Made possible by



QBE Insurance (Australia) Limited

ABN 78 003 191 035

200 St Georges Terrace, WA 6000

Telephone: 08 9213 6100

Email: workerscompunderwriting@qbe.com

Postal Address

GPO Box N1116, PERTH WA 6843

CERTIFICATE OF CURRENCY

The following insurance policy covers the employer's liability under the WA Workers' Compensation and Injury Management Act 20.	The f	following	insurance	policy cove	ers the employ	er's liability un	der the WA	Workers'	Compensation a	and Injury	Management A	Act 2023
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(1) COVERAGE		
The Certificate is Valid		

 From
 30/06/2025 4:00pm
 To
 30/06/2026 4:00pm

 The Information provided in this certificate is correct at:
 30/06/2025

(2) EMPLOYERS INFORMATION

Policy Number	Workcover Number
PE1921746GWC	WC09801545

I egal Name.

Legal Name.		
PILBARA META MAYA REGIONAL ABORIGINAL CORPORATION	ABN	63 954 974 254
META MAYA SERVICES PTY LTD	ABN	81 158 635 459
META MAYA ENVIRONMENTAL PTY LTD	ABN	44 617 723 869

Tr	rading Name :			

Premium (Industry) Class	sification
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31090 Other Heavy And Civil Engineering Construction		

(3) IMPORTANT INFORMATION

This policy commences and finishes at 4.00pm on the dates specified above

Common law limited to \$50 million any one person and \$50 million in the aggregate any one event.

Yours sincerely

QBE Insurance (Australia) Limited Workers Compensation



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NAMED PRINCIPALS INDEMNITY ENDORSEMENT ATTACHING TO AND FORMING PART OF EMPLOYER'S INDEMNITY POLICY

INSURED'S LEGAL ENTITY PILBARA META MAYA REGIONAL ABORIGINAL CORPORATION ABN : 63 954 974 254

INSURED'S LEGAL ENTITY META MAYA SERVICES PTY LTD ABN : 81 158 635 459

INSURED'S LEGAL ENTITY META MAYA ENVIRONMENTAL PTY LTD ABN: 44 617 723 869

INSURED'S TRADING NAME

POLICY NO PE1921746GWC

PERIOD OF AGREEMENT 30/06/2025 4:00pm **TO** 30/06/2026 4:00pm

PRINCIPAL'S INDEMNITY ENDORSEMENT LIMIT: \$50,000,000

DUST DISEASE INDEMNITY AGGREGATE LIMIT: \$0.00

WESTERN AUSTRALIA

COMMON LAW, WORKERS' COMPENSATION AND INJURY MANAGEMENT ACT 2023 (WA) BENEFITS AND WAIVER

This endorsement attaches to and forms part of the above Workers Compensation policy (Policy).

Statutory Liability

Where you undertake work under a contract in writing with a Named Principal, we will indemnify the Named Principal against liability under Subdivision 2 of Division 2 of Part 5 of the Workers' Compensation and Injury Management Act 2023 (WA) (Act), to a worker employed by you who has suffered an injury for which you would be liable under the Act.

It is a condition precedent to our liability to indemnify the Named Principal that:

- 1. you are liable to pay compensation under the Act; and
- 2. you are entitled to indemnity under the Policy; and

3.prior to the circumstances upon which indemnity is being claimed:

- (i) you have entered into a contract in writing with the Named Principal; or
- (ii) you have entered into a contract in writing with a different principal as referred to in section 219(a) of the Act, where the contract entered into includes a requirement to indemnify the Principal, who is also referred to in section 219(a) of the Act. The contractual requirement to indemnify the Principal must be included in each contract between all principals standing between you and the Principal seeking indemnity.
- 4. the Named Principal complies with the Policy limitations, terms and conditions of the Policy as if the Named Principal was the Insured under the Policy; and
- 5. the Named Principal's entitlement to indemnity is subject to and limited by the Policy period, terms and conditions of the Policy entered into by you as if the Named Principal was the Insured under the Policy.

