an easement burden over or receive an easement benefit in favour of the Reserve;
 - (ii) mortgage, charge or in any way encumber its rights and powers as the Management Body of the Reserve; or
 - (iii) dispose of, deal with, or assign its rights or powers as Management Body of the Reserve.
- (f) The Minister may, before giving his or her approval pursuant to section 18 of the LAA or sub-condition (d), in writing require:
 - (i) such information concerning the transaction for which approval is sought as the Minister specifies; and
 - (ii) information furnished in compliance with sub-condition (f)(i) to be verified by statutory declaration.
- (g) Without limiting section 18 of the LAA, a condition for obtaining the approval of the Minister pursuant to section 18(5) is that the Minister is satisfied that any lease, licence or sub-lease proposed to be granted or consented to provides for the following:
 - (i) the lessee, licensee or sub-lessee acknowledges and agrees that on the Management Order being revoked pursuant to section 50 of the LAA, the lease, licence or sub-lease may also terminate on the date of the revocation of the Management Order, and if it does terminate, the lessee, licensee or sub-lessee has no right of compensation from the State or Minister arising from that termination;
 - (ii) compliance by the grantee of the lease, licence or sub-lease with section 18 of the LAA in respect of transactions dealt with by that section;
 - (iii) where the grant of the lease, licence or sub-lease envisages construction of Improvements, that it requires the grantee of the lease, licence or sub-lease to insure those Improvements for replacement value, to take out the relevant insurances appropriate to the use intended, to maintain the Improvements and provision to deal with what is to occur if the Improvement is destroyed or substantially damaged; and
 - (iv) that the grantee of the lease, licence or sub-lease, where relevant, is to observe and perform the conditions of the Management Order,

Annexure C, Part C – Deed in Relation to Management Order

and if required by the Minister, the directors or shareholders of the lessee, licensee or sub-lessee are to guarantee the performance of the obligations of the lessee, licensee or sub-lessee (if the proposed lessee, licensee or sub-lessee is a company).

- (h) Without limiting section 18 of the LAA, in considering whether or not to give his or her approval, and on what conditions such approval may be given;
 - (i) the Minister may have regard to the effect the proposed use or development under any lease, licence or sub-lease may have on the amenity of the Relevant Land; and
 - (ii) for the purpose of this sub-condition (h)(i) the word amenity includes natural, historical, heritage, cultural, scientific, architectural, environmental, wildlife or plant life value relating to the Relevant Land.
- (i) Without limiting section 18 of the LAA, in considering whether or not to give his or her approval, and on what conditions such approval may be given, the Minister may have regard to whether the lessee, licensee or sub-lessee will have sufficient funds or the means to meet its obligations including the maintenance requirements of the Improvements for the term of the proposed grant.
- (j) Without limiting section 18 of the LAA, as a condition of approval by the Minister any lease, licence or sub-lease granted by the Management Body must include the terms set out in Schedule 3 hereto or with such variations or amendments as are agreed by the Minister and any other terms as the Minister may require.
- (k) The Management Body must, when exercising the power to grant a lease or the power to consent to a sub-lease, ensure that any lease granted is registered on the Register as that term is defined in the TLA and that a condition of the consent to sub-lease, includes the requirement that the Lessee register any sub-lease granted on the Register as that term is defined in the TLA.
- (l) For the avoidance of doubt, the grant of a lease, licence or sub-lease as contemplated in this condition is not intended to release the Management Body from any liability arising under the terms of the Deed.

[OPTION 2] NO POWER TO DEAL WITH ANY INTEREST IN THE RESERVE

- (a) The Management Body does not have the power and may not;
 - (i) lease or licence any part of the Reserve or otherwise deal with any interest in the Reserve;
 - (ii) agree to, permit or grant an easement burden over or receive an easement benefit in favour of the Reserve;
 - (iii) mortgage, charge or in any way encumber its rights and powers as the Management Body of the Reserve; or
 - (iv) dispose of, deal with, or assign its rights or powers as Management Body of the Reserve.
- (b) Without limiting section 18 of the LAA, the Management Body must not without the prior written approval of the Minister;
 - (i) agree to or permit any encroachment into, upon, over or against the Reserve; or

Annexure C, Part C – Deed in Relation to Management Order

- (ii) construct or erect or permit to be constructed or erected any Improvement on the Reserve except where it is approved under a Management Plan.

2.3. MANAGEMENT PLAN

- (a) Where there is no approved Management Plan as at the Date of Commencement:
 - (i) the Minister may pursuant to section 49 of the LAA request a Management Body to submit a Management Plan for approval;
 - (ii) where the Management Body has submitted a Management Plan for approval, the Management Body must amend and resubmit to the Minister within the time period specified by the Minister, the Management Plan to incorporate any changes which the Minister requires to the Management Plan; and
 - (iii) once the Management Plan has been approved by the Minister, the approved Management Plan is to form part of the Management Order Conditions and the Management Body will at all times promptly and in a proper manner perform and comply with the terms of the Management Plan.
- (b) Where a Management Plan is approved by the Minister at the Date of Commencement:
 - (i) the said Management Plan forms part of the Management Order Conditions; and
 - (ii) the Management Body will at all times promptly and in a proper manner perform and comply with the terms of the Management Plan.

2.4. VARIATION OF APPROVED MANAGEMENT PLAN

Where there is a variation of the Management Plan, either at the request of the Management Body or the Minister, sub-conditions 2.3(a)(iii) and 2.3(b) shall apply to the approval of each variation of the Management Plan pursuant to this sub-condition.

3. PAYMENTS BY MANAGEMENT BODY**3.1. PAYMENT OF RATES, TAXES, ETC SEPARATELY ASSESSED**

The Management Body must pay, when due and payable, all rates, taxes (including State land tax) and other charges (including impositions, assessments, outgoing, duties and fees) of any Governmental Agency which are separately charged upon the Reserve or imposed or levied upon the Minister or the Management Body in respect of the Reserve separately.

3.2. PAYMENT OF SERVICE CHARGES SEPARATELY ASSESSED

The Management Body must, in respect of the supply of any water, gas, electricity, telephone, waste disposal or other services separately metered or charged for the Reserve, pay all accounts when they become due and payable.

3.3. PROVISION OF SERVICES

The Management Body must arrange at its own cost the installation, maintenance, repair or replacement of any Services it requires to service the Reserve and, in this regard:

- (a) must arrange directly with the relevant supplier:

Annexure C, Part C – Deed in Relation to Management Order

- (i) for the supply, maintenance, repair or replacement of any Services required to the Reserve;
 - (ii) for any additional services;
 - (iii) for the installation, maintenance, repair or replacement of any meter, wire, pipe or other apparatus required to deliver the Service or measure consumption of it; and
- (b) must punctually pay to any supplier:
- (i) the costs of installing, repairing, maintenance or replacement of any meter, wire, pipe or other apparatus required for supplying the relevant service referred to in condition (a) or to measure consumption of it;
 - (ii) any rates, usage fees, service fees, licence fees and other charges whatsoever connected or relevant to the Services; and
 - (iii) any levy imposed by any Governmental Agency.

3.4. OVERLAP AND DAILY ACCRUAL

The rates, taxes, other charges and service charges referred to in sub-conditions 3.1, 3.2 and 3.3 include such of those items as are attributed wholly or partly to the period of time that is the Term, whether the account, notice, bill or statement is generated before, during or after the Term and whether the account, notice, bill or statement relates wholly or only partly to the period of time that is the Term.

4. INSURANCE

- (a) The Management Body must effect, maintain and keep current with an insurer authorised to carry on an insurance business under the *Insurance Act 1973* (Cth) and to the satisfaction of the Minister:
- (i) a public liability insurance policy in respect of the Reserve for the Insurance Amount (or such other amount as the Minister may reasonably require at any time from time to time consistent with usual prudent commercial practice) for any one occurrence and unlimited in the aggregate during any one period of insurance, and which includes the interests of the State and the Minister under this Management Order, and covering all Claims howsoever arising or caused, consistent with usual prudent commercial practice, including those in respect of:
 - (A) any illness of, injury to or death of, any person;
 - (B) any loss, damage or destruction to any property (whether real or personal) including to the property of any of the Indemnified Parties;
 - (C) the loss of use of any property (whether real or personal), including the property of any of the Indemnified Parties;
 - (D) liability arising out of any Contamination, Pollution or Environmental Harm of or to the Relevant Land caused or contributed to by the Management Body or the Management Body's Authorised Users; or
 - (E) any Claim, risk or event covered under the indemnities provided to the Indemnified Parties under the Deed in respect of which insurance is ordinarily obtainable;

Annexure C, Part C – Deed in Relation to Management Order

- (ii) a policy of insurance for each Improvement insured to its full insurable value on a replacement or reinstatement basis against loss or damage by fire, flood, storm, tempest, rainwater, cyclones, explosion, smoke, lighting and such other risks against which in the Minister's opinion a Management Body may and does ordinarily insure, to its full replacement value.
- (b) Where applicable, the Management Body must during the continuance of this Management Order effect, maintain and keep current and ensure that if applicable each of its contractors or subcontractors effects, maintains and keeps current:
 - (i) a contractors risk insurance policy to cover all works undertaken or to be undertaken in relation to the construction of any development, for loss, destruction or damage of or to property insured arising from any one cause for not less than 110% of the full amount of the contract sum under any building contract; and
 - (ii) an employer's indemnity insurance, including workers compensation insurance, in respect of all employees employed around or on the Reserve and in respect of any other liability under common law or any Law to pay damages or compensation.
- (c) Every Insurance Policy must contain such conditions, endorsements, exclusions and excesses as are consistent with usual prudent commercial practice and are reasonably acceptable to the Minister having regard to insurance commonly effected for the risks in question.
- (d) The Management Body must give to the Minister a copy of the certificate of currency for the Insurance Policies at the Date of Commencement, and the Management Body is to submit evidence to the Minister on each anniversary of the Date of Commencement, or as otherwise requested by the Minister, which shows that the Insurance Policies are still current.
- (e) The Management Body is:
 - (i) not to, and is not to permit any person to, do anything which adversely affects the continuation, validity, extent of cover or ability to make a claim under the Insurance Policies;
 - (ii) to notify the Minister immediately if an event occurs which gives rise or might give rise to a claim under the Insurance Policies or which could prejudice the Insurance Policies;
 - (iii) to comply with the lawful directions of any Governmental Agency, the Insurance Council of Australia and any insurer, including in relation to fire protection of any Improvements, when they are being constructed and also when constructed;
 - (iv) to expend any monies received in respect of a claim made under the Insurance Policies in satisfaction of the relevant Claim;
 - (v) to have the interests of the State and the Minister noted on the Insurance Policies and is to ensure that under the Insurance Policies the insurer has no rights of subrogation against the State or the Minister and the insurer agrees to give the State and the Minister not less than 10 Business Days' notice of any intention to materially vary, cancel or permit any of the Insurance Policies to lapse;

Annexure C, Part C – Deed in Relation to Management Order

- (vi) to indemnify the State and the Minister against any loss arising from a breach of sub-condition (v) and the indemnities contained in this sub-condition (vi) continue in full force and effect notwithstanding the expiry or revocation of the Management Order or the termination of the Deed for any reason in respect of any act, deed, matter or thing occurring prior to termination of the Deed;
- (vii) to ensure that all premiums in respect of the Insurance Policies and renewals of the Insurance Policies are paid punctually;
- (viii) to ensure that it does not at any time during the duration of the Management Order do or bring upon the Reserve anything where the Insurance Policies may be rendered void or voidable; and
- (ix) to ensure that if the Management Body does anything or brings anything onto the Reserve where the rate of premium on the Insurance Policies will be liable to be increased, the Management Body will obtain insurance cover for such increased risk and pay all additional premiums required on account of the additional risk caused by the use to which the Reserve is put by the Management Body.

5. GENERAL CONDITIONS**5.1. COMPLY WITH LAWS ETC.**

The Management Body must comply with and observe, all Laws relevant to and all lawful orders, notices and the lawful directions of any Governmental Agency having jurisdiction or authority in respect of one or more of:

- (a) the Reserve;
- (b) the care, control and management of the Reserve;
- (c) the use and occupation of the Reserve and any activities or services to be carried out for the Reserve Purpose; or
- (d) any Improvements, and without limitation, including any machinery, plant, equipment, fixtures and fittings on the Reserve; and
- (e) comply with and observe the Special Conditions, if any, contained in Schedule 2.

