

Land and Other Legislation Amendment Bill (No. 2) 2023



Queensland

Land and Other Legislation Amendment Bill (No. 2) 2023

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2023

A Bill

for

An Act to amend the Geothermal Energy Act 2010, the Greenhouse Gas Storage Act 2009, the Land Act 1994, the Land Regulation 2020, the Land Title Act 1994, the Petroleum Act 1923, the Petroleum and Gas (Production and Safety) Act 2004, the Place Names Act 1994, the Recreation Areas Management Act 2006 and the legislation mentioned in schedule 1 for particular purposes

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	The Pa	arliament of Queensland enacts—	1
	Part	1 Preliminary	2
Clause	1	Short title	3
		This Act may be cited as the Land and Other Legislation Amendment Act (No. 2) 2023.	4 5
Clause	2	Commencement	6
		The following provisions commence on a day to be fixed by proclamation—	7 8
		(a) part 6, division 3;	9
		(b) schedule 1, part 2.	10
	Part	2 Amendment of Geothermal Energy Act 2010	11 12
Clause	3	Act amended	13
		This part amends the Geothermal Energy Act 2010.	14
		Note—	15
		See also the amendments in schedule 1.	16
Clause	4	Insertion of new s 126A	17
		After section 126—	18
		insert—	19
		126A Local government rates and charges	20
		A geothermal lease holder must pay all rates and charges payable to the local government in whose	21 22

		area the lease is situated.	1
Clause	5	Amendment of s 203 (Operation and purpose of pt 4)	2
		(1) Section 203(2)—	3
		insert—	4
		(ca) for a geothermal tenure that is a geothermal lease—unpaid rates and charges, including unpaid interest on overdue rates and charges, payable to the local government in whose area the lease is situated; and	5 6 7 8 9
		(2) Section 203(2)(ca) and (d)—	10
		renumber as section 203(2)(d) and (e).	11
Clause	6	Amendment of s 290 (General conditions for renewal application)	12 13
		(1) Section 290(1)—	14
		insert—	15
		(ba) if the geothermal tenure is a geothermal lease—rates and charges, including interest on overdue rates and charges, payable to the local government in whose area the lease is situated;	16 17 18 19 20
		(2) Section 290(1)(ba) to (e)—	21
		renumber as section 290(1)(c) to (f).	22
Clause	7	Amendment of s 294 (Deciding application)	23
		(1) Section 294(5), 'either or both'—	24
		omit, insert—	25
		all or any	26
		(2) Section 294(5)—	27
		insert—	28

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			(aa) pay rates and charges, including interest on overdue rates and charges, payable to the local government in whose area the lease is situated;	1 2 3 4
	(3) Section 294	(5)(aa) and (b)—	5
		renumber a	s section 294(5)(b) and (c).	6
Clause	8 I	nsertion of ne	ew ch 9, pt 8	7
		Chapter 9—	_	8
		insert—		9
		Part 8	Transitional provision for Land and Other Legislation Amendment Act (No. 2) 2023	10 11 12 13 14
			decided applications for renewal of othermal leases	15 16
		(1)	New section 294(5)(b) applies to an application for the renewal of a geothermal lease made but not decided before the commencement.	17 18 19
		(2)	In this section—	20
			<i>new section 294(5)(b)</i> means section 294(5)(b) as in force from the commencement.	21 22
	Part 3	3	Amendment of Greenhouse Gas Storage Act 2009	23 24
Clause	9	Act amended This part ar	nends the <i>Greenhouse Gas Storage Act 2009</i> .	25 26
		rins part an	and the discount of the biologe flow boot.	20

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		Note—
		See also the amendments in schedule 1.
ause	10	Insertion of new s 169A
		After section 169—
		insert—
		169A Local government rates and charges
		A GHG lease holder must pay all rates and charges payable to the local government in whose area the lease is situated.
use	11	Amendment of s 270 (Operation and purpose of pt 6)
		(1) Section 270(2)—
		insert—
		(ca) for a GHG authority that is a GHG lease—unpaid rates and charges, including unpaid interest on overdue rates and charges, payable to the local government in whose area the lease is situated; and
		(2) Section 270(2)(ca) and (d)—
		renumber as section 270(2)(d) and (e).
	Part	4 Amendment of Land Act 1994
ause	12	Act amended
		This part amends the Land Act 1994.
iuse	13	Insertion of new s 3A
		After section 3—
		insert—

		land	and	nal people particularly concerned with difference of the contract of the contr	1 2 3
			For	this Act—	4
			(a)	Aboriginal people are particularly concerned with land if they are particularly concerned with the land within the meaning of the <i>Aboriginal Land Act 1991</i> , section 3(2); and	5 6 7 8 9
			(b)	Torres Strait Islanders are particularly concerned with land if they are particularly concerned with the land within the meaning of the <i>Torres Strait Islander Land Act 1991</i> , section 3(2).	10 11 12 13 14
Clause	14	Amendment of	s 4	(Object of this Act)	15
		Section 4, fo	urth	dot point, from 'who' to 'supports'—	16
		omit, insert–	_		17
			to sı	apport	18
Clause	15	Amendment of	s 14	4 (Governor in Council may grant land)	19
		Section 14(1) and	d (2)—	20
		omit, insert–	_		21
		` '		Governor in Council may grant, in fee	22 23
			(a)	unallocated State land; or	24
			(b)	land contained in an operational reserve or a part of the land; or	25 26
			(c)	land contained in an operational deed of grant in trust in relation to which chapter 3, part 1, division 4A applies or a part of the land; or	27 28 29 30
			(d)	rail land; or	31

				(e)	approved land.	1
			(2)	sim	Governor in Council may also grant, in fee ple in trust, unallocated State land for use for the following purposes—	2 3 4
				(a)	a community purpose;	5
				(b)	provision of services beneficial to Aboriginal people particularly concerned with the land;	6 7 8
				(c)	provision of services beneficial to Torres Strait Islanders particularly concerned with the land.	9 10 11
lause	16	Am	endment o	fs1	6 (Deciding appropriate tenure)	12
		(1)	Section 16((1), 'a	and use'—	13
			omit.			14
		(2)	Section 16((2)(a)	<u> </u>	15
			omit, insert	<u>-</u>		16
				(a)	take account of the object of this Act; and	17
				(aa)	take account of State, regional and local planning strategies and policies, including, for example, planning instruments under the Planning Act that apply to the land; and	18 19 20 21
		(3)	Section 16((2)(aa) to (d)—	22
			renumber a	s sec	tion 16(2)(b) to (e).	23
		(4)	Section 16((3), 'a	and use'—	24
			omit.			25
		(5)	Section 16((4)—		26
			omit, insert	<u>-</u>		27
			(4)	Thi	s section does not apply to—	28
				(a)	a grant of rail land in fee simple to the State; or	29 30

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			(b)	the dedication of unallocated State land as a reserve.	1 2
Clause	17	Amendment o		7 (Granting land to the State and the	3 4
		Section 17((1)—		5
		omit, insert	<u>t</u> —		6
		(1)		e Governor in Council may grant, in fee simple he State—	7 8
			(a)	unallocated State land; or	9
			(b)	land contained in an operational reserve or a part of the land; or	10 11
			(c)	land contained in an operational deed of grant in trust in relation to which chapter 3, part 1, division 4A applies or a part of the land; or	12 13 14 15
			(d)	rail land.	16
Clause	18	Amendment o	of s 2	8 (Interaction with native title	17 18
		(1) Section 28((1), at	fter 'this Act'—	19
		insert—			20
				cluding an action taken by a trustee of trust l under section 52,	21 22
		(2) Section 28((4), 's	subsection (1)'—	23
		omit, insert	<u>t</u> —		24
			this	section	25
		(3) Section 28((4), d	efinition <i>action</i> , paragraph (d)—	26
		omit, insert	<u>t</u> —		27
			(d)	granting or issuing a lease, licence or permit over—	28 29

			(i)	land contained in a deed of grant in trust or a reserve; or	1 2
			(ii)	a nature conservation area; or	3
			(iii)	a road; or	4
			(iv)	a specified national park; or	5
			(v)	a State forest; or	6
			(vi)	a timber reserve; or	7
			(vii) unallocated State land;	8
	(4)	Section 28(4), de	efinit	ion action—	9
		insert—			10
		(1)		nging the way land contained in a deed trant in trust or a reserve is used;	11 12
lause 19	Am	nendment of s 3	O (O	bject)	13
	(1)	Section 30(a), 'c	comm	unity'—	14
		omit, insert—			15
		part	ticula	r	16
	(2)	Section 30(b)(ii)), froi	n 'the reserve' to 'land was'—	17
		omit, insert—			18
		the	land	is dedicated as a reserve or	19
	(3)	Section 30(c) an	d (d)	<u> </u>	20
		omit, insert—			21
		(c)	ded not	ure that the purpose for which the land is icated as a reserve or granted in trust is diminished by granting inappropriate rests over the land; and	22 23 24 25
		(d)	ena	ble a deed of grant to be issued over—	26
			(i)	land contained in an operational reserve or a part of the land; or	27 28

|--|

				(ii) land contained in an operational deed of grant in trust in relation to which division 4A applies or a part of the land.	1 2 3 4
lause	20	Am	endment o	f s 31 (Dedication of reserve)	5
		(1)	Section 31(1) and (2	2)—	6
			omit, insert	·		7
			(1)		inister may dedicate unallocated State land eserve for 1 or more of the following es—	8 9 10
				(a) a	community purpose;	11
				be	purpose that is the provision of services eneficial to Aboriginal people particularly encerned with the land;	12 13 14
				be	purpose that is the provision of services eneficial to Torres Strait Islanders articularly concerned with the land;	15 16 17
				in cc	purpose, other than a purpose mentioned paragraphs (a) to (c), that is for the mmunity, having regard to community and the public interest.	18 19 20 21
			(2)	State la subsect	er, the Minister may dedicate unallocated and as a reserve for a purpose mentioned in tion (1)(b) or (c) only if the land is rable land.	22 23 24 25
		(2)	Section 31(5), 'com	munity'—	26
			omit.			27
lause	21	Am	endment o	f s 31A	(Changing boundaries of reserve)	28
			Section 31. 31(2)'—	A(1), 'c	ommunity purpose mentioned in section	29 30
			omit, insert	·		31

				pur	pose mentioned in section 31(1)(b) or (c)	1
Clause	22				11B (Changing purpose)	2
		(1)	Section 31I		and (2)—	3
			omit, insert	_		4
			(1)		e Minister may change the purpose for which a erve is dedicated by—	5 6
				(a)	changing the purpose to another purpose; or	7
				(b)	adding a purpose for which the reserve is dedicated; or	8 9
				(c)	removing a purpose for which the reserve is dedicated.	10 11
			(2)		wever, the Minister may change the purpose to ther purpose or add a purpose only if—	12 13
				(a)	the new purpose is a purpose mentioned in section 31(1); and	14 15
				(b)	for a new purpose mentioned in section 31(1)(b) or (c)—the reserve is transferable land.	16 17 18
		(2)	Section 31I	3(3),	'section 31(2)'—	19
			omit, insert	<u></u>		20
				sect	tion 31(1)(b) or (c)	21
		(3)	Section 31I			22
		()	insert—			23
			(3A)	for	ther, the Minister may not remove a purpose which the reserve is dedicated if it is the only pose.	24 25 26
		(4)	Section 31I	3(3A) to (7)—	27
			renumber a	s sec	tion 31B(4) to (8).	28

Clause	23	Am	nendment o	of s 31C (Applying for dedication of reserve)	1
		(1)	Section 310	C(1), 'a reserve'—	2
			omit, insert	<u>:</u>	3
				unallocated State land as a reserve for 1 or more of the purposes mentioned in section 31(1)(a), (b) or (c)	4 5 6
		(2)	Section 310	C(2)(b) and (3), from 'over' to 'dedicated'—	7
			omit.		8
Clause	24	Am	nendment o	of s 31D (Applying for adjustment of reserve)	9
		(1)	Section 311)—	10
			insert—		11
			(1A)	However, an application to change the purpose for which the reserve is dedicated to another purpose or to add a purpose may be made only if the new purpose is a purpose mentioned in section 31(1)(a), (b) or (c).	12 13 14 15 16
		(2)	Section 311	D(2), 'However, before applying'—	17
			omit, insert	<u>:</u>	18
				Before applying under subsection (1)	19
		(3)	Section 311	D(1A) to (3)—	20
			renumber a	as section 31D(2) to (4).	21
Clause	25	Am	nendment o	of s 33 (Revocation of reserves)	22
		(1)	Section 33((1), 'Minister,'—	23
			omit, insert	<u>;</u>	24
				Minister	25
		(2)	Section 33((1)(a)—	26
			omit. insert	<u>. </u>	27

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		(a) it is not needed for a community purpose and, for a reserve dedicated for a purpose mentioned in section 31(1)(b) to (d), it is no longer needed for that purpose; or	1 2 3 4
Clause	26	Amendment of s 34F (Effect of revocation)	5
		Section 34F, after 'a reserve'—	6
		insert—	7
		under this subdivision	8
Clause	27	Amendment of s 34G (Person to give up possession)	9
		Section 34G(1), after 'a reserve'—	10
		insert—	11
		under this subdivision	12
Clause	28	Amendment of s 34H (Dealing with improvements)	13
		Section 34H(1), after 'revoked'—	14
		insert—	15
		under this subdivision	16
Clause	29	Replacement of ch 3, pt 1, div 2, sdiv 2	17
		Chapter 3, part 1, division 2, subdivision 2—	18
		omit, insert—	19
		Subdivision 2 Operational reserves	20
		34l Application of subdivision	21
		This subdivision applies in relation to land contained in an operational reserve.	22 23

