Schedule 8 – Draft application for ILUA registration

NNTT Office Use	
File Number:	
Date lodged:	
State/s covered by agreement:	

To the Native Title Registrar:

Native Title Act 1993 s.24 CG

Area Agreement Application

Short name for agreement:	MRO ILUA

PART A- Parties

2. Other parties to the agreement (do not include the applicant party again)

Note: This information (excluding email, telephone, and fax numbers) will be included in the public notice and on the ILUA Register.

Party name: Minister for Lands

Representative (if any): Manager

State Land Services – Mid West

Department for Planning and Infrastructure

Contact person: Steve Burgess

Manager, State Land Services - Mid West

Contact address: PO Box 1575, Midland W5 gtgister.

Party name:	Commonwealth of Australia
Email:	Ross.Stevens@csiro.au
Fax:	(02) 6276 6029
Telephone (daytime):	(02) 6276 6019
	DICKSON ACT 2602
Contact address:	CSIRO Corporate Centre Property Services PO Box 225

Email		donna.valenti@innovation.gov.au
Dinan	•	doma.vaienti@milovation.gov.au
	f there are more than three ot w many parties: Two other pa	ther parties please include their details as an attachment and indicate arties
3. F	Representative Aboriginal/ T	Torres Strait Islander Bodies for the area (see s203AD of the Act)
Are the	re any representative bodies for	for any of the area covered by the agreement?
		✓ Yes □ No
If yes , i	s any representative body for	any of the area a party to the agreement?
		✓ Yes No
	State which of the parties, i	of any, are representative bodies for the agreement area.
	Yamatji Marlpa Aborigin	al Corporation
	•	ody (or bodies) and none is party to the agreement, attach a signed nber of the native title group, setting out the following information:
agre Who	ement?	odies) was informed of the native title group's intention to enter the rmed the representative body? ative body informed?
	Native Title Parties - where toody corporate	there is at least one registered native title claimant or native title
body co	•	s at least one registered native title claimant or registered native title or waters in the ILUA area. If there is no registered native title te go straight to section 5.
☑ Sect	tion applies	
[A]	Mandatory Native Title Part	ties (the Native Title Group):
		d native title claimants for any of the land or waters in the area, are ative title claimants parties to the agreement?
	✓ Yes ☐ Not app	olicable

	(b)	If there are registered native title bodies corporate for any of the lar area, are all such registered native title bodies corporate parties to the a		
		☐ Yes ☐ Not applicable		
	(c)	If there is any part of the ILUA area where there is no registered nationative title body corporate are one or more of the following, partie (there must be at least one)?		
		Not applicable		
		(i) any person who claims to hold native title in relation to the area		
			☐ Yes	□ No
		If yes please identify which party or parties		
		N/a		
		(ii) any representative body for the area?		
			☐ Yes	□ No
[B]	Other	native title parties:		
	Are th	here any other native title parties?		
			☐ Yes	▼ No
		If yes please identify which party or parties		
		N/a		
	ative T	Γitle Parties – where there is no registered native title claimant of te	r native t	title body
_		section if there are no registered native title claimants or native title b or waters in the ILUA area.	odies cor	porate for
Section	on apı	plies		
Are one	or mo	ore of the following, parties to the agreement (there must be at least one)	:	
	(a)	any person who claims to hold native title in relation to land or waters	in the area	a?
			☐ Yes	□ No
		If yes please identify which party or parties		
		N/a		

(b)	any representative body for the area?			
		☐ Yes	□ No	
6. Gover	rnment parties			
Are any of th	ne following parties to the agreement?			
Commonwea	alth government or authority			
▼ Yes □	No			
	If yes please identify which party or parties			
	Commonwealth of Australia Commonwealth Scientific and Industrial Research Organisation			
	ory government or authority			
✓ Yes □ N	No			
	If yes please identify which party or parties			
	State of Western Australia Minister for Lands			
7. Any other comments in relation to parties?				
None				