5.2. AUTHORISATION ETC.

Without limiting sub-condition 5.1, the Management Body must:

- (a) obtain, comply with, observe and keep current, all Authorisations or other lawful directions or requirements under any Law required for any conduct, activity or use undertaken by the Management Body on the Reserve, including the Reserve Purpose before that conduct, activity or use is undertaken;
- (b) use the Reserve in a manner which complies with each Environmental Law and each Authorisation held by the Management Body in accordance with sub-condition (a);
- (c) not do or omit to do any act which might directly or indirectly result in the revocation, suspension or modification of an Authorisation in relation to the Reserve or any conduct or activity relating to the use of the Reserve;
- (d) punctually comply with any notice or direction served on the Management Body or the Minister (notice of which is given by the Minister to the

Annexure C, Part C – Deed in Relation to Management Order

Management Body) by a Governmental Agency requiring the destruction of noxious animals, plants or pests or the carrying out of repairs, alterations or works to the Reserve;

- (e) not cause or permit any damage to the Reserve;
- (f) not cause or permit any Contamination, Pollution or Material Environmental Harm to occur in, on or under the Relevant Land;
- (g) notify the Minister immediately on becoming aware of:
 - (i) the existence of any Contamination, Pollution or Material Environmental Harm affecting the Relevant Land;
 - (ii) an Environmental Notice being served on the Management Body or any other person which relates to the Reserve;
 - (iii) the making of a complaint to any person, including but not limited to, the Management Body or the commencement of proceedings against the Management Body relating to an alleged failure by the Management Body to observe or perform an obligation under an Environmental Law or Authorisation relating to the Reserve;
- (h) comply with every Environmental Notice on becoming aware of it being issued in respect of, arising from or relating to, the Management Body's care, control and management, use and occupation of the Reserve, whether the notice is served on the Minister or the Management Body;
- (i) have in place all necessary emergency plans, risk management and response procedures having regard to the type of activities to be undertaken on the Reserve and the number of the Management Body's Authorised Users involved;
 - (i) to prevent injury to the Management Body's Authorised Users;
 - (ii) to respond to injuries to the Management Body's Authorised Users; and
 - (iii) for the emergency evacuation of the Management Body's Authorised Users.

5.3. REMEDIATION

Without:

- (a) affecting the obligations of the Management Body in condition 5.2 ; or
- (b) limiting any right of, or indemnity in favour of, the Minister,

if any Contamination, Pollution or Material Environmental Harm occurs in breach of sub-condition 5.2(f), the Management Body must do everything necessary to minimise the effect of the Contamination, Pollution or Material Environmental Harm as soon as reasonably practicable and must remediate any resultant damage and harm, to the reasonable satisfaction of the Minister and in compliance with any Environmental Notice or Environmental Law.

5.4. NUISANCE

The Management Body must not carry on or permit to be carried on the Reserve:

- (a) any noxious, noisome or offensive activity, trade, business or calling;
- (b) anything which may be a nuisance, a fire hazard or an annoyance;

Annexure C, Part C – Deed in Relation to Management Order

- (c) anything which will be inconsistent with, materially prejudice, interfere with or prevent the lawful use of the Reserve by other persons, including the beneficiary of any Encumbrance;
- (d) anything which causes damage or loss to the Minister or the owners or occupiers of any adjoining property or any other person;
- (e) anything that might:
 - (i) endanger or affect the health, safety or wellbeing of any persons;
 - (ii) cause damage to the property (whether real or personal) of any person; or
- (f) any illegal activity.

5.5. KEEP CLEAN AND IN GOOD REPAIR

- (a) The Management Body must at the Management Body's expense:
 - (i) keep and maintain the Reserve, all Improvements and any machinery, plant, equipment, and fittings in or on the Reserve, in good and safe repair and condition;
 - (ii) keep and maintain the Reserve clean and tidy; and
 - (iii) make good any damage caused to the Reserve and all Improvements howsoever caused,
 to the reasonable satisfaction of the Minister.
- (b) Without limiting sub-condition (a), for the avoidance of doubt the Management Body is obliged to:
 - (i) effect all necessary structural repairs to the Reserve and to the Improvements where necessary to bring them to and maintain them in a state of good and safe repair and condition; and
 - (ii) effect all structural and other repairs and improvements necessary to the Reserve and to the Improvements to comply with the lawful directions of any Governmental Agency whether imposed on the Management Body as occupier or the State as proprietor.

5.6. MANAGEMENT BODY NOT TO REMOVE MATERIALS EXCEPT WITH APPROVAL OF THE MINISTER

- (a) The Management Body must not mine, remove, extract, dig up or excavate any sand, stone, gravel, clay, loam, shell, or similar substance or permit any other person to undertake any such action without the prior approval in writing of the Minister and subject to such conditions as the Minister may determine.
- (b) Sub-condition (a) does not apply to any removal digging up or excavation as may be necessary to construct or undertake any improvement or alteration authorised by or under the Management Order, provided that any such removal digging up or excavation is undertaken in accordance with the lawful directions or requirements of that authority.

5.7. COST OF MANAGEMENT BODY'S OBLIGATIONS

- (a) Unless the Management Order provides otherwise, anything that must be done by the Management Body under the Management Order, whether or not at the request of the Minister, must be done at the risk and cost of the Management Body.

Annexure C, Part C – Deed in Relation to Management Order

- (b) The Management Body must pay to the Minister:
 - (i) any fees that may be prescribed from time to time pursuant to the LAA and any regulation under the LAA, in relation to services provided for and on behalf of the Minister, including in relation to the grant of a lease, licence or sublease over any part of the Reserve, and in requesting a request for any consent or approval of the Minister; and
 - (ii) the Minister's reasonable legal and other costs and expenses arising out of a default by the Management Body in performance of the Management Body's obligations under this Management Order.
- (c) The Management Body is to pay to the Minister on demand all costs and expenses related to sub-condition (b).
- (d) If any amount payable by the Management Body under sub-condition (c) is not paid within 30 Business Days after it becomes due for payment, the Management Body is to pay to the Minister interest on demand, on the amount from the due date for payment until it is paid in full and:
 - (i) interest is to be calculated on a daily basis, at the Interest Rate; and
 - (ii) nothing in this sub-condition (d) affects or prejudices any other right that the State or the Minister may have in respect of the Management Body's failure to pay any amount by the due date for payment.

5.8. MANAGEMENT BODY TO MAKE RECOMMENDATION

- (a) Where the Management Body is requested by the Minister for Mines and Petroleum to provide a recommendation under section 24(5B) of the *Mining Act 1978*, the Management Body must make a written recommendation to the Minister for Mines and Petroleum within 20 Business Days of receiving the request.
- (b) If the Management Body fails to make the written recommendation pursuant to the required timeframe in sub-condition (a), the Management Body is deemed to have made a recommendation for the purposes of section 24(5B) of the *Mining Act 1978* that it has no comment with respect to giving of the consent under section 24(5A) of the *Mining Act 1978*.

5.9. REPORTING TO MINISTER

- (a) Unless the information is publicly available, commencing on the first anniversary of the Date of Commencement, and thereafter as soon as possible after any change in the requested information since the Minister was last notified, the Management Body must provide to the Minister the Management Body's address for service or registered address and the name and address of its office bearers.
- (b) The Minister may request at any time that the Management Body must provide a report to the Minister detailing:
 - (i) how the Reserve is being used;
 - (ii) a schedule of all Improvements on the Reserve and their condition or state of repair; and
 - (iii) any other matter that the Minister reasonably considers to be material and in respect of which the Minister requests the Management Body to report,

to the reasonable satisfaction of the Minister receiving this request.

Annexure C, Part C – Deed in Relation to Management Order

- (c) The Management Body must provide the report requested pursuant to sub-condition (b) within 60 Business Days of receiving the Ministers request for the report.

5.10. CAMPING AND RESIDING

- (a) The Management Body's care, control and management of the Reserve does not permit the Management Body's Authorised Users to reside on the Reserve except where:
- (i) all conditions and things required by applicable Laws to be fulfilled or done (including the obtaining of any necessary authorisations) in order to enable those persons to lawfully reside on the Reserve have been fulfilled or done;
 - (ii) the Management Body has provided written advice to the Minister that the conditions and things described in sub-condition (i) have been fulfilled or done; and
 - (iii) the Minister is satisfied (acting reasonably) that the conditions and things described in sub-condition (i) have been fulfilled or done.
- (b) Notwithstanding sub-condition (a) the Management Body may allow the Management Body's Authorised Users to Camp on the Reserve where;
- (i) the Reserve is wholly outside a townsite:
 - (A) for a period of no more than 28 consecutive days; or
 - (B) in accordance with a Management Plan agreed by the Minister, whose agreement will not be unreasonably withheld provided that:
 - (1) Camping as proposed in the Management Plan complies with all relevant Laws; and
 - (2) the Management Plan adequately addresses the issues of health, public safety, protection of the environment, public nuisance, cleanliness, tidiness and the construction and erection of permanent or temporary buildings or structures;
 - (ii) the Reserve is wholly or partly within a townsite, and Camping is permitted in accordance with a Management Plan agreed by the Minister, whose agreement will not be unreasonable withheld provided that:
 - (A) Camping as proposed in the Management Plan complies with all relevant Laws; and
 - (B) the Management Plan adequately addresses the issues of health, public safety, protection of the environment, public nuisance, cleanliness, tidiness and the construction and erection of permanent or temporary buildings or structures.
- (c) For the purpose of sub-condition (b), the term "townsite" means:
- (i) a townsite as defined in the LAA; and
 - (ii) a location that is occupied as a townsite,
- and if there is any dispute as to whether or not the Reserve is located partly or wholly within a townsite as defined in this sub-condition, the decision of the Minister on the matter shall be final.

Annexure C, Part C – Deed in Relation to Management Order**6. ESSENTIAL CONDITIONS**

- (a) Without limiting the conditions of this Management Order which are essential conditions, it is agreed that each of the following conditions is deemed to be an essential condition of the Management Order:
- (i) Condition 1.4 (Approval of Minister);
 - (ii) Condition 2.2 [Option 1 (Power to Lease, Sub-Lease or Licence Subject to Conditions) / Option 2 (No power to Deal in the Reserve)];
 - (iii) Condition 2.3 (Management Plan);
 - (iv) Condition 3 (Payments by Management Body);
 - (v) Condition 4 (Insurance);
 - (vi) Condition 5 (General Conditions);
- and each additional condition incorporated in Schedule 2 of the Annexure A MO Conditions.
- (b) In respect of the Management Body's obligations to make payments, the acceptance by the Minister of any late payment shall not constitute a waiver of the essentiality of the Management Body's obligation to make that payment or of the Management Body's continuing obligation to pay during the Term.

7. RIGHT TO ENTER AND REMEDY**7.1. ENTRY BY GOVERNMENT AGENCY**

A person Representing a Governmental Agency is, and will be, entitled to:

- (a) enter on and remain within the boundaries of the Reserve, except any locked buildings, in order to carry out the lawful exercise and performance of the functions (as that term is defined in the *Interpretation Act 1984*) of that Governmental Agency or under a Law relevant to the Reserve, the Reserve Purpose or the conduct, activity or use undertaken by the Management Body on the Reserve or the care, control and management of the Reserve; or
- (b) pass over any part of the Reserve in connection with the performance of the functions (as that term is defined in the *Interpretation Act 1984*) of that Governmental Agency, with or without vehicles, on all necessary occasions including for the purpose of accessing adjoining land,

without that person being required to obtain the prior approval of the Management Body.

7.2. RIGHT TO ENTER

The Minister or any person authorised by the Minister may enter on to the Reserve at all reasonable times with all necessary plant, equipment and materials to:

- (a) inspect the state and condition of the Reserve and the Improvements;
- (b) repair, maintain or carry out any works in relation to the Reserve, which the Management Body is liable to do under this Management Order and has failed to do within 20 Business Days of the Minister serving notice on the Management Body requiring it to carry out those works;
- (c) remove any harmful substance or carry out any maintenance or repairs to the Reserve; or
- (d) comply with the lawful directions of any Governmental Agency.

Annexure C, Part C – Deed in Relation to Management Order

7.3. Entry on to the Reserve pursuant to sub-conditions 7.1 and 7.2 requires that:

- (a) a person Representing a Government Agency; and
- (b) the Minister or any person authorised by the Minister;

will give reasonable notice prior to entry on to the Reserve pursuant to sub-conditions 7.1 and 7.2, except where the person Representing a Government Agency, the Minister or any person authorised by the Minister is of the opinion that entry is required as a matter of urgency including for the protection of persons or property (whether real or personal).

8. NOTICES**8.1. SERVICE OF NOTICES**

Any notice or other document to be served on the Management Body under the Management Order will be served in accordance with section 274 of the LAA as if it were service of notice under the LAA.

8.2. SERVICE OF NOTICE ON MINISTER

Any notice or other document to be served on the Minister under the Management Order may be effected:

- (a) by delivering the document to the offices of the Department personally at the address set out at Item 4 of Schedule 1 or at such other address most recently notified to the Management Body by the Department; or
- (b) by sending the document by letter (by pre-paid post) to the address or by facsimile to the facsimile number of the Department, as set out in Item 4 of Schedule 1 or to such other address or facsimile number most recently notified to the Management Body by the Department.

8.3. REQUIREMENTS OF NOTICES ON THE MINISTER

A notice or other document to be served on the Minister under this Management Order must be signed:

- (a) if given by an individual, by the person giving the notice;
- (b) if given by a corporation, by a director or secretary of the corporation; or
- (c) by a solicitor or other agent of the person giving the notice.

Annexure C, Part C – Deed in Relation to Management Order

SCHEDULE 1 OF ANNEXURE A**ITEM**

- | | | |
|-----------|--|--|
| 1. | Term: | Indefinitely |
| 2. | Insurance Amount: | \$20,000,000.00 |
| 3. | Encumbrances: | |
| 4. | Minister's Address for Service of Notices | Minister for Lands
C/- Department of Planning, Lands and Heritage
140 William Street
PERTH WA 6000
Locked Bag 2506
PERTH WA 6001

Attention: The Director-General |
| | Facsimile No: | (08) 6552 4417 |

SCHEDULE 2 OF ANNEXURE A

Special Conditions

SCHEDULE 3 OF ANNEXURE A

CLAUSES THAT MUST BE INCLUDED AS A MINIMUM REQUIREMENT IN ANY LEASE, LICENSE OR SUB-LEASE APPROVED BY THE MANAGEMENT BODY AND THE MINISTER.

