

LEGISLATIVE COUNCIL
Question Without Notice

Tuesday, 13 August 2019

SCANNED

E-MAILED	
Date	By

C816. Hon Robin Chappie to the Minister for Environment representing the Minister for Lands

I refer to the 221 hectare area of land, known as 'Site L', ceded to the Murujuga Aboriginal Corporation (MAC) on Thursday 25th July 2019; the Temporary Reserve 70/6697; and the Crown Reserve 49120 designated for industrial development, and I ask:

- a. Given that the map attached to the announcement is of the reservation; outlined in Schedule 5 of the Burrup Non-Industrial Land of the BMIEA, will the BMIEA be amended to include this land;
- b. If no to (a), why not;
- c. Will the Crown Reserve 49120, designating the area for industrial development, be removed;
- d. If no to (c), why not;
- e. Will Temporary Reserve 70/6697 be amended to exclude Site L from its boundaries; and
- f. If no to (e), why not?

Answer

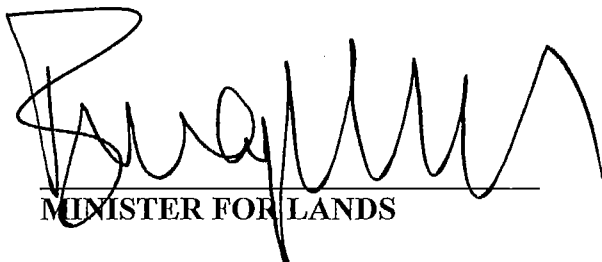
(a) No

(b) It is not necessary to amend the Burrup Maitland Industrial Estate Agreement (BMIEA). The BMIEA is an agreement pursuant to section 31 of the *Native Title Act 1993* which enables the creation of 'Industrial' and 'Non-Industrial' land in the Burrup and Maitland areas. The recent transfer of additional land in freehold tenure to the Murujuga Aboriginal Corporation (MAC) is the result of a separate commitment by the Premier to MAC dated February 2019.

(c) Reserve 49120 has been amended to exclude Lot 589 from its 'Industrial' designation.

(d) Not applicable

(e)-(f) This needs to be referred to the Minister for Mines and Petroleum.



MINISTER FOR LANDS