PART B – Authorisation/certification

1. The application is certified by all relevant representative bodies.
✓ Yes
Note : If the application is to be certified all representative bodies for the ILUA area must certify. If the application is certified, a copy of the certification must accompany this application.
2. If the application is not certified
☐ Section applies
If the application is not certified, information that shows the identification and authorisation requirements of s.24CG(3)(b) of the Act have been met must be provided here or in an attachment.
Statement 1: Have all reasonable efforts (including consulting all representative bodies for the area) been made to identify all holders and potential holders of native title and have all those identified authorised the making of the agreement?
☐ Yes
Statement 2: In the space provided (or as an attachment), please set out the grounds on which the Registrar should be satisfied that the above requirements have been met. If you are including this information as an attachment please label as 'Information about identification and authorisation'

PART C – Timeframe

Does the agreement specify a period during which it will operate?			
✓ Yes □ No			
If yes, please write the period here and specify where it is located in the agreement.			
Clause 2.2 – ILUA operates for the term of the Crown Lease Grant and until the parties to the Crown Lease have satisfied any and all rights and obligations which may arise pursuant to the Crown Lease at the end of the Crown Lease Grant.			
PART D – Required Statements			
1. Consent to future acts			
Does the agreement contain one or more statements by all the parties consenting to the doing of a particular future act, or class of acts, whether or not subject to conditions?			
Note: these statements can only be about acts that will occur after registration.			
✓ Yes □ No			
If yes , please specify where each such statement is located in the agreement (e.g. Clause 5 and 6 plus definitions).			
Clause 4.1 plus definitions			
2. Acts excluded from the right to negotiate			
Does the agreement include a statement or statements to the effect that the 'right to negotiate' provisions of the Native Title Act are not intended to apply to any / all of the future acts included in the agreement?			
✓ Yes □ No			
Note : Unless this is specifically stated in the agreement, then the ILUA will not displace the 'right to negotiate' provisions in relation to the future acts covered by the agreement.			
If yes , please specify where each such statement is located in the agreement.			
Clause 4.5			
3. Is any surrender of native title intended to extinguish native title?			
If the agreement provides for a surrender of native title to government, is that surrender intended to extinguish, or have extinguished (i.e. if the surrender has already occurred), native title rights and interests?			
☐ Yes ☑ No			

If yes , please specify where each such statement is located in the agreement.
N/a
Please note; the relevant government is required to be party to the agreement where there is a surrender of native title which is intended to extinguish that native title.
4. Validation of future acts
Does the agreement provide for the validating of a future act or class of acts that have already been done (ie; before signing of the agreement), whether or not subject to conditions?
✓ Yes □ No
If yes , please specify where each such statement is located in the agreement.
Clause 4.1 plus definitions
5. Intermediate period acts affected Does the agreement provide for changing the effects on native title of an intermediate period act or class of acts?
☐ Yes ☑ No
If yes , please note where each such statement is located in the agreement.
N/a
6. Any other comments about the future act statements in the agreement?
None

PART E – Checklist

The application **must** be accompanied by the following documents (where relevant) pursuant to the Act, r.7(2) of the Regulations and r.9(2) of the PBC regulations.

1	s.24CG(2)	A copy of the agreement including any attachments or appendices	▼ Yes
2	r.7(2)(a)	A copy of each determination of native title for each party that is a registered native title body corporate	Not applicable
3	r.7(2)(b)	A statement by each party to the agreement, signed by or for the party, that the party agrees to the application being made	☐ Yes ☐ In agreement Please specify where: Clause 5(a)
4	r.7(2)(c)	An extract from the Register of Native Title Claims giving details of each party that is a registered claimant	Not applicable ✓ Yes

		If the application is not certified, a statement setting out how requirements for identification and	✓ Not applicable Yes
	authorisation have been met	☐ In application ☐ Attached	
8	r.7(2)(g) r.9(2)PBC Regulations	If a registered native title body corporate covers any of the ILUA area, and the relevant representative body is not a party, a document as mentioned in r.9(2) of the PBC Regulations	Not applicable
9	r.7(4)	If no representative body is a party, a statement signed by a native title party that one representative body was informed of the native title group's intention to enter into the agreement.	Not applicable ☐ Yes☐ In agreement Please specify where:

NOTES - to assist applicants

The Registrar actively encourages parties to provide drafts of a proposed application and accompanying documentation including the agreement and will provide an assessment against the criteria. However applicants are ultimately responsible for ensuring that their applications fulfil the statutory criteria by carefully examining their application, agreement and attachments in the context of the Native Title Act and associated Regulations.

Completion of an application for registration of an area agreement

PART A – Parties

Information required in application

Applicant party name and contact address

Any party to the agreement can apply but all parties must have agreed to the application being made, refer to s.24CG and r.7(2)(b) of the Act.