Terms defined in this Schedule 3 are to have the same meanings as in Annexure A, except where expressly provided otherwise.

1. INDEMNITY, RELEASE AND INSURANCE

1.1. DEFINITION

- (a) In subclauses 1.2, 1.3 and 1.4 words and phrases defined in Annexure A of the deed between the Minister and the Management Body have the same meaning where used in this Deed and appear with an initial capital letter, except where expressly provided otherwise.
- (b) In subclauses 1.2, 1.3 and 1.4 the word or phrase:
- (i) **Authorised Users** means the officers, employees, agents, contractors, workmen, licensees, consultants and invitees of the entity or person holding an Encumbrance and any person entering onto the Reserve with the express or implied authority of that entity or person who holds an Encumbrance, except and excluding the State's Authorised Users, the Management Body's Authorised Users or the [Lessee, Licensee or Sub-Lessee]'s Authorised Users.
 - (ii) [Lessee, Licensee or Sub-Lessee]'s **Authorised Users** includes the officers, employees, agents, contractors, licensees, consultants, invitees and any other person acting or entering onto the Reserve with the express or implied authority or permission of the [Lessee, Licensee or Sub-Lessee].
 - (iii) **Deed** means the [Lease, License or Sub-Lease] approved by the Management Body and the Minister.
 - (iv) **Management Order** means the order placing the care, control and management of the Reserve with the Management Body pursuant to section 46 of the LAA and registered with Landgate on [xx date].
 - (v) **Term** means the term of the [Lease, License or Sub-Lease] approved by the Management Body and the Minister.

1.2. INDEMNITY

- (a) The [Lessee, Licensee or Sub-Lessee] hereby covenants with the Minister to indemnify, and keep indemnified, the Indemnified Parties from and against all Claims whatsoever (whether based in contract, tort or statute or otherwise howsoever arising or any combination thereof) which may at any time be brought maintained or made against or incurred by all or any one or more of the Indemnified Parties, whether alone or jointly with others:
- (i) in respect of or arising from any destruction, loss (including loss of use), injury or damage of any nature or kind or to property (whether real or personal) of any person whether or not on the Reserve and including the property of:
 - (A) any of the Indemnified Parties;
 - (B) the Management Body or the Management Body's Authorised Users;

Annexure C, Part C – Deed in Relation to Management Order

- (C) the [Lessee, Licensee or Sub-Lessee] of the Reserve and the [Lessee, Licensee or Sub-Lessee]'s Authorised Users; or
 - (D) the holders of any Encumbrances on the Reserve and their Authorised Users.
- (ii) in respect of the death of, injury to or illness of, any person including:
- (A) any of the Indemnified Parties;
 - (B) the Management Body or the Management Body's Authorised Users;
 - (C) the [Lessee, Licensee or Sub-Lessee] of the Reserve and the [Lessee, Licensee or Sub-Lessee]'s Authorised Users; or
 - (D) the holders of any Encumbrances on the Reserve and its Authorised Users,

directly or indirectly caused by or arising out of or in connection with:

- (iii) the use of the Reserve by the [Lessee, Licensee or Sub-Lessee] and the [Lessee, Licensee or Sub-Lessee]'s Authorised Users;
 - (iv) any work carried out by or on behalf of the [Lessee, Licensee or Sub-Lessee];
 - (v) the exercise or enjoyment or purported exercise or enjoyment of any of the rights conferred on the [Lessee, Licensee or Sub-Lessee] and the [Lessee, Licensee or Sub-Lessee]'s Authorised Users;
 - (vi) any Contamination Pollution or Environmental Harm in, on, under or to the Relevant Land caused or contributed to by the [Lessee, Licensee or Sub-Lessee] and the [Lessee, Licensee or Sub-Lessee]'s Authorised Users;
 - (vii) any remediation required in respect of the Relevant Land in compliance with any Environmental Notice or any other notice received from any Governmental Agency arising from or relating to the use of the Relevant Land by the [Lessee, Licensee or Sub-Lessee] and the [Lessee, Licensee or Sub-Lessee]'s Authorised Users;
 - (viii) any default by the [Lessee, Licensee or Sub-Lessee] and the [Lessee, Licensee or Sub-Lessee]'s Authorised Users in the due and punctual performance of or compliance with any of the conditions of the Management Order or the terms covenants and conditions contained in this Deed, or any other Law that apply to the exercise of the Management Body's rights in respect of the Reserve; or
 - (ix) any negligent or other tortious act or omission of the [Lessee, Licensee or Sub-Lessee] and the [Lessee, Licensee or Sub-Lessee]'s Authorised Users;
- (b) The obligations of the [Lessee, Licensee or Sub-Lessee] under this subclause 1.2 are unaffected by the obligation to take out insurance, and the obligations of the [Lessee, Licensee or Sub-Lessee] to indemnify are paramount.

Annexure C, Part C – Deed in Relation to Management Order

- (c) The indemnities contained in this subclause 1.2 continue in full force and effect notwithstanding the expiry or revocation of the Management Order or the termination of this Deed for any reason in respect of any act, deed, matter or thing occurring prior to the expiry or revocation of the Management Order or the termination of this Deed.

1.3. RELEASE

- (a) The [Lessee, Licensee or Sub-Lessee] agrees to take and be subject to the same risks and responsibilities to which it would be subject in respect of persons and property (whether real or personal) if, during the Term, it were the owner and occupier of the freehold of the Reserve.
- (b) The [Lessee, Licensee or Sub-Lessee] releases, to the fullest extent permitted by Law, the Indemnified Parties from:
- (i) any liability which may arise in respect of any destruction, loss (including loss of use), injury or damage to property (whether real or personal) or death of, injury to, or illness of, any person, of any nature in or near the Reserve;
 - (ii) all Claims arising out of or in connection with (directly or indirectly) the presence of any Contamination, Pollution or Environmental Harm in, on, under or to the Relevant Land at any time throughout the duration of this Deed whether or not identified in an audit undertaken by the [Lessee, Licensee or Sub-Lessee]; and
 - (iii) without limiting paragraph (i), destruction, loss, injury or damage to fixtures or personal property of the [Lessee, Licensee or Sub-Lessee] or the [Lessee, Licensee or Sub-Lessee]'s Authorised Users;

except to the extent that such loss or damage is caused or contributed to by fraud, wilful default or a negligent act or omission on the part of any of the Indemnified Parties.

- (c) The release contained in this subclause 1.3 continues in full force and effect notwithstanding the expiry or revocation of the Management Order or the termination of this Deed for any reason in respect of any act, deed, matter or thing occurring prior to the expiry or revocation of the Management Order or the termination of this Deed.

1.4. INSURANCE

- (a) The [Lessee, Licensee or Sub-Lessee] must effect, maintain and keep current with an insurer authorised to carry on an insurance business under the *Insurance Act 1973* (Cth) and to the satisfaction of the Minister:
- (i) a public liability insurance policy in respect of the Reserve for the Insurance Amount (or such other amount as the Minister may reasonably require at any time from time to time consistent with usual prudent commercial practice) for any one occurrence and unlimited in the aggregate during any one period of insurance, and which includes the interests of the State and the Minister under this Deed and covering all Claims howsoever arising or caused, consistent with usual prudent commercial practice, including those in respect of:
 - (A) any illness of, injury to or death of, any person;

Annexure C, Part C – Deed in Relation to Management Order

- (B) any loss, damage or destruction to any property (real or personal) including to the property of any of the Indemnified Parties;
 - (C) the loss of use of any property (real or personal), including the property of any of the Indemnified Parties;
 - (D) liability arising out of any Contamination, Pollution or Environmental Harm of or to the Relevant Land caused or contributed to by the [Lessee, Licensee or Sub-Lessee] or the [Lessee, Licensee or Sub-Lessee]'s Authorised Users; or
 - (E) any Claim, risk or event covered under the indemnities provided to the Indemnified Parties under the Deed in respect of which insurance is ordinarily obtainable;
- (ii) a policy of insurance for each Improvement insured to its full insurable value on a replacement or reinstatement basis against loss or damage by fire, flood, storm, tempest, rainwater, cyclones, explosion, smoke, lighting and such other risks against which in the Minister's opinion a (lessee, licensee or sublessee) may and does ordinarily insure, to its full replacement value.
- (b) Where applicable, the [Lessee, Licensee or Sub-Lessee] must during the continuance of this Deed effect, maintain and keep current and ensure that if applicable each of its contractors or subcontractors effects, maintains and keeps current:
- (i) a contractors risk insurance policy to cover all works undertaken or to be undertaken in relation to the construction of any development, for loss, destruction or damage of or to property insured arising from any one cause for not less than 110% of the full amount of the contract sum under any building contract; and
 - (ii) an employer's indemnity insurance, including workers compensation insurance, in respect of all employees employed around or on the Reserve and in respect of any other liability under common law or any Law to pay damages or compensation.
- (c) Every Insurance Policy must contain such conditions, endorsements, exclusions and excesses as are consistent with usual prudent commercial practice and are reasonably acceptable to the Minister having regard to insurance commonly effected for the risks in question.
- (d) The [Lessee, Licensee or Sub-Lessee] must give to the Minister and Management Body a copy of the certificate of currency for the Insurance Policies at the [Date of Commencement], and the [Lessee, Licensee or Sub-Lessee] is to submit evidence to the Minister on each anniversary of the Date of Commencement, or as otherwise requested by the Minister, which shows that the Insurance Policies are still current.
- (e) The [Lessee, Licensee or Sub-Lessee] is:
- (i) not to, and is not to permit any person to, do anything which adversely affects the continuation, validity, extent of cover or ability to make a claim under the Insurance Policies;
 - (ii) to notify the Management Body and the Minister immediately if an event occurs which gives rise or might give rise to a claim under the Insurance Policies or which could prejudice the Insurance Policies;

Annexure C, Part C – Deed in Relation to Management Order

- (iii) to comply with the lawful directions of any Governmental Agency, the Insurance Council of Australia and any insurer, including in relation to fire protection of any Improvements, when they are being constructed and also when constructed;
- (iv) to expend any moneys received in respect of a claim made under the Insurance Policies in satisfaction of the relevant Claim;
- (v) to have the interests of the State and the Minister noted on the Insurance Policies and to ensure that under the Insurance Policies the insurer has no rights of subrogation against the Management Body, the State or the Minister and the insurer agrees to give the Management Body, the State and the Minister not less than 10 Business Days' notice of any intention to materially vary, cancel or permit any of the Insurance Policies to lapse;
- (vi) to indemnify the Management Body, the State and the Minister against any loss arising from a breach of subclause (v) and the indemnities contained in this subclause (vi) continue in full force and effect notwithstanding the determination of this Deed for any reason in respect of any act, deed, matter or thing occurring prior to termination of this Deed;
- (vii) to ensure that all premiums in respect of the Insurance Policies and renewals of the Insurance Policies are paid punctually;
- (viii) to ensure that it does not at any time during the Term do or bring upon the Reserve anything where the Insurance Policies may be rendered void or voidable; and
- (ix) to ensure that if the [Lessee, Licensee or Sub-Lessee] does anything or brings anything onto the Reserve where the rate of premium on the Insurance Policies will be liable to be increased, the [Lessee, Licensee or Sub-Lessee] will obtain insurance cover for such increased risk and pay all additional premiums required on account of the additional risk caused by the use to which the Reserve is put by the [Lessee, Licensee or Sub-Lessee].

Annexure C, Part C – Deed in Relation to Management Order

EXECUTED AS A DEED

Signed for the STATE OF WESTERN AUSTRALIA
for and on behalf of the MINISTER FOR LANDS by

.....

.....

(print full name)

pursuant to a delegation of the Minister for Lands' powers
under section 9 of the *Land Administration Act 1997*
in the presence of:

.....

Signature of Witness

.....

Name of Witness (please print)

Signed by BUNDI YAMATJI)
ABORIGINAL CORPORATION)
(ICN 9213) as an agreement)
under s99-5 of the *Corporations*
(Aboriginal and Torres Strait Islander)
Act 2006 (Cth):

.....
Signature of Director

.....
Signature of Director/Corporation Secretary
(delete title which does not apply)

.....
(print full name)

.....
(print full name)

ANNEXURE D

1. PART A - PRE-CONDITIONS TO ALLOCATION**1.1. Interpretation**

Words and expressions used in this Annexure have the same meaning as in the Agreement and the YLE Strategy unless otherwise indicated.

1.2. Conditions**(a) Default reserve purpose “Yamatji Social, Cultural and/or Economic Purposes”**

The parties acknowledge and agree that the Land will be set aside as a reserve for the purpose of “Yamatji Social, Cultural and/or Economic Purposes”, or such other purpose as agreed between the State and the Landholding Body, pursuant to section 41 of the LA Act.

(b) Other reserve purpose

The parties acknowledge and agree that the Land will be set aside as a reserve for the purpose of [xxx], or such other purpose as agreed between the State and the Landholding Body, pursuant to section 41 of the LA Act.

(c) Allocation subject to survey for creation of plan

The Allocation of the Land is subject to a survey being undertaken for the purposes of the creation of a deposited plan and [Certificate of Title / Certificate of Crown Land Title].