34J		uesting recommendation for issue of deed rant	1 2
	(1)	The trustee of the operational reserve may ask the Minister to recommend to the Governor in Council the issue of a deed of grant over the land, or a part of the land, under section 34L.	3 4 5 6
	(2)	Before making the request, the trustee must give notice of the trustee's intention to make the request to each person with a registered interest in the land the subject of the request.	7 8 9 10
	(3)	The trustee may also give notice to any other person the trustee considers has an interest in the land the subject of the request.	11 12 13
34K	Offe	er to recommend issue of deed of grant	14
	(1)	The Minister may make an offer to the trustee of the operational reserve to recommend to the Governor in Council the issue of a deed of grant over the land, or a part of the land, under section 34L.	15 16 17 18 19
	(2)	However, the Minister may make the offer only if satisfied the deed of grant would be an appropriate tenure for the land or part.	20 21 22
	(3)	Before accepting the offer, the trustee—	23
		(a) must give notice of the offer to each person with a registered interest in the land to which the offer relates; and	24 25 26
		(b) may give notice of the offer to any other person the trustee considers has an interest in the land to which the offer relates.	27 28 29
		Note—	30
		See also chapter 7, part 1D.	31

34L Rec	commending issue of deed of grant	1		
(1)	This section applies if—	2		
	(a) the trustee of the operational reserve has, under section 34J, asked the Minister to recommend to the Governor in Council the issue of a deed of grant over the land or a part of the land; or	3 4 5 6 7		
	(b) the Minister has, under section 34K, made an offer to the trustee of the operational reserve to recommend to the Governor in Council the issue of a deed of grant over the land or a part of the land, and the offer has been accepted by the trustee.	8 9 10 11 12 13		
(2)	The Minister may recommend to the Governor in Council the issue of the deed of grant.	14 15		
(3)	However, the Minister may make the recommendation only if satisfied the deed of grant would be an appropriate tenure for the land or part.			
(4)	If the Minister decides to recommend to the Governor in Council the issue of the deed of grant, the Minister must decide the purchase price for the land or part in the way prescribed by regulation.	20 21 22 23 24		
34M Rer	noval of interests before grant	25		
	Before the Governor in Council issues a deed of grant over the land or a part of the land—	26 27		
	(a) any State lease over the land or part must be resumed or surrendered; and	28 29		
	(b) any permit to occupy that exists over the land or part must be cancelled or surrendered.	30 31 32		

341	N Eff	ect o	f registering deed of grant	1				
	(1)		the registration of a deed of grant over the l, the dedication of the reserve is revoked.	2 3				
	(2)	of t	On the registration of a deed of grant over a part of the land, the dedication of the reserve is revoked to the extent it relates to the part.					
	(3)		deed of grant takes effect on the day it is stered.	7 8				
	(4)	The	registrar of titles must—	9				
		(a)	record the revocation in the appropriate register; and	10 11				
		(b)	record in the appropriate register and on the deed of grant—	12 13				
			(i) any easement or trustee lease over the land the subject of the revocation; and	14 15				
			(ii) any registered interests in an easement or trustee lease mentioned in subparagraph (i).	16 17 18				
340	O Not	ices	about deed of grant	19				
	(1)	regi	chief executive must give notice of the stration of a deed of grant over the land or a of the land to—	20 21 22				
		(a)	the trustee of the reserve; and	23				
		(b)	each person given a notice under section 34J(2) or (3) or 34K(3) in relation to the deed of grant.	24 25 26				
	(2)		notice under subsection (1) must state the owing—	27 28				
		(a)	the day of registration of the deed of grant;	29				
		(b)	the effect of sections 34N and 34OA.	30				
	(3)	If th	ne Governor in Council does not issue a deed	31				

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	ac 34	ccordan 4L, the	over the land or a part of the land in ace with a recommendation under section chief executive must give notice of the ach person mentioned in subsection (1).	1 2 3 4
	34OA Effe	ct of r	evocation of operational reserve	5
	re	eserve u	evocation of all or part of the operational under section 34N, the following apply in to the land the subject of the revocation—	6 7 8
	(a	the:	reserve ends;	9
	(t) all a	appointments of trustees are cancelled;	10
	(0	the	deed of grant is issued subject to—	11
		(i)	any easement or trustee lease over the land; and	12 13
		(ii)	any registered interests in an easement or trustee lease over the land.	14 15
Am	endment of s	35 (U	se of land granted in trust)	16
(1)	Section 35(1)(a), note		17
	omit, insert—			18
	No	ote—		19
			etion 14(2) for the power of the Governor in I to grant land in fee simple in trust.	20 21
(2)	Section 35(1)(b) and	(2), 'community'—	22
	omit.			23
(3)	Section 35—			24
	insert—			25
	(2A) H	owever	r, the additional purpose must be—	26
	(a	a co	ommunity purpose: or	27

Clause 30

(1)

(2)

(3)

		(b) a purpose that is the provision of services beneficial to Aboriginal people particularly concerned with the land; or	1 2 3
		(c) a purpose that is the provision of services beneficial to Torres Strait Islanders particularly concerned with the land.	4 5 6
	(4)	Section 35(3) and (4), 'community'—	7
		omit.	8
	(5)	Section 35(5), 'subsection (4)'—	9
		omit, insert—	10
		subsection (5)	11
	(6)	Section 35(5)(a), 'notifying an additional community purpose'—	12 13
		omit, insert—	14
		under subsection (2)	15
	(7)	Section 35(5)(b) and (6), 'community'—	16
		omit.	17
	(8)	Section 35(2A) to (6)—	18
		renumber as section 35(3) to (7).	19
Clause 31	Am	nendment of s 38 (Cancelling a deed of grant in trust)	20
	(1)	Section 38(1), from 'Council' to 'in trust'—	21
		omit, insert—	22
		Council may, by gazette notice, cancel a deed of grant in trust over land	23 24
	(2)	Section 38(1)(c), 'of the trust'—	25
		omit, insert—	26
		for which the land is granted in trust	27
	(3)	Section 38—	28

	insert—				1
	(1A)		vever ent—	s, subsection (1)(c) does not apply to the	2 3
		(a)		trustee of the land takes an action under ion 52AA(3) or 52AB(2); or	4 5
		(b)	the 1	use of the land is carried out under—	6
			(i)	a trustee lease (construction), or a trustee lease (State or statutory body), that is inconsistent with the purpose for which the land is granted in trust; or	7 8 9 10
			(ii)	a trustee lease or a sublease approved under section 59(2); or	11 12
			(iii)	a trustee permit that, under section 60(3), is inconsistent with the purpose for which the land is granted in trust; or	13 14 15
			(iv)	a trustee lease that, under section 64(3), is inconsistent with the purpose for which the land is granted in trust.	16 17 18
(4)	Section 38(2), af	ter 's	ubsection (1)(a) to (c)'—	19
	insert—				20
	or (2)(a) or (b)				
(5)	Section 38(1A) to (6)—				
	renumber a	s sect	tion 3	8(2) to (7).	23
				Applying for additional community nor cancellation)	24 25
	Section 38A	A, hea	ading	and subsection (1)(a), 'community'—	26
	omit.				27

Clause 32

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Clause	33	Amendment of s 38D (Notice of registration of action)	1
		Section 38D(2)(b) and (4), definition <i>action</i> , paragraph (a), 'community'—	2 3
		omit.	<i>3</i>
		onu.	4
Clause	34	Amendment of s 38E (Effect of cancellation)	5
		Section 38E, after 'a deed of grant in trust'—	6
		insert—	7
		under this division	8
Clause	35	Amendment of s 38F (Person to give up possession)	9
		Section 38F(1), after 'a deed of grant in trust'—	10
		insert—	11
		under this division	12
Clause	36	Amendment of s 38G (Dealing with improvements)	13
		Section 38G(1), after 'cancelled'—	14
		insert—	15
		under this division	16
Clause	37	Insertion of new ch 3, pt 1, div 4A	17
		Chapter 3, part 1—	18
		insert—	19
		Division 4A Operational deeds of grant	20
		in trust	21
		43A Application of division	22
		(1) This division applies in relation to land contained in an operational deed of grant in trust.	23 24

(2	However, this division does not apply if the land is contained in a deed of grant in trust to which division 4 applies.	1 2 3			
	equesting recommendation for issue of deed f grant	4 5			
(1	The trustee of the operational deed of grant in trust may ask the Minister to recommend to the Governor in Council the issue of a deed of grant over the land, or a part of the land, under section 43D.				
(2)	Before making the request, the trustee must give notice of the trustee's intention to make the request to each person with a registered interest in the land the subject of the request.	11 12 13 14			
(3	The trustee may also give notice to any other person the trustee considers has an interest in the land the subject of the request.	15 16 17			
43C O	ffer to recommend issue of deed of grant	18			
(1	The Minister may make an offer to the trustee of the operational deed of grant in trust to recommend to the Governor in Council the issue of a deed of grant over the land, or a part of the land, under section 43D.				
(2	However, the Minister may make the offer only if satisfied the deed of grant would be an appropriate tenure for the land or part.				
(3) Before accepting the offer, the trustee—	27			
	(a) must give notice of the offer to each person with a registered interest in the land to which the offer relates; and	28 29 30			
	(b) may give notice of the offer to any other person the trustee considers has an interest in the land to which the offer relates.	31 32 33			

	Note—	1	
	See also chapter 7, part 1D.	2	
43D Red	commending issue of deed of grant	3	
(1)	This section applies if—	4	
` ,	(a) the trustee of the operational deed of grant in trust has, under section 43B, asked the Minister to recommend to the Governor in Council the issue of a deed of grant over the land or a part of the land; or	5 6 7 8 9	
	(b) the Minister has, under section 43C, made an offer to the trustee of the operational deed of grant in trust to recommend to the Governor in Council the issue of a deed of grant over the land or a part of the land, and the offer has been accepted by the trustee.	10 11 12 13 14 15	
(2)	The Minister may recommend to the Governor in Council the issue of the deed of grant.	16 17	
(3)	However, the Minister may make the recommendation only if satisfied the deed of grant would be an appropriate tenure for the land or part. If the Minister decides to recommend to the Governor in Council the issue of the deed of grant, the Minister must decide the purchase price for the land or part in the way prescribed by regulation.		
(4)			
43E Effe	ect of registering deed of grant	27	
(1)	On the registration of a deed of grant over the land, the operational deed of grant in trust is cancelled.	28 29 30	
(2)	On the registration of a deed of grant over a part of the land, the operational deed of grant in trust is cancelled to the extent it relates to the part.	31 32 33	

(3)	The deed of grant takes effect on the day it is registered.	1 2	
(4)	The registrar of titles must—		
	(a) record the cancellation in the freehold land register; and	4 5	
	(b) record in the freehold land register, and on the deed of grant, any registered interests affecting the land the subject of the cancellation immediately before the issue of the deed of grant.	6 7 8 9 10	
43F Not	tices about deed of grant	11	
(1)	The chief executive must give notice of the registration of a deed of grant over the land or a part of the land to—	12 13 14	
	(a) the trustee for the operational deed of grant in trust; and	15 16	
	(b) each person given a notice under section 43B(2) or (3) or 43C(3) in relation to the deed of grant.	17 18 19	
(2)	The notice under subsection (1) must state the following—	20 21	
	(a) the day of registration of the deed of grant;	22	
	(b) the effect of sections 43E and 43G.	23	
(3)	If the Governor in Council does not issue a deed of grant over the land or a part of the land in accordance with a recommendation under section 43D, the chief executive must give notice of the fact to each person mentioned in subsection (1).	24 25 26 27 28	
	ect of cancelling operational deed of grant rust	29 30	
	On the cancellation of all or part of the operational	31	

[s 38]

			fol	ed of grant in trust under section 43E, the lowing apply in relation to the land the subject the cancellation—	1 2 3	
			(a)	the trust ends;	4	
			(b)	all appointments of trustees are cancelled;	5	
			(c)	the deed of grant is issued subject to any registered interests affecting the land immediately before the issue of the deed of grant.	6 7 8 9	
Clause	e 38 Amendment of s 44 (Appointing trustees)					
		(1)	Section 44(5)—	, , ,	10 11	
			omit.		12	
		(2)	Section 44(8),	subsection (7)(a)'—	13	
			omit, insert—		14	
			sul	osection (6)(a)	15	
		(3)	Section 44(6) to	0 (8)—	16	
			renumber as se	ction 44(5) to (7).	17	
Clause	39	Am	nendment of s	46 (Trustee's administrative functions)	18	
			Section 46(1)(a	·	19	
			omit, insert—		20	
			(a)	manage the trust land in a way that is consistent with achieving the purpose for which the land is dedicated as a reserve or granted in trust; and	21 22 23 24	
				Note—	25	
				However, see also sections 52AA, 52AB, 57, 60 and 64 for the power of a trustee to do things that are inconsistent with the purpose for which trust land is dedicated as a reserve or granted in trust.	26 27 28 29	

s	40]
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Clause	40	Amendment of	of s 52 (General powers of trustee)	1
		(1) Section 52	(2)(a), from 'reserve' to 'land was'—	2
		omit, inser	t—	3
			land is dedicated as a reserve or	4
		(2) Section 52	(3) to (5)—	5
		omit, inser	<i>t</i> —	6
		(3)	Subsection (2)(a) applies subject to sections 52AA and 52AB.	7 8
Clause	41	Insertion of n	ew ss 52AA and 52AB	9
		After section	on 52—	10
		insert—		11
		52AA A	pproval of inconsistent actions	12
		(1)	The Minister may approve the trustee of trust land taking an action under section 52(1) that is inconsistent with the purpose for which the trust land is dedicated as a reserve or granted in trust (an <i>inconsistent action</i>) if satisfied the action will not—	13 14 15 16 17 18
			(a) diminish the purpose; or	19
			(b) adversely affect the public interest.	20
		(2)	The approval may be given—	21
			(a) on application by the trustee of the trust land or on the Minister's own initiative; and	22 23
			(b) subject to conditions.	24
		(3)	Despite section 52(2)(a), the trustee may take an inconsistent action if—	25 26
			(a) the Minister has, under subsection (1), approved the trustee taking the action; and	27 28
			(b) the taking of the action complies with the conditions of the Minister's approval.	29 30

