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Via email: Commissioner@police.qld.gov.au

4 September 2020

Dear Commissioner,

Notice of intention to occupy pastoral lease land on Moray Downs

We act for Mr Adrian Burragubba. I am instructed to write to you about certain conduct of members of the Queensland Police Service (QPS) directed to preventing our client undertaking "traditional activities" together with his tribal family group.

Our client further instructs that:

Between 22 and 28 August 2020, he was in peaceful occupation, for cultural purposes, of a camp site on their traditional lands currently part of the Moray Downs pastoral lease in Central Queensland ("the pastoral lease"). That camping was undertaken relying on their native title rights and interests, presently the subject of litigation in the Federal Court as proceeding QUD25/2019.

He wrote to you and the Deputy Commissioner of Police on Friday 28 August 2020 requesting your urgent intervention to ensure that the QPS officers who had engaged him and his family members were fully cognisant of his family's rights; and to not act on the instruction or assertions of the pastoral lease holder, Adani Mining Pty Ltd (**Adani**), to remove them as so-called "trespassers".

Later, on the afternoon of 28 August, Bowen Police Senior Sergeant Craig Shepherd and Airlie Beach Senior Sergeant *Nathan Blaine* informed him that Adani regarded the group as trespassing on the area of the pastoral lease where they had set up a cultural camp.

Mr Burragubba was told by the officers that they had been given legal opinion by the Director of Cultural Heritage in the Department of Aboriginal and Torres Strait Islander Partnerships that he (Mr Burragubba) and his family members did not have a right to be on the pastoral lease.

Mr Burragubba was informed that the pastoral leaseholder, Adani, would give directions to leave and if his group did not, the police would then "get involved to keep the peace". Mr Burragubba and his family members withdrew voluntarily at that time.

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Mr Burragubba has subsequently spoken to Deputy Commissioner Smith and has lodged a complaint with the Queensland Human Rights Commission.

Mr Burragubba has instructed me to advise you that he and members of his tribal family group intend to return to the camp site this weekend to continue their cultural activities.

We have advised Mr Burragubba that he has a statutory right to be on the pastoral lease. Further, he does not require the permission of the pastoral lease holder for such purposes. On the basis of his instructions outlined above he was wrongfully prompted to move on by the police.

As members of the native title claim group for the Clermont-Belyando Area Native Title Claim (the proceeding QUD25/2019 mentioned above), Mr Burragubba and his family members are properly regarded as "Traditional Owners" for the area. Under their laws and customs, each of them has particular cultural responsibilities in the area of the pastoral lease.

Subsection 44B(1) of the *Native Title Act 1993* (Cth) provides:

Conferral of rights

At all times while this Subdivision applies, the person included in the native title claim group has a right:

- (a) to have access, in the same way and to the same extent as the access mentioned in subsection 44A(3), to the traditional access area for the purpose of carrying on the one or more traditional activities in that area in the same way and to the same extent as they were carried on pursuant to the access mentioned in that subsection; and
- (b) to carry on those activities in that area in that way and to that extent.

Adani has previously asserted a right to exclude Aboriginal persons who are members of the native title claim group for the Federal Court proceeding QUD25/2019 on the basis that they (Adani) hold a pastoral lease. This assertion is wrong in law for a pastoral lease subject to a native title claim, such as the Moray Downs pastoral holding. In the parlance of the *Native Title Act 1993* (Cth), Moray Downs (being lot 662 on SP308960) is a "non-exclusive pastoral lease" that does not confer a right to exclude aboriginal persons conducting traditional activities.

As a result, Adani is unable to prevent the members of the native title claim group in proceeding QUD25/2019 from accessing Moray Downs for the purpose of carrying out traditional activities (including the performance of ceremonies).

Mr Burragubba instructs that we inform you that he and his tribal family group intend to return to their camp site and will refuse to leave while ever they are peacefully and lawfully exercising their Native Title rights.

He requests your intervention to ensure that QPS officers respect this position and do not act on the instruction or assertions of the pastoral lease holder, Adani, to remove them as trespassers, which they are clearly not.

We request that you instruct your officers to protect the rights of Mr Burragubba and other native title claim group members to camp, conduct ceremony and spiritual activities at this time, and otherwise observe their laws and customs on their traditional land.

Please respond with your reply to this request at your earliest convenience.

Yours faithfully



Colin Hardie
Principal
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