(d) Allocation subject to survey to identify excision

The Allocation of the Land is subject to a survey being undertaken for the purposes of subdividing the Land to excise that portion that is affected by [xxx] from the Land to be Allocated.

(e) Allocation subject to survey to excise constructed road

The Allocation of the Land is subject to a survey being undertaken for the purposes of subdividing the Land to excise that portion that forms part of the [xxx] road alignment to allow for the inclusion of that portion into the [xxx] road reserve.

(f) Allocation subject to survey to excise Encroachment

The Allocation of the Land is subject to a survey being undertaken for the purposes of subdividing the Land to excise that portion that is affected by an Encroachment from the Land to be Allocated.

(g) Allocation subject to site inspection for Encroachment

The Allocation of the Land is subject to a site inspection of the Land being carried out to determine the existence, nature and extent of a potential Encroachment and, if necessary, a survey of the Land being undertaken to excise that portion that is affected by the Encroachment from the Land to be Allocated.

Annexure D Part A – Pre-conditions to Allocation**(h) Allocation subject to survey to excise contamination or hazard**

The Allocation of the Land is subject to a survey of the Land being undertaken for the purpose of subdividing the Land to excise that portion that is affected by a known or suspected contamination or hazard.

(i) Allocation subject to site inspection for contamination or hazard

The Allocation of the Land is subject to:

- (i) a site inspection of the Land being carried out to determine the existence, nature and extent of any suspected or known contamination or hazard; and
- (ii) if necessary, a survey of the Land being undertaken for the purpose of subdividing the Land to excise that portion that is affected by the suspected or known contamination or hazard.

(j) Allocation subject to amalgamation

The Allocation of the Land is subject to an amalgamation under the LA Act of the Land with the adjacent land [xxx] for the purpose of [xxx].

(k) Class A reserve cancellation / change of purpose and/or classification

The Landholding Body acknowledges that the Land is a Class A reserve under section 42 of the LA Act and that the Allocation of the Land is subject to:

- (i) the Minister for Lands laying the proposal to [cancel / change the purpose / change the classification of] the Reserve before each House of Parliament; and
- (ii) the procedure in section 43 of the LA Act being followed.

(l) Allocation subject to easement for access

The Allocation of the Land is subject to the Minister for Lands granting an easement under section 144 of the LA Act for the purposes of granting a right of carriageway along [that portion of] the Land so as to benefit the occupiers of the otherwise land-locked adjoining property.

(m) Allocation subject to easement for Water Corporation

The Allocation of the Land is subject to the Minister for Lands granting an easement under sections 144 and 147 of the LA Act for the purposes of granting a right of access to [that portion of] the Land by Water Corporation for ongoing access to provide, operate or maintain water service works.

(n) Allocation subject to easement for access by adjoining management body or responsible agency

The Allocation of the Land is subject to the adjoining [management body / responsible agency], and any other interest holder in the adjoining land, consenting to an easement pursuant section 144 of the LA Act over the adjoining property for the purposes of granting a right of access to the Land in favour of the Landholding Body.

Annexure D Part A – Pre-conditions to Allocation**(o) Subject to management plan with specific requirements**

The conferral of the Management Order over the Reserve [xxx] is subject to the Landholding Body submitting a management plan for the development, management and use of the land to the Minister for Lands for approval, pursuant to section 49 of the LA Act, which provides for [coastal planning/public access/maintenance of public assets] considerations.

(p) Subject to management plan with generic requirements

The conferral of the management order over the Reserve [xxx] is subject to the Landholding Body submitting a management plan for the development, management and use of the land to the Minister for Lands for approval, pursuant to section 49 of the LA Act.

(q) Memorial regarding titanium-zircon mineralisation

The Allocation of the Land is subject to:

- (i) a memorial under section 17 of the LA Act being registered against the [Certificate of Title / Certificate of Crown Land Title] that records the known deposits of titanium-zircon mineralisation within 500 metres of the Land; and
- (ii) the Landholding Body acknowledging that mining for titanium-zircon may occur in the future.

(r) Memorial regarding habitable and sensitive land uses are prohibited

The Allocation of the Land is subject to a memorial under section 17 of the LA Act being registered against the [Certificate of Title / Certificate of Crown Land Title] that records that habitable and sensitive land uses may be restricted due to the Land's proximity to [xxx].

(s) Allocation subject to consideration of Heritage Agreement

The Landholding Body acknowledges that the whole or any part of the Land intersects with Place [No.xxx], which is listed on the State Register of Heritage Places, and the Allocation of the Land is subject to:

- (i) a referral being made to the Heritage Services Division of DPLH to determine the necessity for a Heritage Agreement under the *Heritage Act 2018* (WA);
- (ii) if required, a Heritage Agreement under the *Heritage Act 2018* (WA) being entered into; and
- (iii) prior to any development, approval of that development being received from the Heritage Council of Western Australia.

(t) Allocation subject to possible inclusion on the State Register of Heritage Places

The Landholding Body acknowledges that the whole or any part of the Land intersects with Place [No.xxx], which has been identified as warranting assessment [for possible inclusion onto the State Register of Heritage Places / under the Government Heritage Property Disposal Process], and the Allocation of the Land will be subject to:

Annexure D Part A – Pre-conditions to Allocation

- (i) the finalisation of the assessment by the Heritage Council of Western Australia as to the listing of the place on the State Register of Heritage Places;
 - (ii) a referral being made to the Heritage Services Division of DPLH to determine the necessity for a Heritage Agreement under the *Heritage Act 2018* (WA);
 - (iii) if required, a Heritage Agreement under the *Heritage Act 2018* (WA) being entered into; and
 - (iv) prior to any development, approval of that development being received from the Heritage Council of Western Australia.
- (u) **Subject to removal of expired Encumbrances**
- The Allocation of the Land is subject to the removal, cancellation or revocation of any Encumbrances that have expired or are no longer active but are recorded on the [Certificate of Title / Certificate of Crown Land Title] at the time of registration of the [Management Order / Transfer].
- (v) **Section 152/20A reserve no change of purpose or power to lease**
- The Allocation of the Land is subject to the Landholding Body:
- (i) acknowledging that Reserve [xxx] is a [section 20A reserve under the *Town Planning and Development Act 1928* (WA) / section 152 reserve under the *Planning and Development Act 2005* (WA)]; and
 - (ii) obtaining all necessary approvals under the [*Town Planning and Development Act 1928* (WA) / *Planning and Development Act 2005* (WA)], to allow for the Allocation of Reserve [xxx] with its current purpose retained and no power to lease.
- (w) **Section 152/20A reserve change of purpose and power to lease**
- The Allocation of the Land is subject to the Landholding Body:
- (i) acknowledging that Reserve [xxx] is a [section 20A reserve under the *Town Planning and Development Act 1928* (WA) / section 152 reserve under the *Planning and Development Act 2005* (WA)]; and
 - (ii) obtaining all necessary approvals under the [*Town Planning and Development Act 1928* (WA) / *Planning and Development Act 2005* (WA)], to allow for the Allocation of Reserve [xxx], the change of purpose to [xxx] and the power to lease.
- (x) **Section 15 covenant for Unexploded Ordnances - substantial**
- The Allocation of the Land is subject to:
- (i) the Minister for Lands and the Landholding Body entering into a covenant, pursuant to section 15 of the LA Act, that records that:
 - (A) the Land has been classified by the Commonwealth Department of Defence as being within a substantial site area for the presence of Unexploded Ordnance;
 - (B) prior to seeking approval to undertake development or submitting an application to re-zone, an investigation by a

Annexure D Part A – Pre-conditions to Allocation

- suitably qualified person will be undertaken to confirm the presence of Unexploded Ordnance. Any Unexploded Ordnance found is then required to be remediated to the satisfaction of the Commonwealth Department of Defence;
- (C) where remediation of Unexploded Ordnance is required, the Landholding Body may seek assistance from the Commonwealth Government of Australia in accordance with the Commonwealth Policy on the Management of Land in Australia Affected by Unexploded Ordnance; and
 - (D) the covenant may be removed following the provision of evidence the Land has been re-classified by the Commonwealth Department of Defence as no longer being a site categorised as substantial;
- (ii) the covenant entered into under clause 1.2(y)(i) being registered against the [Certificate of Title/Certificate of Crown Land Title]; and
 - (iii) the Landholding Body agreeing to indemnify and release the Indemnified Parties against any claim or liability arising from the presence of hazards including Unexploded Ordnance.

Unexploded Ordnance means any sort of military ammunition or explosive ordnance which has failed to function as intended and includes sea mines or shells used by the Navy, mortar bombs, mines, artillery shells or hand grenades used by the Army; bombs, rockets or missiles used by the Air Force; and other types of ammunition and explosives including training munitions, explosive ordnance that has functioned yet contains residual explosive or chemical warfare agent and derelict, discarded or abandoned explosive ordnance.

(y) Subject to memorial for Unexploded Ordnances - slight

The Allocation of the Land is subject to:

- (i) a memorial under section 17 of the LA Act being registered against the [Certificate of Title/Certificate of Crown Land Title] that provides for the classification of the Land by the Commonwealth Department of Defence as being within a slight site area for the presence of Unexploded Ordnance; and
- (ii) the Landholding Body agreeing to indemnify and release the Indemnified Parties against any claim or liability arising from the presence of hazards including Unexploded Ordnance.

Unexploded Ordnance means any sort of military ammunition or explosive ordnance which has failed to function as intended and includes sea mines or shells used by the Navy, mortar bombs, mines, artillery shells or hand grenades used by the Army; bombs, rockets or missiles used by the Air Force; and other types of ammunition and explosives including training munitions, explosive ordnance that has functioned yet contains residual explosive or chemical warfare agent and derelict, discarded or abandoned explosive ordnance.

1. PART B - SPECIAL CONDITIONS

1.1. Interpretation

Words and expressions used in this Annexure have the same meaning as in the Agreement and the YLE Strategy unless otherwise indicated.

1.2. Conditions

(a) Access to the Affected Tenements

- (i) The Landholding Body agrees that:
 - (A) the holder of an Affected Tenement has unfettered access to the area of the Affected Tenement within the boundaries of the Reserve, for the purpose of exercising its rights under the *Mining Act 1978* or the *Petroleum and Geothermal Energy Resources Act 1967* in relation to the Affected Tenement; and
 - (B) the conduct, activity or use undertaken by the Landholding Body on the Reserve or the care, control and management of the Reserve will not impede on the unfettered access referred to in subclause 1.2(a)(i)(A) above.
- (ii) Before the Landholding accesses any part of the Reserve that is subject to an Affected Tenement that is a mining lease or general purpose lease under the *Mining Act 1978*, or a production licence or pipeline licence under the *Petroleum and Geothermal Energy Resources Act 1967*, the Management Body must obtain the prior consent of the holder of the Affected Tenement, unless:
 - (A) immediate access by the Landholding Body is required to respond to an emergency threat of damage to property or injury to person(s); or
 - (B) the Landholding Body proposes to access an area of land which intersects the townsite of Dongara, Irwin or Port Denison.
- (iii) Where this special condition applies, the definition of Improvements in clause 1.1 shall read “**Improvements** mean any building, facility or structure on the Reserve, except those erected or otherwise established by an Affected Tenement Holder”.

(b) Western Power acknowledgement

The Landholding Body acknowledges the existing Western Power infrastructure, pursuant to the *Electricity Industry Act 2004* (WA), on the Land and Western Power’s licence to access its infrastructure for activities including, but not limited to, maintenance and asset replacement from time to time.

(c) Road widening acknowledgement

The Landholding Body acknowledges [that a portion of] the Land may be required for future road widening purposes under the LA Act, the *Main Roads Act 1930* (WA) or the *Public Works Act 1902* (WA).

Annexure D Part B – Special Conditions**(d) Port acknowledgement**

The Landholding Body acknowledges [that a portion of] the Land may be required to provide for the future expansion of the Geraldton Port and related infrastructure under the *Port Authorities Act 1999* (WA) or other related legislation.

(e) Telstra acknowledgement

The Landholding Body acknowledges the existing Telstra infrastructure on the Land, pursuant to the *Telecommunications Act 1997* (Cth), and Telstra's statutory right to access its infrastructure for activities including, but not limited to, maintenance and asset replacement from time to time.

(f) Contamination acknowledgement

The Landholding Body acknowledges [that a portion of] the Land has been identified as having suspected or known contamination and the Landholding Body assumes the statutory and common law obligations with respect to the contamination including, but not limited to, obligations under the *Contaminated Sites Act 2003* (WA).

(g) Mining buffer acknowledgement

The Landholding Body acknowledges that the Land is within a mining buffer and development restrictions may apply.

(h) Dampier to Bunbury Natural Gas Pipeline acknowledgement

The Landholding Body acknowledges and agrees that:

- (i) [a portion of] the Land forms part of the Dampier Corridor under section 31 of the *Dampier to Bunbury Pipeline Act 1997* (WA) (DBPA);
- (ii) the land is subject to certain restrictions under section 41 of the DBPA and is not to be used in a way that is inconsistent with anything that is on, or being done in accordance with, access rights granted to pipeline operators under section 34 of the DBPA; and
- (iii) the Land is not to be used and statutory powers under any other written law are not to be exercised on or in respect of the Land unless the approval in writing of the Land Access Minister has been obtained under section 41 of the DBPA.

(i) Class A reserve acknowledgement

The Landholding Body acknowledges that the Reserve [xxx] is a Class A Reserve under Part 4 of the LA Act and any proposal to cancel, change the purpose, or classification or change the area must be in accordance with Part 4 of the LA Act.