		52AB Ir	con	siste	ent actions by particular trustees	1
		(1)			tion applies if the trustee of trust land is or a statutory body.	2 3
		(2)	lanc inco	l may onsist	section 52(2)(a), the trustee of the trust vake an action under section 52(1) that is tent with the purpose for which the land is d as a reserve or granted in trust if—	4 5 6 7
			(a)		trustee has prepared a management plan the land that states how the action would —	8 9 10
				(i)	diminish the purpose; or	11
				(ii)	adversely affect the public interest; and	12
			(b)	the plar	action complies with the management n.	13 14
Clause 42	Am	nendment o	of s 5	7 (Tı	rustee leases)	15
	(1)	Section 57((3), at	fter 'g	grant'—	16
		insert—				17
			a le	ase th	nat is	18
	(2)	Section 57-	_			19
		insert—				20
		(3A)	(Sta	ite or sectionsist	e lease (construction) or a trustee lease statutory body) may be granted under on (3) even if the purpose of the lease is tent with the purpose for which the trust edicated as a reserve or granted in trust.	21 22 23 24 25
	(3)	Section 57 trust land'-		A tri	ustee lease (construction) is a lease of	26 27
		omit, insert	<u>;</u>			28
					of trust land is a <i>trustee lease ction</i>) if the lease is granted	29 30
	(4)	Section 57((5)—			31

	omit, insert—			1
	` ′		of trust land is a <i>trustee lease (State or body)</i> if—	2 3
	(a)		trustee of the trust land is the State or a utory body; and	4 5
	(b)	inco trus	a lease the purpose of which is onsistent with the purpose for which the t land is dedicated as a reserve or need in trust—	6 7 8 9
		(i)	the trustee has prepared a management plan for the land that states how the lease would not diminish the purpose of the trust or adversely affect the public interest; and	10 11 12 13 14
		(ii)	the lease is consistent with the management plan.	15 16
(5)	Section 57(6)—			17
	omit.			18
(6)	Section 57(3A)	to (5)	<u> </u>	19
	renumber as sec	tion 5	57(4) to (6).	20
	nendment of s 5 stee leases)	68 (O	ther transactions relating to	21 22
(1)	Section 58(4)(a)	, afte	r 'lessee'—	23
	insert—			24
	of a	ı		25
(2)	Section 58(4)(a)	, 'sec	tion 57(4)'—	26
	omit, insert—			27
	sect	tion 5	7(5)	28

Clause 43

[s 4	41
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lause 44		nendment of s 61 (Conditions on trustee leases and ustee permits)	1 2
	(1)	Section 61, heading, after 'leases'—	3
		insert—	4
		, subleases	5
	(2)	Section 61(1), after 'sublease'—	6
		insert—	7
		of trust land	8
	(3)	Section 61(2), 'may be for up'—	9
		omit, insert—	10
		of trust land may be for up to	11
	(4)	Section 61(2)(a), 'the subject of'—	12
		omit, insert—	13
		contained in	14
	(5)	Section 61(3), after 'sublease'—	15
		insert—	16
		of trust land	17
	(6)	Section 61(3)(c), 'land'—	18
		omit, insert—	19
		trust land or a part of the land	20
	(7)	Section 61(4)—	21
		omit, insert—	22
		(4) A trustee lease, sublease of trust land or trustee permit is subject to a condition that the lessee, sublessee or permitee may do the following without undue interruption or obstruction—	23 24 25 26
		(a) use the trust land for the purpose for which the land is dedicated as a reserve or granted in trust;	27 28 29

		(b)	for a lease or sublease—carry out on the trust land a use that is lawful and consistent	1
			with the purpose of the lease or sublease;	3
		(c)	for a trustee permit—carry out on the trust land a use under the permit that is lawful.	4
(8)	Section 61	(5), '(construction trustee lease or'—	(
	omit, insert	<u>;</u>		7
		trus	tee lease (construction) or in relation	8
(9)	Section 61	(6)—		Ģ
	omit.			1
	endment o proval)	fs6	4 (Minister may dispense with	-
(1)	Section 64((2), fr	rom 'with'—	
	omit, insert	<u>;</u> —		1
		witl	n—	1
		(a)	the purpose for which the trust land is dedicated as a reserve or granted in trust; and	-
		(b)	the requirements prescribed by regulation.	
(2)	Section 64-	_		
	insert—			
	(2A)	auth of t pur	spite subsection (2)(a), if the Minister gives an nority to a trustee of trust land, a trustee lease the trust land may be inconsistent with the pose for which the land is dedicated as a erve or granted in trust if—	
		(a)	the trustee has prepared a management plan for the land that states how the lease would not—	
			(i) diminish the purpose; or	

Clause 45

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				(ii) adversely affect the public interest; and	1
			(b)	the lease is consistent with the management plan.	2 3
	(3)	Section 64(5 sublease'—	5), de	efinition relevant lease, paragraph (c), 'of a	4 5
		omit.			6
	(4)	Section 64(2	(A) to	0 (5)—	7
		renumber as	sect	ion 64(3) to (6).	8
Clause 4	l6 An	nendment of	s 12	21 (Leases of unallocated State land)	9
	(1)	Section 121((1)(b))(ii)—	10
		omit.			11
	(2)	Section 121((1)(b))(iii)—	12
		renumber as	sect	ion 121(1)(b)(ii).	13
Clause 4	l7 An Iar		s 12	22 (Deeds of grant of unallocated State	14 15
		Section 122((1) ar	nd (2)—	16
		omit, insert–	_		17
				ted of grant of unallocated State land may be ted without competition to the State or DQ.	18 19 20
				, a deed of grant of unallocated State land be granted without competition if—	21 22
			(a)	the Minister decides the land is needed for a public purpose and the grant is to a constructing authority; or	23 24 25
			(b)	the Minister decides the land is not needed for a public purpose and 1 or more of the priority criteria apply.	26 27 28

s	48]

Clause	48	Amendment of s 124 (Leases of State forests and national parks)	1 2
		Section 124—	3
		insert—	4
		Notes—	5
		1 For the granting of a lease over land in a State forest, see also the <i>Forestry Act 1959</i> , section 35(5) and (6).	6 7 8
		For the granting of a lease over or in relation to land in a national park, see also the <i>Nature Conservation Act 1992</i> , part 4, division 2, subdivision 3.	9 10 11
Clause	49	Amendment of s 130A (Change of financial and managerial capabilities of lessee of lease for significant development)	12 13 14
		(1) Section 130A(3)(a)—	15
		omit, insert—	16
		(a) must, as soon as practicable after there is a relevant change to the lessee, give the Minister notice of the change; and	17 18 19
		(2) Section 130A(3)(b), 'that the notice to the Minister'—	20
		omit, insert—	21
		the notice	22
Clause	50	Amendment of s 153 (Lease must state its purpose)	23
		Section 153, note—	24
		omit, insert—	25
		Note—	26
		See also section 199A.	27

s	51	1

lause	51		endment of s poses)	154 (Minister may approve additional	1 2
		(1)	Section 154, he	eading	, after 'additional'—	3
			insert—			4
			or	fewer	•	5
		(2)	Section 154(2)-			6
			omit, insert—			7
			` /	oweve plicati	r, the Minister may approve the on only if—	8 9
			(a)		an application in relation to an additional pose—	10 11
				(i)	the additional purpose is complementary to, and does not interfere with, the purpose for which the lease was originally issued; or	12 13 14 15
				(ii)	the additional purpose relates to the production of energy from a renewable source, including, for example, the sun or wind; and	16 17 18 19
			(b)		approval would not result in a change to rental category of the lease.	20 21
		(3)	Section 154(3)	(b) to	(d)—	22
			omit.			23
		(4)	Section 154(3)	(e), 'co	onditions'—	24
			omit, insert—			25
			im	posed	conditions	26
		(5)	Section 154(3)	(e)—		27
			renumber as se	ction	154(3)(b).	28
		(6)	Section 154(7)	and (8	3)—	29
			omit, insert—			30
			(7) If	the ap	plication is approved, the purposes of the	31

		lease, as changed, must be registered.	1
	(8)	If an imposed condition of the lease is changed under section 210 in connection with the approval, the changed conditions must be registered in conjunction with the registration of the purposes of the lease, as changed.	2 3 4 5 6
(7)	Section 154	<u> </u>	7
	insert—		8
	(10)	This section does not apply in relation to a term lease for grazing purposes over land in any of the following areas—	9 10 11
		(a) a conservation park;	12
		(b) a forest reserve;	13
		(c) a national park;	14
		(d) a resources reserve;	15
		(e) a State forest;	16
		(f) a timber reserve.	17
Am lea		f s 159 (Deciding whether to offer new	18 19
(1)	Section 159	v(1)(h)—	20
	omit.		21
(2)	Section 159	0(1)(i) to (m)—	22
	renumber a	s section 159(1)(h) to (l).	23
(3)	Section 159	0(1)—	24
	insert—		25
		Notes—	26
		1 For the granting or renewal of a lease over land in a State forest, see also the <i>Forestry Act 1959</i> , section 35(5) and (6).	27 28 29

Clause 52

s	53
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			2 For the granting or renewal of a lease over or in relation to land in a national park, see also the <i>Nature Conservation Act 1992</i> , part 4, division 2, subdivision 3.	1 2 3 4
Clause	53	Amendment of s most appropriate	159A (Provisions for decision about eform of tenure)	5 6
		Section 159A(1), 'section 159(1)(k)'—	7
		omit, insert—		8
		se	ction 159(1)(j)	9
Clause	54	Amendment of s lease)	164A (Approval of lease as a rolling term	10 11
		(1) Section 164A(1), from 'only if'—	12
		omit, insert—		13
		or	ıly if—	14
		(a	improvements on the lease land facilitate the tourism purposes of the tourism lease mentioned in section 164(1)(b)(i); and	15 16 17
		(b	the Minister is satisfied the most appropriate tenure for the lease land is a rolling term lease.	18 19 20
		(2) Section 164A(2), from 'most appropriate use'—	21
		omit, insert—		22
			ost appropriate tenure for the lease land is a lling term lease.	23 24
Clause	55	Amendment of s giving expiry adv	164C (Making extension application or vice)	25 26
		Section 164C(2	2), ', in the approved form,'—	27
		omit, insert—		28
		in	writing	29

Clause	56	Amendment of s 167 (Provisions for deciding conversion application)	
		(1) Section 167(2)(h)—	}
		omit. 4	ļ
		(2) Section 167(2)(i) to (m)—	į
		renumber as section 167(2)(h) to (l).	,
		(3) Section 167(2)—	7
		insert—	}
		Note—)
		national park, see also the Nature Conservation Act 1	012
		(4) Section 167(7), 'subsection (2)(k)'—	3
		omit, insert—	4
		subsection (2)(j) 1	5
Clause	57	· · · · · · · · · · · · · · · · · · ·	6
		Section 180(1)(c), 'and use'—	8
		omit. 1	9
Clause	58		20 21
		Section 199A(2) and (3)—	22
		omit, insert—	23
		(2) Lease land may be used only for—	24
		· · ·	25 26
		(i) agricultural purposes; or 2	27
		(ii) grazing purposes; or 2	28

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		(iii) agricultural and grazing purposes; or	1
		(b) otherwise—the purpose for which the lease was originally issued.	2 3
		(3) However, if the purpose of the lease land is changed under section 154, the land may be used only for the purposes as changed.	4 5 6
Clause	59	Amendment of s 249 (Payment by the State for improvements)	7 8
		Section 249(1)(a), 'a community purpose'—	9
		omit, insert—	10
		a purpose mentioned in section 31(1)	11
Clause	60	Amendment of s 288A (Original mortgagee to confirm identity of mortgagor)	12 13
		Section 288A(4)(a), ', in the approved form,'—	14
		omit.	15
Clause	61	Amendment of s 288B (Mortgage transferee to confirm identity of mortgagor)	16 17
		Section 288B(4)(a), ', in the approved form,'—	18
		omit.	19
Clause	62	Amendment of s 290J (Requirements for registration of plan of subdivision)	20 21
		(1) Section 290J(1)(d), 'community'—	22
		omit.	23
		(2) Section 290J—	24
		insert—	25
		(1A) For subsection (1)(d), the purpose of the reserve must be a purpose mentioned in section 31(1).	26 27

		(3) Section 290J(5), 'Subsection (6)'—	1
		omit, insert—	2
		Subsection (7)	3
		(4) Section 290J(1A) to (6)—	4
		renumber as section 290J(2) to (7).	5
Clause	63		6 7
		• •	8
		•	9
Clause	64		10 11
		(1) Section 389L(5)—	12
		insert—	13
		relevant tenure means—	14
		(a) a lease; or	15
		(b) a licence; or	16
		, , , <u>.</u>	17 18
		(d) a reserve other than an operational reserve.	19
		(2) Section 389L(5), definition <i>extinguish</i> , paragraph (d)—	20
		omit, insert—	21
		operational reserve—the registration of a	22 23 24
Clause	65	Insertion of new s 403W	25
		After section 403V—	26

insert—		1
	ovision relating to offers made under ss and 43C	2 3
(1)	This section applies in relation to—	4
	(a) an offer made by the Minister to the trustee of an operational reserve under section 34K(1); or	5 6 7
	(b) an offer made by the Minister to the trustee of an operational deed of grant in trust under section 43C(1).	8 9 10
(2)	A notice given under section 34K(3) or 43C(3) in relation to the offer must state the following matters—	11 12 13
	(a) the purpose of the offer;	14
	(b) that the person given the notice may make a submission against the offer to the trustee or the chief executive;	15 16 17
	(c) that the submission must be in writing;	18
	(d) the closing day for making the submission;	19
	(e) the place where, or the way in which, the submission must be made.	20 21
(3)	A person given the notice may make a submission against the offer to the trustee or the chief executive.	22 23 24
(4)	The submission must be—	25
	(a) in writing; and	26
	(b) received by the closing day for the submission stated in the notice; and	27 28
	(c) made at the place or in the way stated in the notice.	29 30
(5)	If the trustee accepts the offer, the acceptance	31