We will not indemnify the Named Principal if the Named Principal has entered into an arrangement with you to engage the worker under an avoidance arrangement pursuant to section 222 of the Act.

Our normal rights of subrogation against the Named Principal entitled to be indemnified by this Policy are waived. In circumstances where the Named Principal is not indemnified by this Policy, our normal rights of subrogation will apply.

Common Law Liability

Where you undertake work under a contract in writing with a Named Principal, we will also indemnify the Named Principal, against the Named Principal's liability to pay damages at common law for injuries sustained during the course of performing the work under the contract, by a person engaged by you under a contract of service, provided that:



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NAMED PRINCIPALS INDEMNITY ENDORSEMENT ATTACHING TO AND FORMING PART OF EMPLOYER'S INDEMNITY POLICY

- 6. Our liability to indemnify the Named Principal is conditional upon and limited to the extent to which you have a written contractual obligation with the Named Principal to procure a Named Principal indemnity endorsement to your Workers' Compensation or Employers Indemnity policy for the benefit of the Named Principal. The indemnity provided under this endorsement applies only to the Principal(s) named and does not extend to any other party.
- 7. It is a condition precedent to our liability to indemnify the Named Principal that:
 - a. you are liable to pay compensation under the Act; and
 - b. you are entitled to indemnity under the Policy; and
 - c. prior to the circumstances upon which indemnity is being claimed:
 - (i) you have entered into a contract in writing with the Named Principal; or
 - (ii) you have entered into a contract in writing with a different principal as referred to in section 219(a) of the Act, where the contract entered into includes a requirement to indemnify the Principal, who is also referred to in section 219(a) of the Act. The contractual requirement to indemnify the Principal must be included in each contract between all principals standing between you and the Principal seeking indemnity.
 - d. the Named Principal complies with the Policy limitations, terms and conditions of the Policy as if the Named Principal was the Insured under the Policy; and
 - e. the Named Principal's entitlement to indemnity for Common Law Liability is subject to and limited by the Policy period, terms and conditions of the Policy entered into by you as if the Named Principal was the Insured under the Policy.
- 8. Cover under this endorsement shall cease upon the earlier of practical completion of the contract between you and the Named Principal, or the expiry date of this Policy.
- 9. We will not indemnify the Named Principal if the Named Principal has entered into an arrangement with you to engage the worker under an avoidance arrangement pursuant to section 222 of the Act.
- 10. We will not pay more than the agreed amount specified as the Principal's Indemnity Endorsement Limit in this endorsement for Common Law Liability and costs on behalf of the Named Principal(s) in respect of any one event, regardless of how many Workers are injured by that event or any other contractual obligations between you and the Named Principal(s).
- 11. We will not pay more than the agreed amount specified as the Dust Disease Indemnity Aggregate Limit in this endorsement for Common Law Liability and costs on behalf of the Named Principal(s) in respect of all claims for dust disease, as defined in Section 115 of the Act, regardless of any other contractual obligations between you and the Principal(s).
- 12. The aggregate Common Law Liability for all claims against the employer and the Named Principal(s) arising out of any one event will not exceed the employer's Common Law Liability limit.
- 13. Our normal rights of subrogation against any Named Principal entitled to be indemnified by this Policy are waived. In circumstances where the Named Principal is not indemnified by this Policy, our normal rights of subrogation will apply.
- 14. QBE will not be liable to provide any cover, pay any claim or provide any benefit under this endorsement, to the extent that to do so may expose us to any sanction, prohibition, or restriction under United Nations resolutions or any applicable trade or economic sanctions, laws or regulations of any country.



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NAMED PRINCIPALS INDEMNITY ENDORSEMENT ATTACHING TO AND FORMING PART OF EMPLOYER'S INDEMNITY POLICY

CONTRACT NO

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WPNA