(j) Landgate standard survey mark acknowledgement

The Landholding Body acknowledges [that a portion of] the Land contains a standard survey mark under the *Standard Survey Marks Act 1924* (WA) and:

- (i) an authorised officer under that Act may enter the Land to access the standard survey mark to exercise the powers authorised under that Act; and

Annexure D Part B – Special Conditions

- (ii) the Landholding Body will use its best endeavours to ensure the standard survey mark remains undisturbed and will provide written notice to Landgate if the long term stability and durability of the standard survey mark is affected or if it is likely to be damaged, destroyed or constitute a hazard to the public.

(k) Section 15 covenant for Unexploded Ordnances - substantial

- (i) The parties acknowledge and agree that this [Management Order/Deed] incorporates a covenant, entered into and registered against the [Certificate of Title / Certificate of Crown Land Title] for the purposes of section 15 of the LA Act together with the [Management Order or Transfer] that records that:
 - (A) the Land has been classified by the Commonwealth Department of Defence as being within a substantial site area for the presence of Unexploded Ordnance;
 - (B) prior to seeking approval to undertake development or submitting an application to re-zone, an investigation by a suitably qualified person will be undertaken to confirm the presence of Unexploded Ordnance. Any Unexploded Ordnance found is then required to be remediated to the satisfaction of the Commonwealth Department of Defence;
 - (C) where remediation of Unexploded Ordnance is required, the Landholding Body may seek assistance from the Commonwealth Government of Australia in accordance with the Commonwealth Policy on the Management of Land in Australia Affected by Unexploded Ordnance; and
 - (D) the covenant may be removed following the provision of evidence the Land has been re-classified by the Commonwealth Department of Defence as no longer being a site categorised as substantial; and
- (ii) the Landholding Body agrees to indemnify and release the Indemnified Parties against any claim or liability arising from the presence of hazards including Unexploded Ordnance.

Unexploded Ordnance means any sort of military ammunition or explosive ordnance which has failed to function as intended and includes sea mines or shells used by the Navy, mortar bombs, mines, artillery shells or hand grenades used by the Army; bombs, rockets or missiles used by the Air Force; and other types of ammunition and explosives including training munitions, explosive ordnance that has functioned yet contains residual explosive or chemical warfare agent and derelict, discarded or abandoned explosive ordnance.

(l) Subject to memorial for Unexploded Ordnances - slight

The Allocation of the Land is subject to:

- (i) the memorial under section 17 of the LA Act remaining on the [Certificate of Title/Certificate of Crown Land Title] subsequent to registration providing for the classification of the Land by the

Annexure D Part B – Special Conditions

Commonwealth Department of Defence as being within a slight site area for the presence of Unexploded Ordnance; and

- (ii) the Landholding Body agrees to indemnify and release the Indemnified Parties against any claim or liability arising from the presence of hazards including Unexploded Ordnance.

Unexploded Ordnance means any sort of military ammunition or explosive ordnance which has failed to function as intended and includes sea mines or shells used by the Navy, mortar bombs, mines, artillery shells or hand grenades used by the Army; bombs, rockets or missiles used by the Air Force; and other types of ammunition and explosives including training munitions, explosive ordnance that has functioned yet contains residual explosive or chemical warfare agent and derelict, discarded or abandoned explosive ordnance.

(m) **Subject to existing easement**

The Allocation of the Land is subject to the existing rights and interests under the Easement identified by [xxx] benefiting [xxx] for the purpose of [xxx].

(n) **Subject to *Contaminated Sites Act 2003 (WA)* memorial**

The Allocation of the Land is subject to the existing memorial under the *Contaminated Sites Act 2003 (WA)* which will remain on the [Certificate of Title / Certificate of Crown Land Title] subsequent to registration of the [Management Order / Transfer].

(o) **Subject to section 91 LAA licence**

The Allocation of the Land is subject to the existing rights and interests granted in the licence under section 91 of the LA Act to [xxx] dated [xxx] until the expiry of that licence.

(p) **Threatened ecological community acknowledgement**

The Landholding Body acknowledges the Land is overlain by a threatened ecological community within the definition of the *Biodiversity Conservation Act 2016 (WA)* and subject to regulation under that Act.

(q) **Memorial regarding titanium-zircon mineralisation**

The Allocation of the Land is subject to:

- (i) the memorial under section 17 of the LA Act recording the known deposits of titanium-zircon mineralisation within 500 metres of the Land, which will remain on the [Certificate of Title / Certificate of Crown Land Title] subsequent to registration of the [Management Order / Transfer]; and
- (ii) the Landholding Body acknowledging that mining for titanium-zircon may occur in the future.

(r) **Memorial regarding habitable and sensitive Land uses are prohibited**

The Allocation of the Land is subject to:

- (i) the memorial under section 17 of the LA Act recording that habitable and sensitive Land uses may be restricted due to the Land's proximity to xxx, which will remain on the [Certificate of

Annexure D Part B – Special Conditions

Title / Certificate of Crown Land Title] subsequent to registration of the [Management Order / Transfer]; and

- (ii) the Landholding Body acknowledging the potential restrictions on its use of the Land.
- (s) **Notification Public Drinking Water Source Area (PDWSA P1)**
- Unless otherwise authorised in writing by the Minister responsible for the administration of the *Country Areas Water Supply Act 1947 (WA)* from time to time, the Landholding Body agrees that it will only undertake activities that are a permitted use on a Priority 1 public drinking water source area under the:
- (i) Country Areas Water Supply By-laws 1957; and
 - (ii) Water quality protection note 25: Land use compatibility tables for public drinking water source areas, April 2016, Department of Water and Environmental Regulation, as amended or substituted from time to time; and
 - (iii) Operational policy 13: Recreation within public drinking water source areas on Crown land, September 2012, Department of Water and Environmental Regulation, as amended or substituted from time to time; and
 - (iv) any other policy relevant to public drinking water areas from time to time.
- (t) **Notification Public Drinking Water Source Area (PDWSA P2)**
- Unless otherwise authorised in writing by the Minister responsible for the administration of the *Country Areas Water Supply Act 1947 (WA)* from time to time, the Landholding Body agrees that it will only undertake activities that are a permitted use on a Priority 2 public drinking water source area under the:
- (i) Country Areas Water Supply By-laws 1957;
 - (ii) Water quality protection note 25: Land use compatibility tables for public drinking water source areas, April 2016, Department of Water and Environmental Regulation, as amended or substituted from time to time;
 - (iii) Operational policy 13: Recreation within public drinking water source areas on Crown land, September 2012, Department of Water and Environmental Regulation, as amended or substituted from time to time; and
 - (iv) any other policy relevant to public drinking water areas from time to time.
- (u) **Subject to public access to rivers**
- The Allocation of the Land is subject to the Landholding Body not placing any restrictions or regulations upon the public's right to access, use and enjoy the river known as [xxx].

Annexure D Part B – Special Conditions**(v) Subject to public access to coast**

The Allocation of the Land is subject to the Landholding Body not placing any restrictions or regulations upon the public's right to access, use and enjoy the coastal area/s known as [xxx].

(w) Subject to public access to geoheritage site

The Allocation of the Land is subject to the Landholding Body not placing any restrictions or regulations upon the public's right to access, use and enjoy the geoheritage site known as [xxx] at [xxx].

(x) Subject to removal of responsible agency

The Allocation of the Land is subject to the Responsible Agency status on [xxx agency] being removed and placed with DPLH.

(y) Subject to *Heritage Act 2018* (WA)

The Landholding Body acknowledges that the whole or any part of the Land is land to which the *Heritage Act 2018* (WA) applies and that the approval of the Heritage Council of Western Australia is required prior to any development of the Land.

(z) Management plan

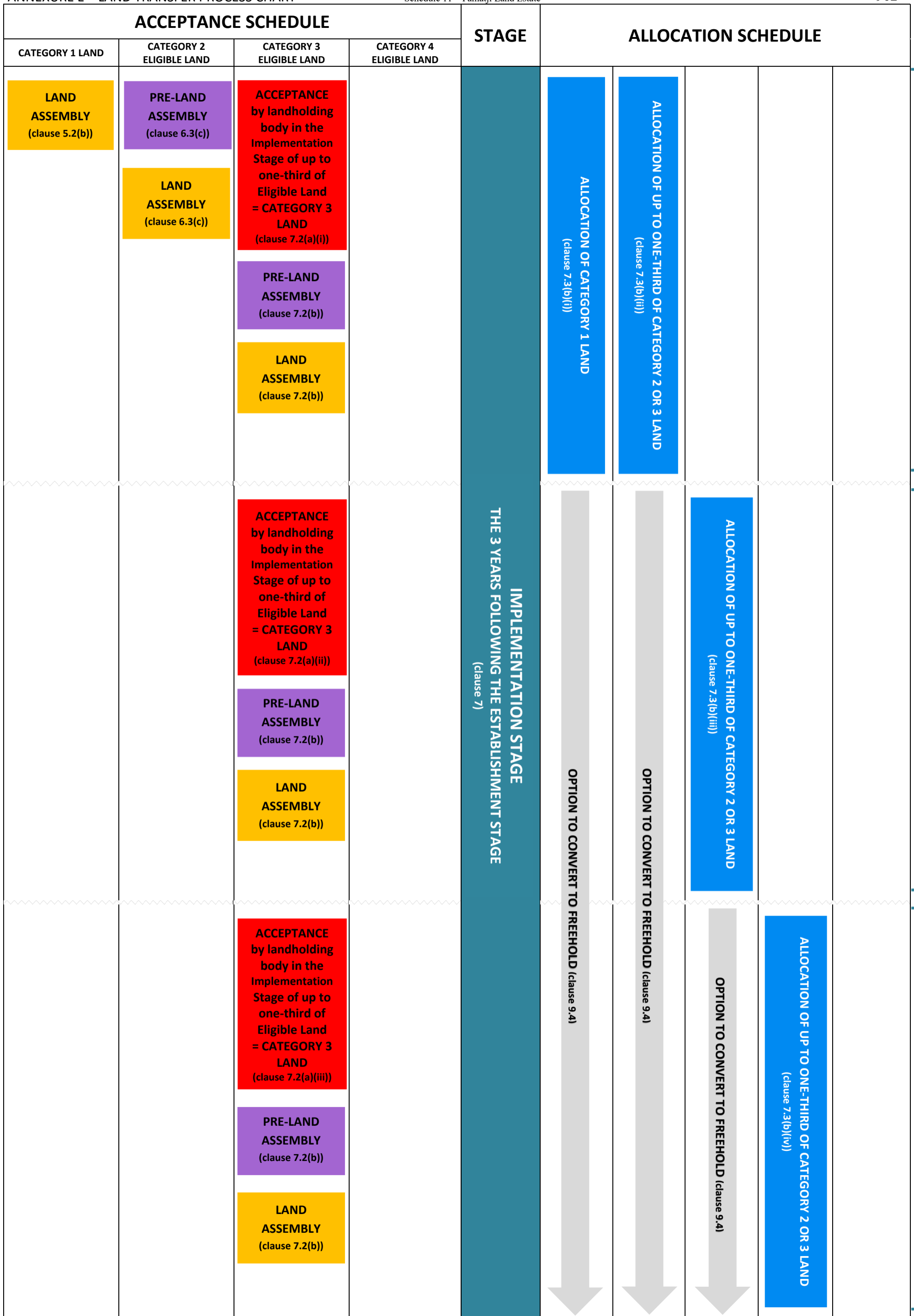
Within 12 months of the conferral of a management order on [Reserve xxx], the Landholding Body must submit a management plan for the development, management and use of the land for the approval of the Minister for Lands, pursuant to section 49 of the LA Act.