			(a)	give	n to the chief executive; and	1
			(b)	acco	empanied by—	2
				(i)	a copy of each notice given under section 34K(3) or 43C(3) in relation to the offer; and	3 4 5
				(ii)	any submissions made to the trustee under this section.	6 7
		(6)	the und	offer er thi	ster must consider a submission against made, or given, to the chief executive s section in deciding whether to make a ndation under section 34L or 43D.	8 9 10 11
Clause	66	Insertion of ne	ew s	420 <i>A</i>	AB	12
		After section	n 42	0A—		13
		insert—				14
		420AB I	Defir	nition	for part	15
			In t	his pa	rt—	16
				<i>licatio</i> or 43	on includes a request made under section B.	17 18
Clause	67	Amendment o of intention to			A (Requirements for giving notice	19 20
		Section 420)CA(2)—		21
		omit, insert				22
		(2)	The	notic	e must state the following—	23
			(a)	the p	ourpose of the proposed application;	24
			(b)	subr	the entity given the notice may make a nission against the proposed application e person or the chief executive;	25 26 27
			(c)	that	the submission must be in writing;	28
			(d)	the o	closing day for making the submission;	29

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		(e) the place where, or the way in which, the submission must be lodged.	1 2
Clause	68	Amendment of s 420CB (Submissions)	3
		Section 420CB(2)(a), 'the approved form'—	4
		omit, insert—	5
		writing	6
Clause	69	Replacement of s 477 (Change of purpose for special lease)	7 8
		Section 477—	9
		omit, insert—	10
		477 Change of purpose for special lease	11
		The lessee of a special lease may apply under section 154 to change the purpose of the lease unless the lease is—	12 13 14
		(a) for grazing purposes; and	15
		(b) over land in any of the following areas—	16
		(i) a conservation park;	17
		(ii) a forest reserve;	18
		(iii) a national park;	19
		(iv) a resources reserve;	20
		(v) a State forest;	21
		(vi) a timber reserve.	22
Clause	70	Amendment of s 481G (Notice of cancellation or absolute surrender)	23 24
		(1) Section 481G(1), 'occupational'—	25
		omit, insert—	26

			occi	upation	1
	(2)	Section 481G(2)—			2
		omit, insert	<u>:</u>		3
		(2)	The	notice must state the following—	4
			(a)	the day of the cancellation or surrender;	5
			(b)	the effect, under section 481H, of the cancellation or surrender;	6 7
			(c)	if there are improvements on the land the subject of the occupation licence that are owned by the person to whom the notice is given—that the person may apply to remove the improvements.	8 9 10 11 12
Clause 71	Ins	ertion of ne	ew c	h 9, pt 8	13
		Chapter 9—	_		14
		insert—			15
	Part 8		}	Transitional provisions for Land and Other	16 17
				Legislation	18
				Amendment Act (No. 2)	19
				2023	20
		Divisio	on 1	Preliminary	21
		555 Def	initi	ons for part	22
	In			nis part—	23
				ended Act means this Act as in force after the amendment Act.	24 25
				responding community purpose, for a scribed former schedule 1 purpose, means the	26 27

1 2 3

community purpose stated in column 2 of the following table opposite the prescribed former schedule 1 purpose.

Column 1 Prescribed former schedule 1 purpose	Column 2 Community purpose
Aboriginal purposes	Aboriginal purposes
beach protection	conservation, scenic and land management purposes
buffer zones	conservation, scenic and land management purposes
cemeteries	cemetery purposes
coastal management	conservation, scenic and land management purposes
environmental purposes	conservation, scenic and land management purposes
gardens	parks and recreational purposes
heritage	community facility purposes
historical	community facility purposes
jetties	community facility purposes
landing places	community facility purposes
natural resource management	conservation, scenic and land management purposes
open space	parks and recreational purposes
parks	parks and recreational purposes
public boat ramps	community facility purposes
public halls	community facility purposes
recreation	parks and recreational purposes

Column 1 Prescribed former schedule 1 purpose	Column 2 Community purpose
scenic purposes	conservation, scenic and land management purposes
scientific purposes	conservation, scenic and land management purposes
showgrounds	community facility purposes
sport	parks and recreational purposes
Torres Strait Islander purposes	Torres Strait Islander purposes

former, for a provision of this Act other than schedule 1, means the provision as in force from time to time before the commencement.	1 2 3
new, for a provision of this Act, means the provision as in force from the commencement.	4 5
non-community purpose means any of the following purposes stated in former schedule 1—	6 7
(a) crematoriums;	8
(b) drainage;	9
(c) mortuaries;	10
(d) navigational purposes;	11
(e) public toilet facilities;	12
(f) roads;	13
(g) strategic land management.	14
prescribed former schedule 1 purpose means a purpose stated in former schedule 1 other than the following purposes—	
(a) cultural purposes;	18
(b) a non-community purpose;	19

ſs	7	1	•

	(c)	provision of services beneficial to Aboriginal people particularly concerned with land;	1 2 3
	(d)	provision of services beneficial to Torres Strait Islanders particularly concerned with land;	4 5 6
	(e)	travelling stock requirements;	7
	(f)	watering-places.	8
	tran	sitioned purpose see section 558(1).	9
Divisio	n 2	Existing reserves and	1(
		deeds of grant in trust	11
556 App	olica	tion of division	12
		division applies to land that, immediately	13
		ore the commencement, was land dedicated as serve or granted in fee simple in trust.	14 15
		reserves and deeds of grant in trust cribed former schedule 1 purposes	16 17
(1)	was	s section applies to the extent that, nediately before the commencement, the land land dedicated as a reserve, or granted in t, for a prescribed former schedule 1 purpose.	18 19 20 21
(2)	land the	the commencement, the land is taken to be dedicated as a reserve, or granted in trust, for corresponding community purpose for the cribed former schedule 1 purpose.	22 23 24 25
		reserves and deeds of grant in trust sitioned purposes	26 27
(1)		s section applies to the extent that, nediately before the commencement, the land	28 20

1

2

4

5

6

7

was	land	dedicated as a reserve, or granted in
trust	, for	a purpose stated in column 1 of the
follo	wing	table (a transitioned purpose).

(2) On the commencement, the land is taken to be land dedicated as a reserve, or granted in trust, for the community purpose stated in column 2 of the following table opposite the transitioned purpose.

Column 1 Transitioned purpose	Column 2 Community purpose
Aboriginal inhabitants of State	Aboriginal purposes
Aboriginal reserve	
benefit of Aboriginal inhabitants	
beauty spot	conservation, scenic and land
buffer	management purposes
environment	
environmental	
environmental park	
flora preservation	
municipal forest	
scenic	
scientific	

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Column 1 Transitioned purpose	Column 2 Community purpose
botanical gardens	parks and recreational purposes
botanic gardens	
children's playground	
cricket ground	
municipal garden	
open space zone	
playground	
public gardens	
recreation grounds	
recreation purposes	
sports ground	
tropical gardens	

Column 1 Transitioned purpose	Column 2 Community purpose
heritage purposes	community facility purposes
historical purposes	
historical site	
memorial	
memorial hall	
memorial library	
memorial park	
memorial preservation	
RSL memorial hall	
school of arts	
soldier's memorial	
soldier's memorial hall	
soldier's memorial hall school of arts	
war memorial	
benefit of Islander inhabitants	Torres Strait Islander purposes

559 Existing reserves and deeds of grant in trust 1 for particular purposes 2 applies to 3 (1) section the extent immediately before the commencement, the land 4 was land dedicated as a reserve, or granted in 5 trust, for any of the following purposes stated in 6 former schedule 1— 7 (a) cultural purposes; 8 travelling stock requirements; 9 (c) watering-places. 10

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(2)	The land continues to be land dedicated as a reserve, or granted in trust, for the purpose.	1 2
(3)	While the purpose remains in effect for the land, the amended Act applies in relation to the land as if it were land dedicated as a reserve, or granted in trust, for a community purpose.	3 4 5 6
	sting reserves and deeds of grant in trust other purposes	7 8
(1)	This section applies to the extent that, immediately before the commencement, the land was land dedicated as a reserve, or granted in trust, for a purpose other than—	9 10 11 12
	(a) a prescribed former schedule 1 purpose; or	13
	(b) a transitioned purpose; or	14
	(c) a purpose stated in section 559(1).	15
(2)	The land continues to be land dedicated as a reserve, or granted in trust, for the purpose.	1 <i>6</i> 1 <i>7</i>
(3)	While the purpose remains in effect for the land, the land is taken to be land dedicated as a reserve, or granted in trust, for a purpose that is not a community purpose.	18 19 20 21
Divisio	on 3 Provisions relating to	22
DIVISIO	dedicating and changing	23
	purposes of reserves	24
	• •	
res	sting applications under former s 31C for erves for prescribed former schedule 1 poses	25 26 27
(1)	This section applies to an application, made under former section 31C(1) before the commencement, to the extent the application is for the dedication	28 29 30

	of unallocated State land as a reserve for a prescribed former schedule 1 purpose.	1 2					
(2)	Subsection (3) applies if the application had not been decided before the commencement.	3 4					
(3)	On the commencement, the application is taken to be an application for the dedication of the land as a reserve for the corresponding community purpose for the prescribed former schedule 1 purpose.						
(4)	Subsections (5) and (6) apply if, before the commencement—	10 11					
	(a) the application was approved; but	12					
	(b) a dedication notice or plan of subdivision for the reserve had not been registered under former section 31.	13 14 15					
(5)	A dedication notice or plan of subdivision for the reserve may be registered under new section 31.	16 17					
(6)	The dedication notice or plan of subdivision for the reserve is taken to state that the purpose for which the land is dedicated is the corresponding community purpose for the prescribed former schedule 1 purpose.	18 19 20 21 22					
	sting applications under former s 31C for erves for particular purposes	23 24					
(1)	This section applies to an application made under former section 31C(1) before the commencement—	25 26 27					
	(a) to the extent the application is for the dedication of unallocated State land as a reserve for any of the following purposes stated in former schedule 1—	28 29 30 31					
	(i) cultural purposes;	32					
	(ii) travelling stock requirements;	33					

	(iii) watering-places; and	1
	(b) if, before the commencement, the application—	2 3
	(i) had not been decided; or	4
	(ii) had been approved but a dedication notice or plan of subdivision for the reserve had not been registered under former section 31.	5 6 7 8
(2)	The Minister may dedicate the land as a reserve for the purpose under new section 31.	9 10
(3)	New section 290J(2) does not apply in relation to a plan of subdivision registered under subsection (2).	11 12 13
(4)	Subsection (5) applies to the extent the land is dedicated as a reserve for the purpose under subsection (2).	14 15 16
(5)	While the purpose remains in effect for the land, the amended Act applies in relation to the land as if the land were dedicated as a reserve for a community purpose.	17 18 19 20
	sting applications under former s 31C for erves for non-community purposes	21 22
(1)	This section applies to an application, made under former section 31C(1) before the commencement, to the extent the application is for the dedication of unallocated State land as a reserve for a non-community purpose.	23 24 25 26 27
(2)	Subsection (3) applies if the application had not been decided before the commencement.	28 29
(3)	On the commencement, the application lapses.	30
(4)	Subsection (5) applies if, before the commencement—	31 32
	(a) the application was approved; but	33

		(b) a dedication notice or plan of subdivision for the reserve had not been registered under former section 31.	1 2 3
	(5)	The Minister may dedicate the land as a reserve for the non-community purpose under new section 31.	4 5 6
	(6)	New section 290J(2) does not apply in relation to a plan of subdivision registered under subsection (5).	7 8 9
	(7)	Subsection (8) applies to the extent the land is dedicated as a reserve for the non-community purpose under subsection (5).	10 11 12
	(8)	While the purpose remains in effect for the land, the land is taken to be dedicated as a reserve for a purpose that is not a community purpose.	13 14 15
56 ₋	cha	sting applications under former s 31D to ange purpose to prescribed former nedule 1 purpose	16 17 18
564	cha	inge purpose to prescribed former	17
56	cha sch	This section applies to an application, made under former section 31D(1)(b) before the commencement, to the extent the application is to change the purpose for which a reserve is dedicated to a prescribed former schedule 1	17 18 19 20 21 22 23
56	cha sch (1)	This section applies to an application, made under former section 31D(1)(b) before the commencement, to the extent the application is to change the purpose for which a reserve is dedicated to a prescribed former schedule 1 purpose. Subsection (3) applies if the application had not	17 18 19 20 21 22 23 24 25
56	cha sch (1)	This section applies to an application, made under former section 31D(1)(b) before the commencement, to the extent the application is to change the purpose for which a reserve is dedicated to a prescribed former schedule 1 purpose. Subsection (3) applies if the application had not been decided before the commencement. On the commencement, the application is taken to be an application to change the purpose for which the reserve is dedicated to the corresponding community purpose for the prescribed former	17 18 19 20 21 22 23 24 25 26 27 28 29 30
56	(1) (2) (3)	This section applies to an application, made under former section 31D(1)(b) before the commencement, to the extent the application is to change the purpose for which a reserve is dedicated to a prescribed former schedule 1 purpose. Subsection (3) applies if the application had not been decided before the commencement. On the commencement, the application is taken to be an application to change the purpose for which the reserve is dedicated to the corresponding community purpose for the prescribed former schedule 1 purpose. Subsections (5) and (6) apply if, before the	17 18 19 20 21 22 23 24 25 26 27 28 29 30 31