Print the name, contact person name, address and telephone and facsimile numbers of the applicant party. If the applicant is represented, please provide details of the representative; the contact address may be that of the representative.

Note: the full name and contact address will appear in the public notice and on the Register.

in the area; and All registered native title bodies corporate in relation to land or waters in the area;

PART B – Authorisation/ certification

All ILUAs have to be properly authorised.

In addition, the relevant representative body/s can certify the application. All representative bodies that the ILUA area covers must certify if the application is to be certified. If the application is not certified, then detailed information about the identification of native title parties and their authorisation of the agreement must be included with the application. There are also special requirements for Area ILUAs that include a determined area. Refer to r.7(2)(g).

PART C – Timeframe

Period of operation of the agreement r.7(3)(d)

If applicable; refer to the relevant clauses which specify the period during which the agreement will operate. This information will be recorded on the Register.

PART D – Required statements

Consent to future acts s.24EB(1)(b) and r.7(5)(a)

Does the agreement contain statements to the effect that the **parties** consent to the doing of a future act or class of future acts? (Whether or not subject to conditions?)

Mark 'yes' or 'no' on the appropriate box on the form.

If 'yes', give the location in the agreement of each statement to the effect that the **parties** consent to the doing of a future act or class of acts.

It is often necessary to include linked clauses and/or definitions to make sure the 'statements' can be understood.

Note: the surrender of native title is a future act and any statement that the parties consent to the surrender of native title should also be included here. These consents refer to acts that will occur after registration.

Note: each statement will appear in the public notice and on the Register.

Acts excluded from right to negotiate

Acts excluded from right to negotiate s.24EB(1)(c) and r.7(5)(b).

Does the agreement contain a statement to the effect that the parties intend that the right to negotiate provisions of the Native Title Act will not apply to the future act or class of future acts?

Mark 'yes' or 'no' on the appropriate box on the form.

If 'yes', give the location in the agreement of the statement that provides for this.

Note: if the agreement does not say the right to negotiate provisions do not apply then the acts will still have to comply with the ordinary procedural requirements of the Native Title Act as well as any requirements in the agreement.

Note: each statement will appear in the public notice and on the Register.

Is any surrender of native title intended to extinguish native title?

Surrender of native title s.24EB(1)(d) and r.7(5)(c) and s.24EBA(4)(b) and r.7(5)(g)

Does the agreement contain a statement to the effect that the surrender of native title is intended to extinguish or to have extinguished native title rights and interests? Mark 'yes' or 'no' on the appropriate box on the form. If 'yes', give the location in the agreement of the statement that provides for this. Note: each statement will appear in the public notice and on the Register. Validation of future acts Note: this part applies only to future acts that have already been done, that are not intermediate period acts' (as defined in s.232A of the Act) Does the agreement provide for the validating of a particular future act, or class of acts, (whether or not subject to conditions) that have already been done? (s.24EBA(1)(a)(i) and r.7(5)(d)) Mark 'yes' or 'no' on the appropriate box on the form. If 'yes', give the location in the agreement of each statement that provides for this. NB: the relevant government needs to be a party. Note: each statement will appear in the public notice and on the Register. Intermediate period acts affected Does the agreement change the effect on native title of a validated intermediate period act or class of acts? (s.24EBA(1)(a)(iii) and r.7(5)(f)). Mark 'yes' or 'no' on the appropriate box on the form. If 'yes', give the location in the agreement of each statement that provides for this. Note: each statement will appear in the public notice and on the Register. Part E -Checklist Please note that all required documents and information must be submitted with the application. Use this checklist to make sure all the required documents and information have been provided. **Attachments** Ensure that **a copy of the agreement** and all other relevant documents are attached (see checklist). Lodgement Three copies of the application form and attachments (including copies of the agreement and any maps) should be lodged at the National Native Title Tribunal or sent to GPO Box 9973 in your capital city. For the addresses of our Registries visit www.nntt.gov.au If you are not able to provide three (3) copies processing times may be extended. The Registrar will assess the application and will only proceed to notify the application if it complies.

Representative (if any):	Chief Executive Officer Yamatji Marlpa Aboriginal Corporation
Contact person:	Simon Hawkins Chief Executive Officer
Contact address:	