ACCEPTANCE SCHEDULE				STAGE	ALLOCATION SCHEDULE				
CATEGORY 1 LAND	CATEGORY 2 ELIGIBLE LAND	CATEGORY 3 ELIGIBLE LAND	CATEGORY 4 ELIGIBLE LAND						
IDENTIFICATION AND SELECTION				NEGOTIATION STAGE 2017 TO APPLICATION FOR REGISTRATION (clause 4)					
STATUTORY AND ADMINISTRATIVE APPROVALS									
TERMS OF ALLOCATION offered (clause 4.2)									
TERMS OF ALLOCATION agreed (clause 4.2)									
ACCEPTANCE by landholding body within 6 months of commencement of Transition Stage = CATEGORY 1 LAND (clause 5.2(a))	TERMS OF ALLOCATION offered for half of Eligible Land by end of Transition Stage (clause 5.3)			TRANSITION STAGE APPLICATION FOR REGISTRATION TO COMMENCEMENT DATE (clause 5)					
PRE-LAND ASSEMBLY (clause 5.2(b))				ESTABLISHMENT STAGE THE 2 YEARS FOLLOWING THE TRANSITION STAGE (clause 6)					
	TERMS OF ALLOCATION offered for half of Eligible Land no later than 6 months before end of Establishment Stage (clause 6.2(a))								
	TERMS OF ALLOCATION agreed no later than 6 months before end of Establishment Stage (clause 6.2(b)) OR by end of Establishment Stage (clause 6.2(c))								
ACCEPTANCE by landholding body by the end of the Establishment Stage = CATEGORY 2 LAND (clause 6.3(b))									

YEAR 0

YEAR 1

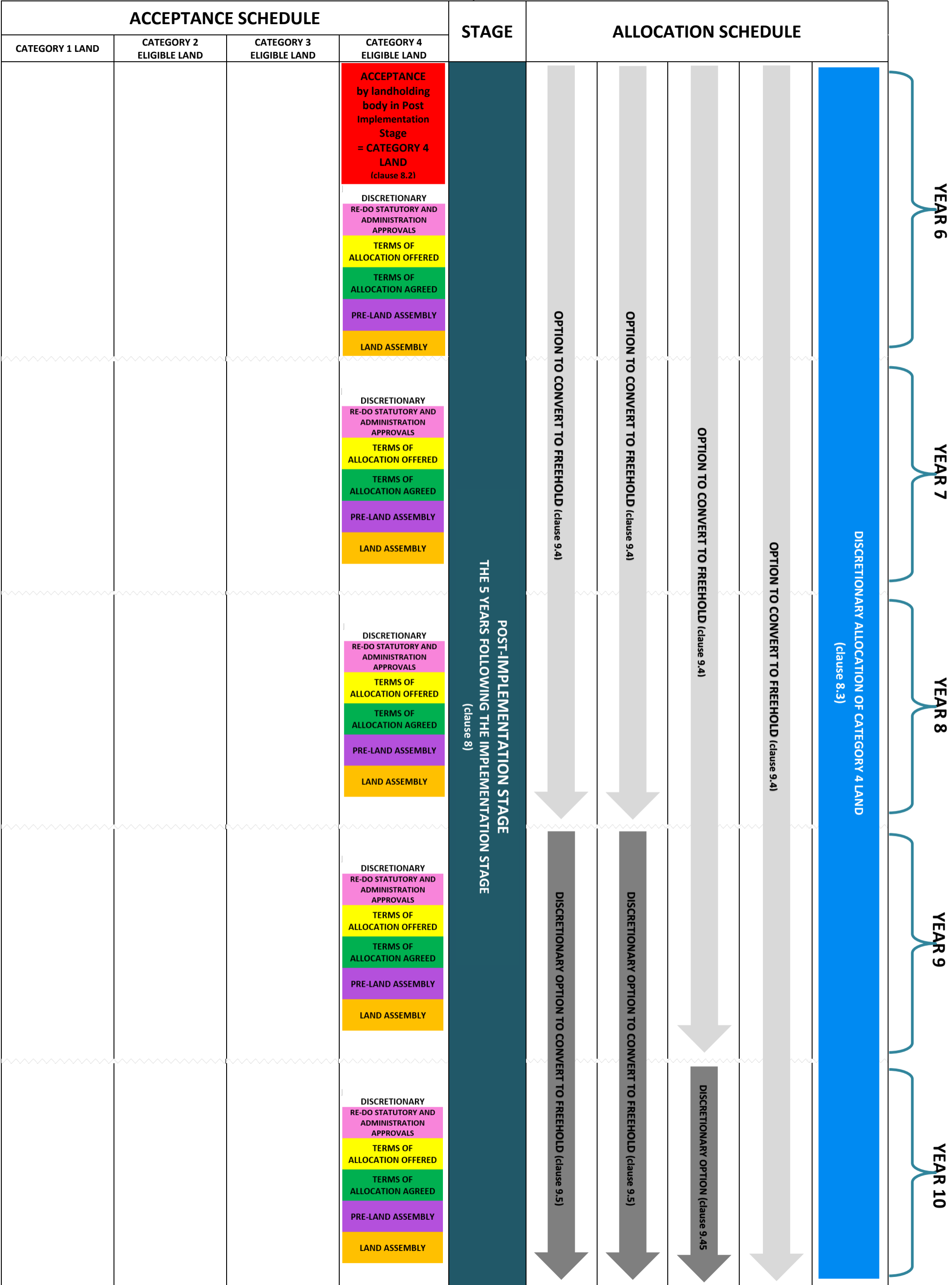
YEAR 2



YEAR 3

YEAR 4

YEAR 5



PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA
561436			All those lands and waters defined as Temporary Reserve as shown on Deposited Plan 83179.	Unallocated Crown Land		SOUTHERN YAMATJI	PERENJOR(S)
562239			All those lands and waters commencing at the easternmost corner of the southernmost southwestern severance of Lot 134 as shown on Deposited Plan 203305 and extending southeasterly along a southwestern boundary of Hydraulic Road to the northernmost corner of the westernmost southeastern severance of Lot 134 as shown on Deposited Plan 203305; then southwesterly along the northwestern boundary of that severance to a northern boundary of the eastern severance of Lot 6654 as shown on Deposited Plan 143489; then westerly along that severance to the southeastern corner of the southernmost southwestern severance of Lot 134 as shown on Deposited Plan 203305; then northeasterly along the southeastern boundary of that severance back to the commencement point.	Unallocated Crown Land		SOUTHERN YAMATJI	THREE SPRINGS(S)
562425			All those lands and waters commencing at the westernmost corner of the easternmost southeastern severance of Lot 134 as shown on Deposited Plan 203305 and extending northeasterly along the northwestern boundary of that severance to a western boundary of an unnamed road; then northerly along that boundary to a southeastern corner of the northernmost southeastern severance of Lot 134 as shown on Deposited Plan 203305 (approximate coordinate point Latitude 29.495318 South, Longitude 115.484363 East); then southwesterly along a southeastern boundary of that severance to a northeastern boundary of Hydraulic Road; thence southeasterly along that boundary back to the commencement point.	Unallocated Crown Land		SOUTHERN YAMATJI	THREE SPRINGS(S)
562495			All those lands and waters commencing at the southwestern corner of Lot 2987 as shown on Deposited Plan 205967 and extending easterly along the southern boundary of that lot to the western corner of the northeastern severance of Lot 3020 as shown on Deposited Plan 117437; then southeasterly along the southwestern boundary of that severance and generally southeasterly along southwestern boundaries of the northernmost northeastern severance of Lot 2977 as shown on Deposited Plan 117440 to a northeastern boundary of Arrino West Road; then northwesterly along that boundary to the eastern corner of the westernmost northwestern severance of Lot 2977 as shown on Deposited Plan 117440; then generally northwesterly along northeastern boundaries of that severance and northwesterly and westerly along northwestern and northern boundaries of the westernmost northwestern severance of Lot 3020 as shown on Deposited Plan 117437 to an eastern boundary of McNeil Road; then northerly along that boundary back to the commencement point.	Unallocated Crown Land		SOUTHERN YAMATJI	THREE SPRINGS(S)

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA
563454			All those lands and waters commencing at the northeastern corner of Lot 11837 as shown on Deposited Plan 93215 and extending northerly along the western boundary of the eastern severance of Lot 3 as shown on Plan 4578 to a southern boundary of Wannerooka Road; then westerly along that boundary to the northeastern corner of the northwestern severance of Lot 3 as shown on Plan 4578; then southerly along the eastern boundary of that severance to the northeastern corner of a closed road; then southerly along the eastern boundary of that closed road to the northeastern corner of the southwestern severance of Lot 3 as shown on Plan 4578; then southerly along the eastern boundary of that lot to the northwestern corner of Lot 11837 as shown on Deposited Plan 93215; then northeasterly along the northwestern boundary of that lot back to the commencement point.	Unallocated Crown Land		SOUTHERN YAMATJI	THREE SPRINGS(S)
563494	11838	P 3120	LR3000/598	Unallocated Crown Land		SOUTHERN YAMATJI	THREE SPRINGS(S)
563556			All those lands and waters commencing at the western corner of the eastern severance of Lot 9 as shown on Plan 5055 and extending southeasterly along the southwestern boundary of that severance to a northern boundary of Young Road; then westerly along that boundary to the eastern corner of the western severance of Lot 9 as shown on Plan 5055; then northwesterly along a northeastern boundary of that severance to a southern boundary of an unnamed road; then easterly along that boundary back to the commencement point.	Unallocated Crown Land		SOUTHERN YAMATJI	PERENJOR(S)
563558			All those lands and waters commencing at the western corner of the northeastern severance of Lot 6 as shown on Plan 5055 and extending southeasterly along the southwestern boundary of that severance and southeasterly along the southwestern boundary of the northeastern severance of Lot 5 as shown on Plan 5055 to a western boundary of Parkwood Road; then southerly along that boundary to the northeastern corner of the southwestern severance of Lot 5 as shown on Plan 5055; then northwesterly along the northeastern boundary of that severance and northwesterly along the northeastern boundary of the southwestern severance of Lot 6 as shown on Plan 5055 to a southern boundary of Young Road; then easterly along that boundary back to the commencement point.	Unallocated Crown Land		SOUTHERN YAMATJI	PERENJOR(S)
563566			All those lands and waters commencing at the westernmost southwestern corner of the northeastern severance of Lot 4 as shown on Plan 5055 and extending southeasterly along the southwestern boundary of that severance to a northern boundary of an unnamed road; then westerly to the eastern corner of the southwestern severance of Lot 4 as shown on Plan 5055; then northwesterly along the northeastern boundary of that severance to an eastern boundary of Parkwood Road; then northerly along that boundary back to the commencement point.	Unallocated Crown Land		SOUTHERN YAMATJI	PERENJOR(S)

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA
563809			All those lands and waters commencing at the northeastern corner of Lot 200 as shown on Deposited Plan 401288 and extending southerly along the eastern boundary of that lot to a northeastern boundary of Mullewa to Wubin Road; then southeasterly along that boundary to the northernmost southwestern corner of Lot 6318 a shown on Deposited Plan 226755; then northerly along a western boundary of that lot to a southern boundary of Perenjori to Rothsay Road; then westerly along that boundary back to the commencement point.	Unallocated Crown Land		SOUTHERN YAMATJI	PERENJORI(S)
563824			All those lands and waters defined as Gravel Reserve as shown on Deposited Plan 142125.	Unallocated Crown Land		SOUTHERN YAMATJI	PERENJORI(S)
572363			All those lands and waters commencing at the northeastern corner of Lot 6544 as shown on Deposited Plan 232566 and extending southerly and westerly along eastern and southern boundaries of that lot to the eastern boundary of Lot 6543 as shown on Deposited Plan 232566; then southerly along that boundary to its southeastern corner; then easterly and southerly along the northern and eastern boundaries of the northeastern severance of Lot 9001 as shown on Deposited Plan 63467 to a northern boundary of Perenjori to Rothsay Road; then easterly along that boundary to the southwestern corner of Lot 4771 as shown on Deposited Plan 232554; then northerly along the western boundary of that Lot to a southeastern boundary of Oversby Road; then southwesterly along that boundary back to the commencement point.	Unallocated Crown Land		SOUTHERN YAMATJI	PERENJORI(S)
608681	3161	DP232034	LR3072/951	Unallocated Crown Land		SOUTHERN YAMATJI	PERENJORI(S)
626669	6636	DP226797	LR3011/458	Unallocated Crown Land		HUTT RIVER	NORTHAMPTON(S)
626678	6632	P 18566	LR3011/708	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)
626837	7364	DP202256	LR3011/261	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)
627221	9641	DP159400	LR3011/515	Unmanaged Reserve	R 17580	SOUTHERN YAMATJI	GREATER GERALDTON(C)
627684	6031	DP226616	LR3011/452	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)
627972	189	DP165033	LR3011/511	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)
720866			All those lands and waters comprising Cancelled Reserve 10870 promulgated in Government Gazette 9 August 1907 page 2622 and surveyed and labelled as Reserve 10870 as shown on Plan 2947.	Unallocated Crown Land		SOUTHERN YAMATJI	IRWIN(S)

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA
991346			All those lands and waters commencing at the northwestern corner of the northeastern severance of Lot 510 as shown on Deposited Plan 231548 and extending easterly along the northern boundary of that severance to its northeastern corner; then northerly and westerly along western and southern boundaries of Lot 32 as shown on Plan 15983 to an eastern boundary of Minnenooka Road; then southerly along that boundary back to the commencement point.	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)
991688	9568	D 9703	LR3007/34	Unallocated Crown Land		SOUTHERN YAMATJI	CHAPMAN VALLEY(S)
993652			All those lands and waters commencing at the northern corner of Lot 61 as shown on Plan 22962 and extending northeasterly along a southeastern boundary of North West Coastal Highway to a southwestern side of an unnamed road; then generally southeasterly along that side to the northwestern corner of Lot 1873 as shown on Deposited Plan 247605; then generally southeasterly and southwesterly along southwestern and northwestern boundaries of that lot to the northernmost northeastern corner of Lot 2452 as shown on Deposited Plan 107878; then generally southwesterly and generally southeasterly along boundaries of that lot to the northwestern corner of Lot 28 as shown on Deposited Plan 28842; then southeasterly and southwesterly along southwestern and northwestern boundaries of that lot, and onwards to the northeastern corner of Lot 101 as shown on Deposited Plan 57984; then westerly along the northern boundary of that lot and westerly along the northern boundary of the western severance of Lot 30 as shown on Deposited Plan 28842 to an eastern boundary of Sheehan Lane; then northerly along that boundary and northerly along the eastern boundary of an unnamed road to a southern boundary of Lot 63 as shown on Plan 22962; then generally northerly along the northeastern boundaries of that lot to the southernmost southeastern corner of Lot 62 as shown on Plan 22962; then northeasterly and generally northwesterly along boundaries of that lot to the eastern corner of Lot 61 as shown on Plan 22962; then northwesterly, westerly and again north westerly along northeastern and northern boundaries of that lot back to the commencement point.	Unallocated Crown Land		HUTT RIVER	CHAPMAN VALLEY(S),NORTHAMPTON(S)
994741			All those lands and waters commencing at a northeastern corner of Lot 7314 as shown on Deposited Plan 232392 and extending southeasterly and northeasterly along northeastern and northwestern boundaries of that lot to the western corner of the southeasterly severance of Lot 4253 as shown on Deposited Plan 232392; then northeasterly and northwesterly along northwestern and southwestern boundaries of that lot to a southeastern side of an unnamed road; then southwesterly along that side and southwesterly along a southeastern side of North West Coastal Highway back to the commencement point.	Unallocated Crown Land		HUTT RIVER	NORTHAMPTON(S)
995008	6983	DP202638	LR3011/793	Unmanaged Reserve	R 14625	HUTT RIVER	NORTHAMPTON(S)