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	(b) an adjustment notice for the change had not been registered under former section 31B.	1 2
(5)	An adjustment notice for the change may be registered under new section 31B.	3 4
(6)	The adjustment notice for the change is taken to state that the changed purpose for the reserve is the corresponding community purpose for the prescribed former schedule 1 purpose.	5 6 7 8
	sting applications under former s 31D to ange purpose to particular purposes	9 10
(1)	This section applies to an application made under former section 31D(1)(b) before the commencement—	11 12 13
	(a) to the extent the application is to change the purpose for which a reserve is dedicated to any of the following purposes stated in former schedule 1 (the <i>new purpose</i>)—	14 15 16 17
	(i) cultural purposes;	18
	(ii) travelling stock requirements;	19
	(iii) watering-places; and	20
	(b) if, before the commencement, the application—	21 22
	(i) had not been decided; or	23
	(ii) had been approved but an adjustment notice for the change had not been registered under former section 31B.	24 25 26
(2)	The Minister may change the purpose for which the reserve is dedicated to the new purpose under new section 31B.	27 28 29
(3)	Subsection (4) applies to the extent the purpose for which the reserve is dedicated is changed to the new purpose under subsection (2).	30 31 32

(4)	While the new purpose remains in effect for the reserve, the amended Act applies in relation to the reserve as if the reserve were dedicated for a community purpose.	1 2 3 4
	sting applications under former s 31D to ange purpose to non-community purpose	5 6
(1)	This section applies to an application, made under former section 31D(1)(b) before the commencement, to the extent the application is to change the purpose for which a reserve is dedicated to a non-community purpose.	7 8 9 10 11
(2)	Subsection (3) applies if the application had not been decided before the commencement.	12 13
(3)	On the commencement, the application lapses.	14
(4)	Subsection (5) applies if, before the commencement—	15 16
	(a) the application was approved; but	17
	(b) an adjustment notice for the change had not been registered under former section 31B.	18 19
(5)	The Minister may change the purpose for which the reserve is dedicated to the non-community purpose under new section 31B.	20 21 22
(6)	Subsection (7) applies to the extent the purpose for which the reserve is dedicated is changed to the non-community purpose under subsection (5).	23 24 25
(7)	While the non-community purpose remains in effect for the reserve, the reserve is taken to be dedicated for a purpose that is not a community purpose.	26 27 28 29

567	com	nmer	ents lodged before ncement—reserve for prescribed schedule 1 purpose	1 2 3
	(1)	plan	of subdivision, lodged but not registered are the commencement to the extent—	4 5 6
		(a)	the plan or notice provides for the dedication of land to public use as a reserve for a prescribed former schedule 1 purpose; and	7 8 9 10
		(b)	the dedication of the reserve does not relate to an application made under former section 31C before the commencement.	11 12 13
	(2)	lodg	section also applies to an adjustment notice ed but not registered before the mencement to the extent—	14 15 16
		(a)	the notice provides for the purpose for which a reserve is dedicated to change to a prescribed former schedule 1 purpose; and	17 18 19
		(b)	the change does not relate to an application made under former section 31D(1)(b) before the commencement.	20 21 22
	(3)	On t	he commencement—	23
		(a)	the plan of subdivision or dedication notice is taken to state that the purpose of the reserve is the corresponding community purpose for the prescribed former schedule 1 purpose; or	24 25 26 27 28
		(b)	the adjustment notice is taken to state that the new purpose of the reserve is the corresponding community purpose for the prescribed former schedule 1 purpose.	29 30 31 32

568	con	cuments lodged before nmencement—reserve for particular poses	1 2 3
	(1)	This section applies to a plan of subdivision, or a dedication notice, lodged but not registered before the commencement to the extent—	4 5 6
		(a) the plan or notice provides for the dedication of land to public use as a reserve for any of the following purposes stated in former schedule 1—	7 8 9 10
		(i) cultural purposes;	11
		(ii) travelling stock requirements;	12
		(iii) watering-places; and	13
		(b) the dedication of the reserve does not relate to an application made under former section 31C before the commencement.	14 15 16
	(2)	This section also applies to an adjustment notice lodged but not registered before the commencement to the extent—	17 18 19
		(a) the notice provides for the purpose for which a reserve is dedicated to change to a purpose mentioned in subsection (1)(a); and	20 21 22
		(b) the change does not relate to an application made under former section 31D(1)(b) before the commencement.	23 24 25
	(3)	The plan of subdivision, dedication notice or adjustment notice may be registered under new section 31 or 31B.	26 27 28
	(4)	New section 290J(2) does not apply in relation to the plan of subdivision.	29 30
	(5)	Subsection (6) applies if the plan of subdivision, dedication notice or adjustment notice is registered under subsection (2).	31 32 33
	(6)	While the purpose remains in effect for the	34

	reserve, the amended Act applies in relation to the reserve as if the reserve were dedicated for a community purpose.	1 2 3
cor	cuments lodged before mmencement—reserves for non-community poses	4 5 6
(1)	This section applies to a plan of subdivision, or a dedication notice, lodged but not registered before the commencement to the extent—	7 8 9
	(a) the plan or notice provides for the dedication of land to public use as a reserve for a non-community purpose; and	10 11 12
	(b) the dedication of the reserve does not relate to an application made under former section 31C before the commencement.	13 14 15
(2)	This section also applies to an adjustment notice lodged but not registered before the commencement to the extent—	16 17 18
	(a) the notice provides for the purpose for which a reserve is dedicated to change to a non-community purpose; and	19 20 21
	(b) the change does not relate to an application made under former section 31D(1)(b) before the commencement.	22 23 24
(3)	The plan of subdivision, dedication notice or adjustment notice may be registered under new section 31 or 31B.	25 26 27
(4)	New section 290J(2) does not apply in relation to the plan of subdivision.	28 29
(5)	Subsection (6) applies if the plan of subdivision, dedication notice or adjustment notice is registered under subsection (3).	30 31 32
(6)	While the non-community purpose remains in effect for the reserve, the reserve is taken to be	33 34

	dedicated for a purpose that is not a community purpose.								1 2
570 Exi res	sting erve	_	eemen	ts a	bout o	ledica	iting		3 4
(1)	This	sect	ion appl	ies i	f—				5
	(a)		State is before t	_	-	_	eement en nt; and	tered	6 7
	(b)	unal purp	llocated	Stater th	te lanc nan a p	l as a ourpose	e dedication reserve de mention	for a	8 9 10 11
	(c)	befo	ore the co	omn	nencen	nent—			12
		(i)	as a res	serve	under	forme	icated the er section eement; an	31 in	13 14 15
		(ii)		ion fo	of the	e land section			16 17 18 19
(2)			ister ma urpose u	-			nd as a res	serve	20 21
(3)							y in relati ider subse		22 23 24
Divisio	on 4		Pro	visi	ons	relati	ng to		25
					-	-	ses for		26
			dee	ds	of gr	ant ir	n trust		27
571 Exi 35-							er s purpose	es	28 29
(1)	This	s s	section	ap	plies	if,	before	the	30

	commencement—	1
	(a) the Governor in Council notified, under former section 35(2), an additional purpose that is a prescribed former schedule 1 purpose for land granted in trust; but	2 3 4 5
	(b) an adjustment notice for the additional purpose had not been registered under former section 35.	6 7 8
(2)	An adjustment notice for the additional purpose may be registered under new section 35.	9 10
(3)	The adjustment notice is taken to state that the additional purpose for the land is the corresponding community purpose for the prescribed former schedule 1 purpose.	11 12 13 14
	sting notifications under former s –particular purposes	15 16
(1)	This section applies if, before the commencement—	17 18
	(a) the Governor in Council notified, under former section 35(2), any of the following additional purposes stated in former schedule 1 for land granted in trust—	19 20 21 22
	(i) cultural purposes;	23
	(ii) travelling stock requirements;	24
	(iii) watering-places; but	25
	(b) an adjustment notice for the additional purpose had not been registered under former section 35.	26 27 28
(2)	An adjustment notice for the additional purpose may be registered under new section 35.	29 30
(3)	Subsection (4) applies to the extent an adjustment notice for the additional purpose is registered under subsection (2)	31 32

(4)	While the additional purpose remains in effect for the land, the amended Act applies in relation to the land as if the land were granted in trust for a community purpose.					
573 Existing notifications under former s 35—non-community purposes						
(1)	This section applies if, before the commencement—	7 8				
	(a) the Governor in Council notified, under former section 35(2), an additional purpose that is a non-community purpose for land granted in trust; but	9 10 11 12				
	(b) an adjustment notice for the additional purpose had not been registered under former section 35.	13 14 15				
(2)	An adjustment notice for the additional purpose may be registered under new section 35.					
(3)	Subsection (4) applies to the extent an adjustment notice for the additional purpose is registered under subsection (2).					
(4)	While the additional purpose remains in effect for the land, the land is taken to be granted in trust for a purpose that is not a community purpose.	21 22 23				
	sting applications under former s 38A— scribed former schedule 1 purposes	24 25				
(1)	This section applies to an application made under former section 38A(1)(a) before the commencement—	26 27 28				
	(a) to the extent the application is for the notification of an additional purpose that is a prescribed former schedule 1 purpose for land granted in trust; and	29 30 31 32				

		(b)	if, b	efore the commencement—	1		
			(i)	the application had not been decided; or	2 3		
			(ii)	the application had been approved but the additional purpose had not been notified under former section 35.	4 5 6		
	(2) On the commencement, the application is taken be an application for the notification of additional purpose that is the correspondic community purpose for the prescribed form schedule 1 purpose.						
575				olications under former s ular purposes	12 13		
	(1)	This section applies to an application made under former section 38A(1)(a) before the commencement—					
		(a)	noti:	the extent the application is for the fication of any of the following tional purposes stated in former edule 1 for land granted in trust—	17 18 19 20		
			(i)	cultural purposes;	21		
			(ii)	travelling stock requirements;	22		
			(iii)	watering-places; and	23		
		(b)	if, b	efore the commencement—	24		
			(i)	the application had not been decided; or	25 26		
			(ii)	the application had been approved but the additional purpose had not been notified under former section 35.	27 28 29		
	(2)			vernor in Council may notify the l purpose under new section 35.	30 31		
	(3)	An	adjus	tment notice for the additional purpose	32		

	may be registered under new section 35.	1
(4)	Subsection (5) applies to the extent an adjustment notice for the additional purpose is registered under subsection (3).	2 3 4
(5)	While the additional purpose remains in effect for the land, the amended Act applies in relation to the land as if the land were granted in trust for a community purpose.	5 6 7 8
	sting applications under former s 38A— n-community purposes	9 10
(1)	This section applies to an application, made under former section 38A(1)(a) before the commencement, to the extent the application is for the notification of an additional purpose that is a non-community purpose for land granted in trust.	11 12 13 14 15
(2)	Subsection (3) applies if the application had not been decided before the commencement.	17 18
(3)	On the commencement, the application lapses.	19
(4)	Subsections (5) and (6) apply if, before the commencement—	20 21
	(a) the application was approved; but	22
	(b) the additional purpose had not been notified under former section 35.	23 24
(5)	The Governor in Council may notify the additional purpose under new section 35.	25 26
(6)	An adjustment notice for the additional purpose may be registered under new section 35.	27 28
(7)	Subsection (8) applies to the extent an adjustment notice for the additional purpose is registered under subsection (6).	29 30 31
(8)	While the additional purpose remains in effect for the land, the land is taken to be granted in trust for	32 33

	a purpose that is not a community purpose.	1
Divisio	on 5 Other provisions	2
	sting approvals of inconsistent actions der former s 52	3 4
(1)	This section applies to an approval given under former section 52(3) that is in effect immediately before the commencement.	5 6 7
(2)	On the commencement, the approval is taken to be an approval given under new section 52AA(1).	8 9
578 Exi	sting applications under former s 52	10
(1)	This section applies to an application made under former section 52(5), but not decided, before the commencement.	11 12 13
(2)	On the commencement, the application is taken to be an application for an approval under new section 52AA(1).	14 15 16
579 Exi	sting applications under former s 154	17
(1)	This section applies to an application made under former section 154, but not decided, before the commencement.	18 19 20
(2)	This Act as in force immediately before the commencement continues to apply in relation to the application as if the amendment Act had not been enacted.	21 22 23 24
(3)	However, if the application was made on or after 15 November 2023 and relates to a term lease, or a special lease, for grazing purposes over land in an area mentioned in new section 154(10), the application lapses on the commencement.	25 26 27 28 29

580	cha	nge	of p	provals under former s 154 if urpose not registered before nent	1 2 3
	(1)	This	sect	ion applies if—	4
		(a)	befo	ore the commencement—	5
			(i)	an application was made under former section 154 to change the purpose of a lease; and	6 7 8
			(ii)	the Minister decided to approve the application; and	9 10
		(b)	purj	nediately before the commencement, the poses of the lease, as changed, had not a registered.	11 12 13
	(2)	com the a	men appli	t as in force immediately before the cement continues to apply in relation to cation and approval as if the amendment not been enacted.	14 15 16 17
	(3)	15 N a sp an a	Nove ecial area	r, if the application was made on or after mber 2023 and relates to a term lease, or lease, for grazing purposes over land in mentioned in new section 154(10), the is taken to have no effect.	18 19 20 21 22
581				ourpose registered for particular re commencement	23 24
	(1)	This	sect	ion applies if—	25
		(a)	comund purj for	ween 15 November 2023 and the amencement, an application was made er former section 154 to change the pose of a term lease, or a special lease, grazing purposes over land in an area attioned in new section 154(10); and	26 27 28 29 30 31
		(b)	befo	ore the commencement—	32

