



Statutory Rules 1991 No. /

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**Aboriginal Land Rights (Northern Territory)
 (Land Description) (Ranken River
 Locality etc.) Regulations**

I, THE GOVERNOR-GENERAL of the Commonwealth of Australia, acting with the advice of the Federal Executive Council, make the following Regulations under the *Aboriginal Land Rights (Northern Territory) Act 1976*.

Dated 10 September 1991.

BILL HAYDEN

Governor-General

By His Excellency's Command,

E E TICKNER

Minister of State for Aboriginal Affairs

Citation

1. These Regulations may be cited as the Aboriginal Land Rights (Northern Territory) (Land Description) (Ranken River Locality etc.) Regulations.

Interpretation

2. In these Regulations, unless the contrary intention appears:
“Act” means the *Aboriginal Land Rights (Northern Territory) Act 1976*.

Amendment of Part 2 of Schedule 1 to the Act

3. Schedule 1 to the Act is amended by omitting the description set out in the item in Part 2 relating to the RANKEN RIVER LOCALITY and substituting the following description:

“All those parcels of land in the Northern Territory containing an area of 3707 hectares more or less, being all of Northern Territory portions 3826 and 3827 and being more particularly delineated on Survey Plans S.89/68A to S.89/68B lodged with the Surveyor-General, Darwin.”

Amendment of Part 3 of Schedule 1 to the Act

4. Schedule 1 to the Act is amended:
- (a) by omitting the description and diagram set out in the item in Part 3 relating to the BLACK TANK BORE (BOND SPRINGS) LOCALITY and substituting the following description:

“All that parcel of land in the Northern Territory containing an area of 3,640 hectares more or less, being all of Northern Territory portion 3805 and being more particularly delineated on Survey Plans S.89/92A and S.89/92B lodged with the Surveyor-General, Darwin.”; and

- (b) by omitting the description and diagram set out in the item in Part 3 relating to the HENBURY/ORANGE CREEK LOCALITY and substituting the following description:

“All those parcels of land in the Northern Territory containing an area of 9,215 hectares more or less:

Firstly:

All that parcel of land containing an area of 2,363 hectares more or less, being all of Northern Territory portion 3814 and being more particularly delineated on Survey Plans S.89/83A and S.89/83B lodged with the Surveyor-General, Darwin.

Secondly:

All that parcel of land containing an area of 2,886 hectares more or less, being all of Northern Territory portion 3813 and being more particularly

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delineated on Survey Plans S.89/84A and S.89/84B lodged with the Surveyor-General, Darwin.

Thirdly:

All that parcel of land containing an area of 2,024 hectares more or less, being all of Northern Territory portion 3812 and being more particularly delineated on Survey Plans S.89/85A and S.89/85B lodged with the Surveyor-General, Darwin.

Fourthly:

All that parcel of land containing an area of 1,942 hectares more or less, being all of Northern Territory portion 3811 and being more particularly delineated on Survey Plan S.89/86 lodged with the Surveyor-General, Darwin.”; and

- (c) by omitting the description and diagram set out in the item in Part 3 relating to the WILLIAMS BORE (UNDOOLYA) LOCALITY and substituting the following description:

“All that parcel of land in the Northern Territory containing an area of 2,469 hectares more or less, being all of Northern Territory portion 3820 and being more particularly delineated on Survey Plans S.89/75A and S.89/75B lodged with the Surveyor-General, Darwin.”.

NOTES

1. Notified in the *Commonwealth of Australia Gazette* on

/ 1991. 17 September /