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA
996444			All that portion of land being the northwestern severance of the cancelled Hutt Townsite as surveyed and shown on Deposited Plan 82987.	Unallocated Crown Land		HUTT RIVER	NORTHAMPTON(S)
996445			All those lands and waters commencing at the intersection of a northwestern boundary of North West Coastal Highway with a southeastern boundary of Lot 4254 as shown on Deposited Plan 232392 (approximate coordinate point Latitude 28.120869 South, Longitude 114.657791 East) and extending 11.62 metres northeasterly along that lot boundary to a southwestern boundary of a closed road as shown on Deposited Plan 82987; then southeasterly along that boundary 26.58 metres to a northwestern boundary of North West Coastal Highway; then southwesterly along that boundary back to the commencement point.	Unallocated Crown Land		HUTT RIVER	NORTHAMPTON(S)
996446			All that land and water defined as Closed Road (Corr. 5276/12) as shown on Deposited Plan 82987. EXCLUSIONS All that land comprising North West Coastal Highway.	Unallocated Crown Land		HUTT RIVER	NORTHAMPTON(S)
996447			All those lands and waters commencing from the intersection of a southeastern corner of the northern severance of Lot 4254 as shown on Deposited Plan 232392 and a northwestern boundary of North West Coastal Highway (approximate coordinate point Latitude 28.117628 South, Longitude 114.662434 East) and extending generally southwesterly along that road boundary to a northeastern boundary of a closed road as shown on Deposited Plan 82987; then northwesterly and generally northeasterly along northeastern and southeastern boundaries of that closed road and generally northeasterly along a northwestern boundary of the former Northampton to Ajana Railway Reserve labelled 150 as shown on Plan 3619 back to the commencement point.	Unallocated Crown Land		HUTT RIVER	NORTHAMPTON(S)
997657	6084	DP226640		Unallocated Crown Land	R 28208	HUTT RIVER	NORTHAMPTON(S)
997901	6671	DP226798		Unmanaged Reserve		SOUTHERN YAMATJI	GREATER GERALDTON(C)
998926				Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)
			All those lands and waters commencing at the northwestern corner of a northern severance of Lot 6722 as shown on Deposited Plan 226868, a point on the southern boundary of Benson Road, and extending southerly and southeasterly along the boundaries of the aforementioned lot to the western boundary of Metcalfe Road; then southerly along that boundary to a northeastern corner of the southwestern severance of again Lot 6772 as shown on Deposited Plan 226868; then generally northwesterly along northeastern boundaries of that lot to the eastern boundary of Lot 6479 as shown on Deposited Plan 248545; then northerly along that boundary to the southern boundary of again Benson Road; then easterly along that boundary back to the commencement point.	Unallocated Crown Land		SOUTHERN YAMATJI	THREE SPRINGS(S)
1002862	7	DP202679		Unmanaged Reserve	R 18108	SOUTHERN YAMATJI	GREATER GERALDTON(C)

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA
1002918			All those lands and waters being Lot 7370 as shown on Deposited Plan 143364 (Reserve 17588).	Unmanaged Reserve	R 17588	SOUTHERN YAMATJI	GREATER GERALDTON(C)
1005809	9514	D 9601	LR3073/835	Unmanaged Reserve	R 19603	SOUTHERN YAMATJI	GREATER GERALDTON(C)
1059615			All those lands and waters commencing at the southeastern corner of the eastern severance of Lot 9901 as shown on Deposited Plan 207348 and extending northerly along the eastern boundary of that lot to the southeastern corner of the southeastern severance of Lot 5973 as shown on Deposited Plan 82984; then northerly and westerly along the eastern and northern boundaries of that lot to the eastern boundary of Arrino South Road; then northerly and northwesterly along the boundaries of that road to the eastern boundary of the northeastern severance of again Lot 5973 as shown on Deposited Plan 82984; then northerly and westerly along the eastern and northern boundaries of that lot to a northeastern boundary of again Arrino South Road; then northwesterly along that boundary to the southern boundary of the eastern severance of Lot 3564 as shown on Deposited Plan 131114; then easterly along that boundary to the westernmost boundary of Lot 3984 as shown on Deposited Plan 136981; then southerly and easterly along the boundaries of that lot to the eastern boundary of an unnamed road; then southerly along that boundary to the northwestern corner of Lot 5283 as shown on Deposited Plan 139408; then southerly along the western boundary of that lot to the northern boundary of Eneabba – Three Springs Road; then westerly along that boundary back to the commencement point.	Unallocated Crown Land		SOUTHERN YAMATJI	THREE SPRINGS(S)
1083548			All those lands and waters commencing at the southeastern corner of Lot 505 as shown on Deposited Plan 215070, and extending northeasterly along the southeastern boundary of that lot to the southern boundary of Lot 513 as shown on Deposited Plan 215070; then easterly along that boundary to the eastern boundary of Rowland Street; then southerly along that boundary to a northern boundary of Lot 941 as shown on Deposited Plan 220435 (Reserve 38598); then northwesterly along a northeastern boundary of that lot back to the commencement point.	Unallocated Crown Land		SOUTHERN YAMATJI	IRWIN(S)
11054784	215	DP33464	LR3129/212	Unallocated Crown Land		MULLEWA WADIARI COI	YALGOO(S)
11850161	309	DP45988	LR3157/869	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)
11992153			All those lands and waters commencing at the eastern corner of Lot 50 as shown on Diagram 65332, a point on a southwestern boundary of Lot 12 as shown on Plan 22583, and extending northeasterly and southeasterly along the boundaries of that latter lot to the northwestern boundary of Hollingsworth Place; then southwesterly along that boundary to the northeastern boundary of Lot 52 as shown on Plan 15139; then northwesterly along that boundary back to the commencement point.	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA
12154373			All those lands and waters commencing at the westernmost northwestern corner of the southwestern severance of Lot 3 as shown on Plan 4578, and extending easterly and northeasterly along the northern boundaries of that lot to the northern boundary of the southern severance of Lot 13 as shown on Plan 7670; then northeasterly along the northern boundary of that lot to a northern boundary of again Lot 3 as shown on Plan 4578; then northeasterly, northerly and generally easterly along the northern boundaries of that lot to the easternmost northeastern corner of that lot; then northerly along the prolongation northerly of the eastern boundary of that severance to the southern boundary of the northern severance of again Lot 3 as shown on Plan 4578; Then generally westerly, southerly and generally southwesterly along the southern boundaries of that lot to the southern boundary of the northern severance of again Lot 13 as shown on Plan 7670; then southwesterly along the southern boundary of that lot to a southern boundary of again Lot 3 as shown on Plan 4578; then southwesterly and westerly along the southern boundary of that lot to the eastern boundary of Lot 19 as shown on Plan 13448; then southerly along that boundary back to the commencement point.	Unallocated Crown Land		SOUTHERN YAMATJI	THREE SPRINGS(S)

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
Encroached Eligible Land comprises those lands and waters comprising the following, to the extent that is wholly within the external boundary of the Agreement Area:									
561039	250	DP208065	LR3011/293	Managed Reserve	R 50533	SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	Yes
561232			All those lands and waters surveyed and marked as Gravel Reserve contained within Lot 5538 as shown on Deposited Plan 226726	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
561333	47	DP201903	LR3011/944	Unallocated Crown Land		SOUTHERN YAMATJI	PERENJIOR(S)	ReserveWithPowerTo Lease	No
561334	48	DP201903	LR3011/945	Unallocated Crown Land		SOUTHERN YAMATJI	PERENJIOR(S)	ReserveWithPowerTo Lease	No
561890	290	DP209377	LR3011/295	Managed Reserve	R 50533	SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	Yes
561911	446	DP154280	LR3106/273	Managed Reserve	R 50533	SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	Yes
562274	12165	DP143207	LR3110/393	Unallocated Crown Land		SOUTHERN YAMATJI	THREE SPRINGS(S)	ReserveWithPowerTo Lease	No
562277	10675	DP102883	LR3012/594	Unallocated Crown Land		SOUTHERN YAMATJI	THREE SPRINGS(S)	ReserveWithPowerTo Lease	No
562338	95	DP82752	LR3012/529	Unallocated Crown Land		SOUTHERN YAMATJI	THREE SPRINGS(S)	ReserveWithPowerTo Lease	No
563301	225	DP181790	LR3149/921	Unmanaged Reserve	R 37055	SOUTHERN YAMATJI	THREE SPRINGS(S)	ReserveWithPowerTo Lease	Yes
563975	3510	DP204724	LR3012/330	Unmanaged Reserve	R 15249	WIDI MOB	PERENJIOR(S)	ReserveWithPowerTo Lease	Yes
572662			All those lands and waters commencing at the intersection of the northern side of Griffith Road and the northern side of Mullewa – Wubin Road, then generally northwesterly along the northern side of Mullewa – Wubin Road to the southern boundary of the northern severance of Lot 211 as shown on Deposited Plan 65327; then easterly to the southeastern corner of that severance and extending easterly along the prolongation easterly of that southern boundary to the westernmost northwestern corner of the northernmost western severance of again Lot 211; then extending easterly and southerly along the boundaries of that lot to the northern side of Griffith Road; then extending easterly along the northern side of that road back to the commencement point.	Unallocated Crown Land		WIDI MOB	PERENJIOR(S)	ReserveWithPowerTo Lease	No
573013	68	DP211207	LR3012/765	Unallocated Crown Land		WIDI MOB	PERENJIOR(S)	ReserveWithPowerTo Lease	Yes
573015	67	DP211207	LR3012/765	Unallocated Crown Land		WIDI MOB	PERENJIOR(S)	ReserveWithPowerTo Lease	Yes
573035	1	DP142122	LR3012/61	Unmanaged Reserve	R 23391	WIDI MOB	PERENJIOR(S)	ReserveWithPowerTo Lease	Yes

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
574301			<p>All those lands and waters commencing at the southeastern corner of Lot 550 as shown on Deposited Plan 185283, and extending northeasterly to the southeastern boundary of Lot 583 as shown on Deposited Plan 187109; then generally northeasterly along that boundary to an intersection with the southeastern corner of Lot 913 as shown on Deposited Plan 189375; then northeasterly along that boundary to the western corner of Lot 553 as shown on Deposited Plan 185283; then easterly along the southern boundary of that lot to the southern boundary of Russ Street; then southeasterly along the southern boundary of that road to the southern boundary of Money Street; then northeasterly along the southern boundary of that road to the western boundary of Dee Street; then generally southwesterly, southeasterly and again southwesterly to the easternmost northwestern corner of Lot 300 as shown on Deposited Plan 41494; then westerly, southerly and easterly along the boundaries of that lot to the western boundary of Reserve 20720; then southerly along the western boundary of that lot to the northern boundary of Lot 920 as shown on Deposited Plan 91964 (Reserve 17696); then westerly along the northern boundary of that lot to the northeastern boundary of Lot 932 as shown on Deposited Plan 219442; then generally northwesterly along that boundary to the eastern boundary of Lot 925 as shown on Deposited Plan 218422; then northerly and westerly along the boundaries of that lot to a northeastern boundary of Lot 932 as shown on Deposited Plan 219442; then northwesterly along that boundary to the southern boundary of Burges Street; then northeasterly along the southern boundary of that road and easterly along the southern boundary of Duval Street to the westernmost northwestern corner of Lot 170 as shown on Deposited Plan 215032 (Reserve 15903); then southwesterly, southeasterly, northeasterly and northwesterly to its northernmost northeastern corner; then generally northeasterly along the eastern boundaries of Lot 434 as shown on Deposited Plan 215032 and Lots 435, 436 and 438 as shown on Deposited Plan 213036 to the eastern boundary of Gallagher Way; then generally northeasterly along the eastern boundary of that road back to the commencement point.</p>	Unallocated Crown Land		SOUTHERN YAMATJI	IRWIN(S)	ReserveWithPowerTo Lease	No