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	(i) the Minister decided to approve application; and
	(ii) the purposes of the lease, as chang were registered.
	(2) On the commencement—
	(a) the approval is taken to have no effect; ar
	(b) the purpose of the lease is taken to be purpose of the lease in effect immediat before the change was registered.
· 72	Replacement of sch 1 (Community purposes)
· 72	Replacement of sch 1 (Community purposes) Schedule 1—
· 72	

Column 1 Community purposes	Column 2 Examples
Aboriginal purposes	Aboriginal cultural purposes Aboriginal heritage purposes
cemetery purposes	cemeteries

Column 1 Community purposes	Column 2 Examples
community facility purposes	camping
	cultural heritage purposes
	heritage purposes
	historical purposes
	jetties
	landing places
	public boat ramps
	public halls
	showgrounds
	travelling stock requirements
	watering-places
conservation, scenic and land	beach protection
management purposes	buffer zones
	coastal management
	conservation purposes
	environmental purposes
	land management purposes
	natural resource management
	scenic purposes
	scientific purposes
parks and recreational purposes	gardens
	open space
	parks
	recreation
	sport

[s 73]

Column 1 Community purposes	Column 2 Examples
Torres Strait Islander purposes	Torres Strait Islander cultural purposes
	Torres Strait Islander heritage purposes

Clause 73 Amendment of sch 6 (Dictionary) 1 (1) Schedule 6, definitions Aboriginal people particularly 2 concerned with land, community purpose, operational 3 reserve, relevant tenure and Torres Strait Islanders 4 particularly concerned with land— 5 omit. 6 (2) Schedule 6— 7 insert— 8 amendment Act means the Land and Other 9 *Legislation Amendment Act (No. 2) 2023.* 10 application, for chapter 7, part 2A, see section 11 420AB. 12 community purpose means a purpose stated in 13 schedule 1, column 1. 14 former schedule 1 means schedule 1 as in force 15 immediately before the commencement of the 16 amendment Act. 17 operational deed of grant in trust means a deed 18 of grant in trust, in effect immediately before the 19 commencement of the amendment Act, if none of 20 the purposes of the deed of grant in trust is— 21 a community purpose; or 22 Note— 23

See also sections 559(3), 572(4) and 575(5).

24

(b)	Abo	_	of services beneficial to al people particularly concerned land granted in trust; or	1 2 3
(c)	Stra	it Isla	of services beneficial to Torres anders particularly concerned with granted in trust.	4 5 6
ope	ratior	ıal re	eserve means—	7
(a)	com	meno	e, in effect immediately before the cement of the amendment Act, that with both of the following—	8 9 10
	(i)	none	e of the purposes of the reserve is—	11
		(A)	a community purpose; or	12
			Note—	13
			See also sections 559(3), 562(5), 565(4) and 568(6).	14 15
		(B)	provision of services beneficial to Aboriginal people particularly concerned with the land contained in the reserve; or	16 17 18 19
		(C)	provision of services beneficial to Torres Strait Islanders particularly concerned with the land contained in the reserve;	20 21 22 23
	(ii)	rese section	e the commencement of the ndment Act, the purpose of the rve has not been changed under ion 31B(1) to a purpose mentioned ection 31(1)(d) or to add a purpose tioned in section 31(1)(d); or	24 25 26 27 28 29
(b)	divi	sion	, dedicated under chapter 9, part 8, 3, other than section 570, that with both of the following—	30 31 32
	(i)	none	e of the purposes of the reserve is—	33
		(A)	a community purpose; or	34

			Note—	1
			See also sections 562(5), 565(4) and 568(6).	2 3
		(B)	provision of services beneficial to Aboriginal people particularly concerned with the land contained in the reserve; or	4 5 6 7
		(C)	provision of services beneficial to Torres Strait Islanders particularly concerned with the land contained in the reserve;	8 9 10 11
		pur cha pur or	the reserve was dedicated, the pose of the reserve has not been unged under section 31B(1) to a pose mentioned in section 31(1)(d) to add a purpose mentioned in tion 31(1)(d); or	12 13 14 15 16 17
	(c)	a reserv unalloca 290JA(2		18 19 20
	(d)	Land Ti	the over public use land under the the Act 1994 that became unallocated and under section 51(2)(d) of that	21 22 23 24
(3)	Schedule 6, defi	nition <i>pul</i>	olic interest, after 'cultural,'—	25
	insert—			26
	eco	nomic,		27
(4)	Schedule 6, defi	nition <i>pul</i>	olic purpose—	28
	insert—			29
	(c)	a purpos	se stated in former schedule 1.	30
(5)	Schedule 6, def 57(4)'—	finition tr	ustee lease (construction), 'section	31 32
	omit, insert—			33

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		(6)	section 57(5) Schedule 6, definition trustee lease (State or statutory body), 'section 57(5)'— omit, insert— section 57(6)	1 2 3 4 5
	Part	5	Amendment of Land Regulation 2020	6 7
Clause	74	Re	gulation amended	8
			This part amends the Land Regulation 2020.	9
Clause	75	An s 6	nendment of s 7 (Requirements for relevant lease—Act, 4)	10 11
		(1)	Section 7(1), 'section 64(2)'—	12
			omit, insert—	13
			section 64(2)(b)	14
		(2)	Section 7(3), definitions <i>relevant lease</i> and <i>relevant person</i> , 'section 64(5)'—	15 16
			omit, insert—	17
			section 64(6)	18
Clause	76		nendment of s 9 (Deciding purchase price for particular rposes—Act, ss 109C, 122, 123A and 170)	19 20
		(1)	Section 9(1)(b)—	21
			omit, insert—	22
			(b) for section 122(3) of the Act, the way the Minister must decide the purchase price for granting unallocated State land under section 122(2)(b) of the Act; and	23 24 25 26

				Note—	1
				For the purchase price for granting unallocated State land under section 122(1) or (2)(a) of the Act, see section 18.	2 3 4
		(2)	Section 9(2	2)(e), 'section 122(1)'—	5
			omit, insert	!	6
				section 122(2)(b)	7
lause	77			of s 11 (Deciding purchase price for land in eserve—Act, s 34IA)	8
		(1)	Section 11,	heading, from 'operational reserve'—	10
			omit, insert	<u>;</u>	11
				operational reserve or operational deed of grant in trust—Act, ss 34L and 43D	12 13
		(2)	Section 11	(1)—	14
			omit, insert	<u>;</u>	15
			(1)	For sections 34L(4) and 43D(4) of the Act, this section prescribes the way the Minister must decide the purchase price for land in an operational reserve or operational deed of grant in trust.	16 17 18 19 20
		(3)	Section 11	(2)(b), after 'if'—	21
			insert—		22
				the trustee of the land is a constructing authority and	23 24
lause	78			of s 12 (Deciding unimproved value of d—Act, ss 25, 69 and 127)	25 26
			Section 12,	'section 13(1) to (3) and (6)'—	27
			omit, insert	<u>;</u>	28
				section 13	29

Clause	79	Amendment of land)	fs1	3 (Working out unimproved value of	1 2
		Section 13(5) an	d (6)—	3
		omit, insert-	_		4
		(5)	ope	deciding the purchase of price of land in an rational reserve or an operational deed of grant rust, the unimproved value of the land is—	5 6 7
			(a)	in relation to a request made under section 34J(1) or 43B(1) of the Act—the unimproved value as at the day the chief executive receives the request; or	8 9 10 11
			(b)	in relation to an offer made under section 34K(1) or 43C(1) of the Act—the unimproved value as at the day stated in the offer.	12 13 14 15
		(6)		subsections (4)(a) and (5)(b), the day stated in offer—	16 17
			(a)	may be earlier than the day the offer is made; but	18 19
			(b)	may not be earlier than 4 months before the day the offer is made.	20 21
Clause	80	Amendment of	fs1	6 (Value of quarry material)	22
		Section 16(2	2)(b)	_	23
		omit, insert-	_		24
			(b)	if the quarry material is in land to be amalgamated by way of a deed of grant under section 122(2)(b) of the Act—as at the day the Minister makes the decision about the land mentioned in that section.	25 26 27 28 29

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Clause	81		1
		(1) Section 18(1)(a), 'MEDQ'—	3
		omit, insert—	4
		the State or MEDQ	5
		(2) Section 18(1)(b), 'section 122(2)'—	6
		omit, insert—	7
		section 122(2)(a)	8
Clause	82	Amendment of s 30 (Category 16 tenure)	9
		Section 30(b), 'and use'—	10
		omit.	11
Clause	83		12 13
		(1) Section 31(1), 'Subsection (2)'—	14
		omit, insert—	15
		This section	16
		(2) Section 31—	17
		insert—	18
		information notice for the rental category	19 20 21
		(3) Section 31(3)—	22
		insert—	23
		Note—	24
			25 26
		(4) Section 31(4) and (5)—	27
		omit.	28

		(5) Section 31(2A) and (3)—
		renumber as section 31(3) and (4).
use	84	Amendment of s 44 (Rent adjustments for change of rental valuation or category of tenure)
		Section 44(1), examples—
		omit, insert—
		Example of an action under the Act—
		subdividing a lease under chapter 4, part 3, division 4 of the Act
use	85	Omission of s 45 (Rent adjustment for change of purpose and category of lease)
		Section 45—
		omit.
use	86	Amendment of s 47 (How rent adjustment must be made)
		Section 47(1), 'section 44, 45 or 46'—
		omit, insert—
		section 44 or 46
use	87	Amendment of sch 3 (Prescribed terms of particular trustee leases and subleases)
		(1) Schedule 3, section 6(2), 'was dedicated or granted'—
		omit, insert—
		is dedicated as a reserve or granted in trust
		(2) Schedule 3, section 6—
		insert—
		(2A) Subsection (4) applies if the trustee lease is—

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				(a)	a trustee lease (State or statutory body) that is inconsistent with the purpose for which the trust land is dedicated as a reserve or granted in trust; or	1 2 3 4
				(b)	a trustee lease approved under section 59(2) of the Act; or	5 6
				(c)	a trustee lease that, under section 64(3) of the Act, is inconsistent with the purpose for which the trust land is dedicated as a reserve or granted in trust.	7 8 9 10
			(2B)		section (2) does not apply to a thing done by trustee lessee in accordance with the trustee e.	11 12 13
		(3)	Schedule 3,	section 6(2A) to (4)—		
			renumber as	s sch	edule 3, section 6(3) to (6).	15
	Part	6	Amendment of Land Title		endment of Land Title Act	16
				199		17
	Divis	ion	1	Pre	liminary	18
Clause	88	Act	amended			19
			This part an	nends	s the Land Title Act 1994.	20
	Divis	ion	2	Am ass	endments commencing on ent	21 22
Clause	89		endment o		1A (Original mortgagee to confirm jor)	23 24
			Section 11A	A(4)(a	a), ', in the approved form,'—	25
			omit.			26

s 90]	
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Clause	90		1
		Section 11B(4)(a), ', in the approved form,'—	3
		omit.	4
Clause	91		5 5
		Section 51(2)(c)—	7
		omit, insert—	8
		mentioned in the Land Act 1994, section 31(1) and the Minister administering that Act consents to the plan—the lot is	9 10 11 12 13
Clause	92	Amendment of s 185 (Exceptions to s 184)	14
		(1) Section 185(1)(h), 'access agreement under that Act'—	15
		omit, insert—	16
		access agreement in relation to the authority	17
		(2) Section 185(1)(h)(ii), 'under that Act'—	18
		omit, insert—	19
		•••	20 21
		(3) Section 185(1)(i), 'access agreement under that Act'—	22
		omit, insert—	23
		access agreement in relation to the authority	24
		(4) Section 185(1)(i)(ii), 'under that Act'—	25
		omit, insert—	26
		· ·	27 28

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	(5)	Section 185	s(1)(j), 'ac	cess agreement under that Act'—	1
		omit, insert-	<u>. </u>		2
			access ag	greement in relation to the tenure	3
	(6)	Section 185	5(1)(j)(ii),	'under that Act'—	4
		omit, insert-	<u>. </u>		5
				he Mineral and Energy Resources n Provisions) Act 2014	6 7
	(7)	Section 185	5(1), note-	_	8
		omit, insert-	<u>. </u>		9
			Note—		10
			proprie	nen an access agreement binds the registered tor of a lot, see the <i>Mineral and Energy ces (Common Provisions) Act 2014</i> , section 79.	11 12 13
	(8)	Section 185	5(6)—		14
		omit, insert-	<u> </u>		15
		(6)	In this se	ection—	16
			under t	the Mineral and Energy Resources on Provisions) Act 2014.	17 18 19
			extinguis	shed includes surrendered.	20
Clause 93	Ins	ertion of ne	ew pt 12,	div 10	21
		Part 12—			22
		insert—			23
		Divisio	n 10	Transitional provisions for	24
				Land and Other Legislation	25
				Amendment Act (No. 2)	26
				2023	27

			Subdiv	visio	n 1	Provision commend			1 2
						ivision lodg encement	ed but not i	egistered	3 4
			(1)	lodg	ed,	on applies to but not re ment—	a plan of egistered, l		5 6 7
				(a)		Minister adn has consented	_		8 9
				(b)	dedica purpo sched	e extent the ation of a lose stated in ule 1 as in formmencement	ot to public the <i>Land</i> orce immedia	use for a Act 1994,	10 11 12 13 14
			(2)	_	, the	ction 51(2), old to is dedicat	_		15 16 17
	Divis	ion	3			nents com ation	mencing	by	18 19
Clause	94		endment o subdivision		(Req	uirements fo	or registrati	on of plan	20 21
			Section 50((1)(a),	'parks	s, reserves and	other'—		22
			omit, insert	<u>-</u>					23
				non-	tidal w	vatercourses, l	akes and		24
Clause	95	Am pla		of s 51	l (Dec	lication of p	ublic use la	nd in	25 26
		(1)	Section 51,	befor	e subs	ection (1)—			27
			insert—						28

		(1AA)	dedication	of subdivision may provide for the of land to any of the following uses with the order of the following uses with the control of the control of the following uses with the following uses	1 2 3
			(a) a roa	d;	4
			(b) a nor	n-tidal watercourse;	5
			(c) a lak	e;	6
				rpose mentioned in the <i>Land Act 1994</i> , on 31(1).	7 8
	(2)	Section 51(2	2)(d)—		9
		omit.			10
	(3)	Section 51(3	3), 'Subsec	tion (4)'—	11
		omit, insert-	_		12
			Subsection	n (5)	13
	(4)	Section 51(3	3)(b), 'subs	section (2)'—	14
		omit, insert-			15
			subsection	1(3)	16
	(5)	Section 51(1	1AA) to (4)—	17
		renumber as	s section 5	(1) to (5).	18
Clause 96	Ins	ertion of ne	w pt 12, c	liv 10, sdiv 2	19
		Part 12, divi	ision 10, as	s inserted by this Act—	20
		insert—			21
		Subdiv	ision 2	Provision for amendments	22
				commencing by	23
				proclamation	24
				division lodged but not registered encement	25 26
				50 and 51, as in force immediately commencement, continue to apply in	27 28

[s 97]
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			·	
			relation to a plan of subdivision lodged, but not registered, before the commencement.	1 2
Clause	97	Am	nendment of sch 2 (Dictionary)	3
		(1)	Schedule 2—	4
			insert—	5
			<i>public use</i> , for part 4, division 3, see section 51(1).	6 7
		(2)	Schedule 2, definition public use land, after 'subdivision'—	8
			insert—	9
			under part 4, division 3	10
	Part	7	Amendment of Petroleum Act	11
			1923	12
Clause	98	Act	t amended	13
			This part amends the Petroleum Act 1923.	14
Clause	99		nendment of s 47 (Reservations, conditions and venants of lease)	15 16
		(1)	Section 47(1)—	17
			insert—	18
			(ca) a covenant by the lessee to pay rates and charges payable to the local government in whose area the lease is situated;	19 20 21
		(2)	Section 47(1)(ca) to (i)—	22
			renumber as section 47(1)(d) to (j).	23

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Clause	100	Am	endment of s 78D (Operation and purpose of pt 6G)	1
		(1)	Section 78D(2)—	2
			insert—	3
			(ca) for a 1923 Act petroleum tenure that is a lease—unpaid rates and charges, including unpaid interest on overdue rates and charges, payable to the local government in whose area the lease is situated; and	4 5 6 7 8
		(2)	Section 78D(2)(ca) and (d)—	9
			renumber as section 78D(2)(d) and (e).	10
	Part	8	Amendment of Petroleum and	11
			Gas (Production and Safety) Act 2004	12 13
Clause	101	Act	: amended	14
			This part amends the <i>Petroleum and Gas (Production and Safety) Act 2004</i> .	15 16
			Note—	17
			See also the amendments in schedule 1.	18
Clause	102	Ins	ertion of new s 156A	19
			After section 156—	20
			insert—	21
			156A Local government rates and charges	22
			A petroleum lease holder must pay all rates and charges payable to the local government in whose	23 24 25

Clause	103	Am	nendment of s 161 (Conditions for renewal application)	1
		(1)	Section 161(1)—	2
			insert—	3
			(ba) rates and charges, including interest on overdue rates and charges, payable to the local government in whose area the lease is situated;	4 5 6 7
		(2)	Section 161(1)(ba) to (e)—	8
			renumber as section 161(1)(c) to (f).	9
Clause	104	Am	nendment of s 164 (Deciding application)	10
		(1)	Section 164(3)—	11
			insert—	12
			 (aa) pay rates and charges, including interest on overdue rates and charges, payable to the local government in whose area the lease is situated; 	13 14 15 16
		(2)	Section 164(3)(aa) and (b)—	17
			renumber as section 164(3)(b) and (c).	18
Clause	105		nendment of s 170A (Applying to amalgamate troleum leases)	19 20
		(1)	Section 170A(3)(b)—	21
			insert—	22
			(iia) rates and charges, including interest on overdue rates and charges, payable to the local government in whose area the lease is situated;	23 24 25 26
		(2)	Section 170A(3)(b)(iia) to (v)—	27
			renumber as section 170A(3)(b)(iii) to (vi).	28

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Clause	106	Am	nendment of s 1	71 (Applying to divide)	1
		(1)	Section 171(3)—	_	2
			insert—		3
			(ba)) rates and charges, including interest on overdue rates and charges, payable to the local government in whose area the lease is situated;	4 5 6 7
		(2)	Section 171(3)(1	oa) to (e)—	8
			renumber as sec	tion 171(3)(c) to (f).	9
Clause	107	Am	nendment of s 4	87 (Operation and purpose of pt 1)	10
		(1)	Section 487(2)—	_	11
			insert—		12
			(ca)	lease—unpaid rates and charges, including unpaid interest on overdue rates and charges, payable to the local government in whose area the lease is situated; and	13 14 15 16 17
		(2)	Section 487(2)(c	ca) and (d)—	18
			renumber as sec	tion 487(2)(d) and (e).	19
Clause	108	Ins	ertion of new c	h 15, pt 31	20
			Chapter 15—		21
			insert—		22
			Part 31	Transitional provisions	23
				for Land and Other	24
				Legislation	25
				Amendment Act (No. 2)	26
				2023	27

	ndecided applications for renewal of roleum leases	1 2
(1)	New section 164(3)(b) applies in relation to an application for the renewal of a petroleum lease made but not decided before the commencement.	3 4 5
(2)	In this section—	6
	<i>new section 164(3)(b)</i> means section 164(3)(b) as in force from the commencement.	7 8
	ndecided applications to amalgamate roleum leases	9 10
(1)	New section 170A(3)(b)(iii) applies in relation to an application for the amalgamation of 2 or more petroleum leases made but not decided before the commencement.	11 12 13 14
(2)	In this section—	15
	new section 170A(3)(b)(iii) means section 170A(3)(b)(iii) as in force from the commencement.	16 17 18
_	ndecided applications to divide petroleum ses	19 20
(1)	New section 171(3)(c) applies in relation to an application to divide a petroleum lease made but not decided before the commencement.	21 22 23
(2)	In this section—	24
	<i>new section 171(3)(c)</i> means section 171(3)(c) as in force from the commencement.	25 26

[s 109]

	Par	A - 1 400 4	1 2	
Clause	109	Act amended	3	
		This part amends the <i>Place Names Act 1994</i> .	4	
Clause	110	Amendment of s 3 (Definitions)	5	
			6 7	
		omit.	8	
		(2) Section 3—	9	
		insert—	10	
		excluded place see section 4(2).	11	
		existing name, of a place, see section 8(3).	12	
		(3) Section 3, definition approved name, 'means the'—	13	
		omit, insert—	14	
		means a	15	
Clause	111	Amendment of s 4 (Place)	16	
		(1) Section 4, heading—	17	
		omit, insert—	18	
		4 Meaning of <i>place</i> and <i>excluded place</i>	19	
		(2) Section 4(1), after 'artificial)'—	20	
		insert—	21	
		other than an excluded place	22	
		(3) Section 4(2), from 'However' to 'include'—	23	
		omit, insert—	24	
		An <i>excluded place</i> is	25	

		(4)	Section 4(2))(e),	'a local government area or'—	1
			omit.			2
		(5)	Section 4(2))(f)—	_	3
			omit, insert-	_		4
				(f)	a place given a name under another law of the State or the Commonwealth; or	5 6
					Examples for paragraph (f)—	7
					a port, an electoral district, a local government area	8 9
lause	112	Am	endment o	fs6	(Place naming issues)	10
		(1)	Section 6(2))—		11
			omit, insert-	_		12
			(2)		hout limiting subsection (1), <i>place naming</i> es for the naming of a place include—	13 14
				(a)	Aboriginal tradition and Island custom; and	15
				(b)	the appropriateness of a place having more than 1 name; and	16 17
				(c)	government initiatives or policies relating to place names; and	18 19
				(d)	the cultural and historical significance of places and names; and	20 21
				(e)	community views; and	22
					Examples—	23
					 the community considers an approved place name should be changed because it is offensive or harmful to the community 	24 25 26
					 the community supports an approved place name that honours an event or person 	27 28
				(f)	the appropriateness of a name for a place, having regard to—	29 30

		(i)	the location, population, size and topography of the place; and	1 2
			Example—	3
			the place is in a remote or sparsely populated area	4 5
		(ii)	the use of a name for a place; and	6
			Example—	7
			the length of time or extent of use of a name for the place	8 9
		(iii)	the avoidance of confusion about the names or location of places; and	10 11
		(iv)	guidelines and conventions set by intergovernmental or international committees having functions about the naming of places; and	12 13 14 15
	(g)	plac app	re or changing or discontinuing an roved name of a place; and	16 17 18
		th	the likely costs to businesses and members of the community resulting from a change to an	19 20 21 22
	(h)	incl Act	uding, for example, the <i>Human Rights</i> 2019 and the <i>Anti-Discrimination Act</i>	23 24 25 26
(2)	Section 6(3)—			27
	omit.			28
Am	nendment of s 7	(Po	wers of Minister)	29
(1)	Section 7(1)(b),	the a	approved name'—	30
	omit, insert—			31
	an a	ppro	ved name	32
	Am	(h) (2) Section 6(3)— omit. Amendment of s 7 (1) Section 7(1)(b), omit, insert—	(ii) (iii) (iv) (g) social place appropriate the constant of the constant o	topography of the place; and Example— the place is in a remote or sparsely populated area (ii) the use of a name for a place; and Example— the length of time or extent of use of a name for the place (iii) the avoidance of confusion about the names or location of places; and (iv) guidelines and conventions set by intergovernmental or international committees having functions about the naming of places; and (g) socio-economic effects of giving a name to a place or changing or discontinuing an approved name of a place; and Example— the likely costs to businesses and members of the community resulting from a change to an approved name of a place (h) requirements to comply with other Acts, including, for example, the Human Rights Act 2019 and the Anti-Discrimination Act 1991. (2) Section 6(3)— omit. Amendment of s 7 (Powers of Minister) (1) Section 7(1)(b), 'the approved name'—

Clause

	(2) \$	Section 7(1)(c), from 'the use' to 'name'—	1
	C	mit, insert	<u>. </u>	2
			an approved name	3
	(3)	Section 7(2)—	4
	C	mit, insert	<u></u>	5
		(2)	Subsection (1) is subject to sections 8, 9, 10A and 11.	6 7
		(3)	To remove any doubt, it is declared that for subsection (1)(b), a change to the boundary of an area to which an approved name relates resulting in a change to the approved name for any part of the area is a change to an approved name of a place.	8 9 10 11 12 13
lause 114	Repla prop		of s 8 (Development of place name	14 15
	5	Section 8—	-	16
	C	mit, insert	<u> </u>	17
		8 Dev	velopment of place name proposal	18
		(1)	The chief executive may develop a proposal about the name of a place.	19 20
		(2)	In developing the proposal, the chief executive—	21
			(a) must have regard to the stated place naming issues; and	22 23
			(b) may have regard to any other place naming issues the chief executive considers appropriate.	24 25 26
		(3)	Also, if the proposal relates to changing or discontinuing an approved name of a place (an <i>existing name</i>), in developing the proposal the chief executive must consider whether it would be	27 28 29 30

[s 11	15]
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						er app o 5 y	proved names of the place for a period of ears.	1 2
				(4)			ering the matter under subsection (3), the cutive—	3
					(a)	mus	t have regard to—	5
						(i)	the stated place naming issues mentioned in section 6(2)(e), (f)(i), (g) and (h); and	6 7 8
						(ii)	the public interest; and	9
					(b)	may issu	have regard to any other place naming es.	10 11
Clause	115	Am	endme	ent o	fs9	(No	tice of place name proposal)	12
		(1)	Section	n 9, '	Minis	ster'-	_	13
			omit, i	nsert-	_			14
					chie	f exe	cutive	15
		(2)	Section	n 9(3))(c), '	'writt	en'—	16
			omit.					17
		(3)	Section	n 9(4))—			18
			omit, i	nsert-	_			19
				(4)		ith af	specified in the notice must be at least 1 ter the day the notice is published in the	20 21 22
Clause	116		placem posal)		of s 1	10 (C	ispensing with publication of	23 24
			Section	n 10–	_			25
			omit, i	nsert-	_			26
			10		en p requ		eation of place name proposal is	27 28
				(1)	This	sect	ion applies in relation to a proposal about	29

	a place name if the chief executive is satisfied—				
	(a)		proposal relates only to a minor or nical matter; or	2 3	
	(b)		proposal relates to the changing or ontinuing of an approved name that—	4 5	
		(i)	is distressing to a community or part of the community, including, for example, a community or group of Aboriginal people or Torres Strait Islander people, having regard to the historical or cultural significance of the approved name; or	6 7 8 9 10 11 12	
		(ii)	is derogatory, racist or sexist; or	13	
	(c)	inte	proposal is not likely to be of substantial rest to the community or any particular of the community; or	14 15 16	
	(d)		ne proposal has already been subject to lic consultation—	17 18	
		(i)	the public consultation was adequate; or	19 20	
		(ii)	further public consultation is likely to cause substantial distress to the community or part of the community, including, for example, a community or group of Aboriginal people or Torres Strait Islander people.	21 22 23 24 25 26	
(2)	9 ir	n rela mme	f executive need not comply with section ation to the proposal before making a endation to the Minister under section	27 28 29 30	
Insertion of ne	ew s	s 10 <i>i</i>	A and 10B	31	
After section	n 10-			32	
insert—				33	