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
574891			All those lands and waters commencing at the northwestern corner of Lot 373 as shown on Deposited Plan 211360 and extending southerly along the western boundary of that lot and southerly along the western boundaries of Lots 372 and 371 as shown on Deposited Plan 211360 to the northeastern corner of Lot 367 as shown on Deposited Plan 211360; then westerly along the northern boundary of that lot to the northeastern corner of Lot 366 as shown on Deposited Plan 211360; then westerly and southerly along the northern and northwestern boundaries of that lot and southerly along northwestern boundaries of Lot 1 as shown on Diagram 57280 and Lot 519 as shown on Deposited Plan 215070 to a northwestern boundary of Hendy Street; then southerly and southeasterly along northwestern and southwestern boundaries of that street to the northwestern corner of Lot 518 (Reserve 48264) as shown on Deposited Plan 215070; then southeasterly along the southwestern boundary of that lot to its southwestern corner; then northwesterly and southeasterly along northern and western boundaries of Lot 517 as shown on Deposited Plan 215070 to a northwestern boundary of Georgette Street; then southerly and southeasterly along northwestern and southwestern boundaries of that road to the northwestern corner of Lot 515 as shown on Deposited Plan 215070; then southerly along a northwestern boundary of that lot to the northernmost northwestern corner of Lot 514 as shown on Deposited Plan 215070; then southerly and southeasterly along northwestern and southwestern boundaries of that lot to a northwestern boundary of Richardson Road; then generally southerly along northwestern boundaries of that road to a northeastern boundary of Ocean Drive; then generally northwesterly and generally northeasterly along eastern boundaries of that road to the westernmost northwestern corner of Lot 165 as shown on Deposited Plan 82858; then southerly and easterly along western and southern boundaries of that lot to a western boundary of Lot 309 (Reserve 33205) as shown on Deposited Plan 42171; then southerly, easterly, northerly, again easterly and again northerly along boundaries of that lot to a southern boundary of Ocean Drive; then easterly along that boundary back to the commencement point.	Unallocated Crown Land		SOUTHERN YAMATJI	IRWIN(S)	ReserveWithPowerTo Lease	Yes
575319			All those lands and waters commencing at the western corner of Lot 68 as shown on Deposited Plan 171109 and extending southeasterly along the southwestern boundary of that lot to a southwestern boundary of Brady Road; then generally southeasterly along that boundary to the northern corner of Lot 67 as shown on Deposited Plan 171109; then southerly along the western boundary of that lot to a northwestern boundary of Church Street; then southerly along that boundary to the High Water Mark of the Indian Ocean; then generally northeasterly and northwesterly along that water mark to the prolongation westerly of the northern boundary of Lot 68 as shown on Deposited Plan 171109; then easterly along that prolongation back to the commencement point.	Unallocated Crown Land		SOUTHERN YAMATJI	IRWIN(S)	ReserveWithPowerTo Lease	No
575322	67	DP171109	LR3010/774	Unallocated Crown Land		SOUTHERN YAMATJI	IRWIN(S)	ReserveWithPowerTo Lease	No
575403	10794	D 31375	LR3010/503	Unmanaged Reserve	R 27935	SOUTHERN YAMATJI	IRWIN(S)	ReserveWithPowerTo Lease	No
575640	11701	DP246684	LR3012/652	Unmanaged Reserve	R 229	SOUTHERN YAMATJI	IRWIN(S)	ReserveWithPowerTo Lease	No

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
575699	11701	DP246684	LR3012/652	Unmanaged Reserve	R 229	SOUTHERN YAMATJI	IRWIN(S)	ReserveWithPowerTo Lease	No
575766	17	DP113861	LR3012/657	Unmanaged Reserve	R 8077	SOUTHERN YAMATJI	IRWIN(S)	ReserveWithPowerTo Lease	No
603190	1648	P 6688	LR3010/301	Unmanaged Reserve	R 24591	SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	Yes
612787	918	DP226610	LR3009/798	Unmanaged Reserve	R 30130	SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	Yes
626830				Unmanaged Reserve	R 12214	SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
626936	4	DP223044	LR3011/437	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
626940	13	DP223044	LR3139/162	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
627339	29	DP152421	LR3010/985	Unmanaged Reserve	R 19906	SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
627342	28	DP152421	LR3010/986	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	No
627603			All those lands and waters commencing at the southernmost southeastern corner of Lot 2 as shown on Plan 6409 and extending generally northeasterly along eastern boundaries of that lot and northeasterly along northeastern boundaries of Lot 1 as shown on Plan 6409 and onwards to the southernmost southeastern corner of Lot 15 as shown on Deposited Plan 203700; then generally northeasterly along southeastern boundaries of that lot to the southern boundary of Lot 17 as shown on Diagram 8297; then easterly along that boundary and easterly along southern boundaries of Lot 14 as shown on Deposited Plan 204169 and Lot 10305 (Reserve 25003) as shown on Deposited Plan 165293 to a southern boundary of Mingenew-Mullewa Road; then easterly and southeasterly along southern and southwestern boundaries of that road to the northernmost northeastern corner of Lot 8288 as shown on Deposited Plan 203700; then westerly along the northern boundary of that lot and westerly and generally southwesterly along northern and northwestern boundaries of Lot 14 as shown on Deposited Plan 203700 and onwards to the northern corner of Lot 13 as shown on Deposited Plan 203702; then generally southwesterly along northwestern boundaries of that lot to the northeastern corner of Lot 3 as shown on Diagram 18190; then westerly along the northern boundary of that lot back to the commencement point.	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
627662	6017	DP226875	LR3011/450	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
628242	242	P 9443	LR3011/415	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
628244	243	P 9443	LR3011/416	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
718577	4036	DP235014	LR3012/58	Unmanaged Reserve	R 2381	HUTT RIVER	NORTHAMPTON(S)	ReserveWithPowerTo Lease	No
722751	72	DP164878	LR3155/939	Unallocated Crown Land		SOUTHERN YAMATJI	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	Yes
722752	75	DP164878	LR3155/942	Unallocated Crown Land		SOUTHERN YAMATJI	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	Yes
722753	76	DP164878	LR3155/943	Unallocated Crown Land		SOUTHERN YAMATJI	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	Yes
722754	77	DP164878	LR3155/944	Unallocated Crown Land		SOUTHERN YAMATJI	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	Yes
722755	78	DP164878	LR3155/945	Unallocated Crown Land		SOUTHERN YAMATJI	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	Yes
722756	79	DP164878	LR3155/946	Unallocated Crown Land		SOUTHERN YAMATJI	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	Yes
722766	86	DP164878	LR3155/953	Unallocated Crown Land		SOUTHERN YAMATJI	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	Yes
722768	70	DP164878	LR3155/937	Unallocated Crown Land		SOUTHERN YAMATJI	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	Yes
722769	71	DP164878	LR3155/938	Unallocated Crown Land		SOUTHERN YAMATJI	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	Yes
722770	80	DP164878	LR3155/947	Unallocated Crown Land		SOUTHERN YAMATJI	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	Yes
722771	81	DP164878	LR3155/948	Unallocated Crown Land		SOUTHERN YAMATJI	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	Yes
722772	82	DP164878	LR3155/949	Unallocated Crown Land		SOUTHERN YAMATJI	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	Yes
722775	83	DP164878	LR3155/950	Unallocated Crown Land		SOUTHERN YAMATJI	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	Yes
722776	84	DP164878	LR3155/951	Unallocated Crown Land		SOUTHERN YAMATJI	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	Yes
722777	85	DP164878	LR3155/952	Unallocated Crown Land		SOUTHERN YAMATJI	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	Yes
987650	74	DP164878	LR3155/941	Unallocated Crown Land		SOUTHERN YAMATJI	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	Yes
987651	73	DP164878	LR3155/940	Unallocated Crown Land		SOUTHERN YAMATJI	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	Yes
987669	11831	DP238009	LR3136/993	Unallocated Crown Land		HUTT RIVER	NORTHAMPTON(S)	ReserveWithPowerTo Lease	No
987720	11831	DP238009	LR3136/993	Unallocated Crown Land		HUTT RIVER	NORTHAMPTON(S)	ReserveWithPowerTo Lease	No

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
997390	9628	DP159385	LR3073/862	Unallocated Crown Land		MULLEWA WADJARI COMMUNITY	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
998365	24	DP222813	LR3011/277	Unmanaged Reserve	R 36679	SOUTHERN YAMATJI	MINGENEW(S)	ReserveWithPowerTo Lease	Yes
1002552	10799	DP213086	LR3010/726	Unmanaged Reserve	R 28054	SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
1002553	6801	DP226912	LR3010/481	Unmanaged Reserve	R 28054	SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
1011865	123	DP223239	LR3126/760	Unallocated Crown Land		MULLEWA WADJARI COMMUNITY	YALGOO(S)	ReserveWithPowerTo Lease	Yes
1011866	121	DP223239	LR3126/759	Unallocated Crown Land		MULLEWA WADJARI COMMUNITY	YALGOO(S)	ReserveWithPowerTo Lease	Yes
1011867	119	DP223239	LR3126/758	Unallocated Crown Land		MULLEWA WADJARI COMMUNITY	YALGOO(S)	ReserveWithPowerTo Lease	Yes
1058446			All those lands and waters being the easternmost southeastern severance of former Victoria Location 2548 as shown on Deposited Plan 5692.	Unallocated Crown Land		SOUTHERN YAMATJI	CHAPMAN VALLEY(S)	ReserveWithPowerTo Lease	No
1093706	12	DP152978	LR3011/383	Unmanaged Reserve	R 19785	SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
1200614	12124	DP219523	LR3108/838	Unmanaged Reserve	R 24829	SOUTHERN YAMATJI	IRWIN(S)	ReserveWithPowerTo Lease	No
1243867	11770	DP217754	LR3079/236	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
1319716	3112	DP220982	LR3116/818	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
11204909			All those lands and waters commencing at the southeastern corner of Reserve 10506 and extending northerly and generally northwesterly to its northeastern corner; then generally northeasterly and generally northwesterly along the eastern boundaries of the western severances of Lots 52 to 49 as shown on Deposited Plan 231511 to the northeastern corner of the western severance of Lot 49; then easterly along the southern boundary of a parcel of Unallocated Crown Land to an intersection with the northwestern corner of the eastern severance of Lot 49; then generally southeasterly, easterly and generally southwesterly along the western boundaries of the eastern severances of Lot 49 to 52 to the northeastern corner of Lot 9769 as shown on Deposited Plan 205537; then generally southwesterly and southerly to the northern boundary of Isseka Road East; then generally southeasterly along the northern boundary of that road back to the commencement point.	Unallocated Crown Land		HUTT RIVER	NORTHAMPTON(S)	ReserveWithPowerTo Lease	Yes

PIN	Lot Number	Survey	C/T Ref/ Written Description	Current Tenure	Reserve Number	Claim Group	LGA	Tenure Offered	Option to Convert
11333692	3005	DP42009	LR3147/328	Unallocated Crown Land		SOUTHERN YAMATJI	MORAWA(S)	ReserveWithPowerTo Lease	Yes
11667553			All those lands and waters commencing at the northeastern corner of Lot 153 as shown on Deposited Plan 182652 (Unallocated Crown Land) being a point on the southern boundary of Lot 602 as shown on Deposited Plan 74693 (Unallocated Crown Land) and extending southeasterly along the southern boundary of that latter lot to an intersection with a point on a western boundary of Lot 211 as shown on Deposited Plan 243032 (General Lease K595886); then generally southeasterly and generally southwesterly along the boundary of that lot to the southeastern corner of Lot 351 as shown on Deposited Plan 54052 (Unallocated Crown Land); then northwesterly and southwesterly along the boundaries of that lot to its southwestern corner being a point on a northern boundary of again Lot 211 as shown on Deposited Plan 243032 (General Lease K595886); then generally northwesterly, southwesterly and generally southeasterly along the boundaries of that lot to an intersection with the northeastern corner of Lot 350 as shown on Deposited Plan 54052; then southwesterly to the southwestern corner of again Lot 350 as shown on Deposited Plan 54052 being a point on High Water Mark; then generally northwesterly along High Water Mark to an intersection with an eastern boundary of Lot 156 as shown on Deposited Plan 183706 (Reserve 36615); then extending northerly and easterly along that lot to an intersection with a northwestern corner of Port Street; then southerly, easterly and northerly along the boundary of Port Street to the southwest corner of Lot 500 as shown on Deposited Plan 57805 (Reserve 50063); then easterly and northerly along the boundary of that lot to an intersection with Lot 84 as shown on Deposited Plan 20519; then extending easterly along the southern boundary of that lot to the southwestern corner of Lot 216 as shown on Deposited Plan 169828; then easterly along the southern boundary of that lot to the southeastern corner of Cripps Street; then easterly along the boundary of Cripps Street to the southwestern corner of Unallocated Crown Land; then southeasterly, generally northeasterly, generally northwesterly, and south westerly along the boundaries of that Unallocated Crown Land to an intersection with the eastern boundary of Lot 213 as shown on Deposited Plan 191315; then northerly along the eastern boundary of that lot to the southeastern corner of Lot 600 as shown on Deposited Plan 44180; then northerly along the eastern boundary of that lot to its intersection with the southwestern corner of again Lot 153 as shown on Deposited Plan 182652 (Unallocated Crown Land); then easterly and northerly along the boundaries of that lot back to the commencement point.	Unallocated Crown Land		HUTT RIVER	NORTHAMPTON(S)	ReserveWithPowerTo Lease	No
11850167	307	DP45988	LR3157/867	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
11850168	306	DP45988	LR3157/866	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	No
11871300	500	DP67593	LR3012/31	Unallocated Crown Land		SOUTHERN YAMATJI	PERENJIORI(S)	ReserveWithPowerTo Lease	Yes
12273333	100	DP409885	LR3168/272	Unallocated Crown Land		SOUTHERN YAMATJI	GREATER GERALDTON(C)	ReserveWithPowerTo Lease	Yes

[Page intentionally left blank – see next page]