Clause 117

10A Re	comi	mendation to Minister	1				
(1)	After complying with sections 8 to 10, the chief executive must make a recommendation to the Minister about the proposal.						
(2)	The	recommendation must include—	5				
	(a)	a brief summary of the place naming issues considered by the chief executive in developing the proposal; and	6 7 8				
	(b)	if the proposal is to change or discontinue an approved name of the place—	9 10				
		(i) whether the chief executive considers the existing name should continue as an approved name of the place as mentioned in section 8(3); and	11 12 13 14				
		(ii) if the chief executive considers the existing name should continue as an approved name of the place—the period of up to 5 years during which the chief executive considers the existing name should continue as an approved name; and	15 16 17 18 19 20 21				
	(c)	if notice of the proposal was published under section 9—a brief summary of the submissions, if any, received by the chief executive; and	22 23 24 25				
	(d)	if notice of the proposal was not published because of section 10—reasons for the chief executive's decision not to publish a notice of the proposal.	26 27 28 29				
10B Mir	niste	r may require publication of proposal	30				
(1)	This	s section applies if—	31				
	(a)	a notice of the proposal was not published because of section 10: and	32				

		(b) the Minister considers it would be appropriate, for any reason, to publish the notice before a decision is made under section 11.	1 2 3 4
	(2)	The Minister may ask the chief executive to comply with section 9 in relation to the proposal.	5 6
	(3)	The chief executive must—	7
		(a) comply with the Minister's request; and	8
		(b) make a new recommendation to the Minister under section 10A about the proposal.	9 10
lause 118	Replacement Section 11-	of s 11 (Decision about proposal)	11 12
	omit, insert		13
		cision about proposal	14
	(1)	The Minister must not exercise a power mentioned in section 7 until—	15 16
		(a) the chief executive has given a recommendation to the Minister under section 10A; and	17 18 19
		(b) if the Minister has, under section 10B, requested the publication of the proposal—the chief executive has complied with the request.	20 21 22 23
	(2)	In exercising a power mentioned in section 7 about the proposal, the Minister—	24 25
		(a) must have regard to the stated place naming issues; and	26 27
		(b) may have regard to any other place naming issues the Minister considers appropriate; and	28 29 30

	(c)	•	have regard to the recommendation le by the chief executive under section	1 2 3
(3)	sect nam peri take con	ion 7 ne, th od of es eff tinues	nister decides to exercise a power under to change or discontinue an existing e Minister may state in the decision a up to 5 years after the day the decision fect during which the existing name is to be an approved name for the place in to any other approved name of the place.	4 5 6 7 8 9 10
(4)			ing whether to state a period under on (3), the Minister—	11 12
	(a)	mus	t have regard to—	13
		(i)	the stated place naming issues mentioned in section 6(2)(e), (f)(i), (g) and (h); and	14 15 16
		(ii)	the public interest; and	17
		(iii)	the recommendation made by the chief executive under section 10A(2)(b); and	18 19
	(b)	may issu	have regard to any other place naming es.	20 21
(5)	The	Mini	ister—	22
	(a)	deci	t publish a gazette notice stating the sion, including the day any period stated he decision under subsection (3) ends;	23 24 25 26
	(b)		et publish the decision in at least 1 of the owing ways—	27 28
		(i)	on a relevant website;	29
		(ii)	in an electronic version of a newspaper;	30
		(iii)	in a regional newspaper circulating generally in the area of the place to which the proposal relates; and	31 32 33

	(c) may publish the decision in another way the Minister considers appropriate.	1 2					
(6)	The decision takes effect on the day stated in the gazette notice.						
	nister may extend period for existing name continue as approved name	5 6					
(1)	This section applies if the Minister considers it would be appropriate to extend the period stated in a decision under section 11(3), having regard to the matters stated in section 11(4).	7 8 9 10					
(2)	Before the period stated in the decision ends, the Minister may decide to extend the period (an <i>extension decision</i>) by no more than 5 years after the period ends.	11 12 13 14					
(3)	The Minister—	15					
	(a) must publish a gazette notice stating the extension decision, including the day the extended period ends; and	16 17 18					
	(b) must publish the extension decision in at least 1 of the following ways—	19 20					
	(i) on a relevant website;	21					
	(ii) in an electronic version of a newspaper;	22					
	(iii) in a regional newspaper circulating generally in the area of the place to which the proposal relates; and	23 24 25					
	(c) may publish the extension decision in another way the Minister considers appropriate.	26 27 28					
(4)	The extension decision takes effect on the day stated in the gazette notice.	29 30					
(5)	The period stated in the decision made under section 11(3) may be extended only once under this section.	31 32 33					

[s	1	1	91

Clause	119	Amendment of	f s 12 (Gazetteer of Place Names)	1
		Section 12(2)—	2
		omit, insert	_	3
		(2)	The chief executive must publish the Gazetteer on a Queensland government website.	4 5
Clause	120	Omission of s	13 (Inspection of Gazetteer)	6
		Section 13-	_	7
		omit.		8
Clause	121	Replacement of	of s 14 (Entries in Gazetteer)	9
		Section 14-	_	10
		omit, insert	<u> </u>	11
		14 Ent	ries in Gazetteer	12
		(1)	If the Minister gives a name to a place, the chief executive must—	13 14
			(a) enter the name of the place in the Gazetteer; and	15 16
			(b) include in the entry the boundaries or coordinates, or a description of the document that states the boundaries or coordinates, of the place to which the approved name relates.	17 18 19 20 21
		(2)	If the Minister changes an approved name of a place, including by changing the boundaries or coordinates of the place to which the approved name relates, the chief executive must amend the Gazetteer to show the change.	22 23 24 25 26
		(3)	If the Minister discontinues an approved name of a place, the chief executive must omit the name of the place from the Gazetteer.	27 28 29
		(4)	The chief executive must comply with subsection	30

	(1), (2) or (3)—	1
	(a) if the Minister's decision under section 11 is to take effect on a stated day—on the stated day; or	2 3 4
	(b) otherwise—as soon as reasonably practicable after the decision is made by the Minister.	5 6 7
(5)	However, if the Minister states a period in the decision under section 11(3) for the continuation of an existing name as an approved name of a place, or extends the period under section 11A, the chief executive must—	8 9 10 11 12
	(a) keep the existing name in the Gazetteer as one of the approved names of the place until the period or extended period ends; and	13 14 15
	(b) omit the name of the place from the Gazetteer on the day the period or extended period ends.	16 17 18
14A Pov	ver of chief executive to amend Gazetteer	19
(1)	The chief executive may amend the Gazetteer at any time to include—	20 21
	(a) a name of an excluded place; and	22
	(b) information about a place, including an excluded place.	23 24
(2)	The chief executive may, at any time, omit an approved name of a place or information about a place from the Gazetteer if the chief executive is satisfied 1 or more of the following applies—	25 26 27 28
	(a) for a place that is a geographical feature—the place no longer exists;	29 30
	(b) the place has been given a name, other than an approved name, under another law of the State or the Commonwealth.	31 32 33

[s	122]
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		(3) The chief executive may, at any time, amend the Gazetteer, including the boundaries or coordinates of a place shown in the Gazetteer, if the chief executive is satisfied—	1 2 3 4
		(a) the change is of a minor or technical nature; or	5 6
		(b) the amendment is necessary to correct the Gazetteer.	7 8
Clause	122	Amendment of s 15 (Publishing unapproved place name)	9
		(1) Section 15(2)(a), 'the approved'—	10
		omit, insert—	11
		an approved	12
		(2) Section 15(2)—	13
		insert—	14
		(c) if the name is part of a business name.	15
		(3) Section 15—	16
		insert—	17
		(3) In this section—	18
		trade or commerce includes—	19
		(a) a business or professional activity; and	20
		(b) a single transaction for the sale of property.	21
Clause	123	Amendment of s 16 (Responsibility for acts or omissions of representatives)	22 23
		(1) Section 16(1)—	24
		omit.	25
		(2) Section 16(2), 'Subsections (3) and (4) apply'—	26
		omit, insert—	27
		This section applies	28

	(3)	Section 16-	_		1
		insert—			2
		(5)	In th	nis section—	3
			pers corp pers	cutive officer, of a corporation, means a son who is concerned with, or takes part in, the poration's management, whether or not the son is a director or the person's position is on the name of executive officer.	4 5 6 7 8
			repi	resentative means—	9
			(a)	of a corporation—an executive officer, employee or agent of the corporation; or	10 11
			(b)	of an individual—an employee or agent of the individual.	12 13
			stat	e of mind, of a person, includes—	14
			(a)	the person's knowledge, intention, opinion, belief or purpose; and	15 16
			(b)	the person's reasons for the intention, opinion, belief or purpose.	17 18
	(4)	Section 16(2	2) to	(5)—	19
		renumber as	s sect	tion 16(1) to (4).	20
Clause 12	4 Inc	sertion of ne	w c	101	21
Olause 12	1115	After section			22
		insert—	11 10		23
			hte (or obligations not affected	24
		(1) (2)	The disc und of a	giving of a name to a place or the changing or continuing of an approved name of a place er this Act does not affect a right or obligation my person. Egal proceeding may be started or continued in	25 26 27 28 29
				tion to the former or discontinued approved are of a place despite the exercise of a power	30 31

5 20	[s	1	25]
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			und	er section 7.	1
Clause	125	Insertion of new	w s	19A	2
		After section	ı 19-	_	3
		insert—			4
		19A Dele	gat	ion by Minister	5
			func	Minister may delegate the Minister's etions or powers under this Act to another ister.	6 7 8
Clause	126	Replacement o	fs2	20 (Delegation by chief executive)	9
		Section 20—	_		10
		omit, insert–	_		11
		20 Dele	gat	ion by chief executive	12
				chief executive may delegate the chief cutive's functions or powers under this Act	13 14 15
			(a)	the chief executive of another department; or	16 17
			(b)	the chief executive officer of a local government; or	18 19
			(c)	an appropriately qualified public service officer.	20 21
Clause	127	Insertion of new	w pi	5	22
		After part 4-	_		23
		insert—			24

Pa	art 5	Transitional provisions for Land and Other Legislation Amendment Act (No. 2) 2023	1 2 3 4 5
22	Exi	sting proposals	6
	(1)	This section applies if—	7
		(a) a proposal about a name of a place was developed by the Minister before the commencement; and	8 9 10
		(b) immediately before the commencement a decision about the proposal had been not made.	11 12 13
	(2)	The Act, as in force immediately before the commencement, continues to apply to the proposal as if the <i>Land and Other Legislation Amendment Act (No. 2) 2023</i> had not been enacted.	14 15 16 17 18
23	Ap	plication of s 18A	19
		Section 18A applies in relation to the giving of a name to a place or the changing or discontinuing of an approved name of a place, whether the giving of the name, change or discontinuation happened before or after the commencement.	20 21 22 23 24

[s 128]

	Part	10 Amendment of Recreation Areas Management Act 2006	1 2
Clause	128	Act amended	3
		This part amends the Recreation Areas Management Act 2006.	4 5
Clause	129	Amendment of pt 2, div 2, hdg (Amalgamating, dividing and revoking recreation areas)	6 7
		Part 2, division 2, heading, from 'Amalgamating' to 'and'—	8
		omit, insert—	9
		Changing, renaming or	10
Clause	130	Insertion of new s 8A	11
		After section 8—	12
		insert—	13
		8A Renaming recreation area	14
		A regulation may change the name of a recreation area.	15 16
	Part	11 Other amendments	17
Clause	131	Legislation amended	18
		Schedule 1 amends the legislation it mentions.	19

Sche	edule 1	Otl	her amendments	1
			section 131	2
Part	1		nendments commencing on sent	3 4
	•		s Strait Islander Communities ther Matters) Act 1984	5
1	Section 48, de		ion <i>trust area</i> , paragraphs (a) and (b)—	7 8
		(a)	contained in a deed of grant in trust for a community purpose that is Aboriginal purposes or Torres Strait Islander purposes under the <i>Land Act 1994</i> ; or	9 10 11 12
		(b)	contained in a reserve for a community purpose that is Aboriginal purposes or Torres Strait Islander purposes under the <i>Land Act 1994</i> ; or	13 14 15 16
2	Section 63(5),	defi	nition <i>trust land</i> —	17
	omit, insert	<u>;</u> —		18
		con	st land means land that is trust land for a munity purpose that is Aboriginal purposes or res Strait Islander purposes under the Land Act 14.	19 20 21 22

Abo	original Land Act	1991	1
1	Section 184, defin (c) and (d)—	ition <i>Aboriginal trust land</i> , paragraphs	2 3
	omit, insert—		4
	(c)	land contained in a deed of grant in trust for a community purpose that is Aboriginal purposes under the Land Act; or	5 6 7
	(d)	land contained in a reserve for a community purpose that is Aboriginal purposes, or a purpose that is the provision of services beneficial to Aboriginal people particularly concerned with the land, under the Land Act.	8 9 10 11 12 13
2	Section 197(b)—		14
	omit, insert—		15
	(b)	land contained in a reserve for a community purpose that is Aboriginal purposes, or a purpose that is the provision of services beneficial to Aboriginal people particularly concerned with the land, under the Land Act.	16 17 18 19 20 21
Coa	astal Protection ar	nd Management Act 1995	22
1	. ,	nd (3), 'coastal management'—	23
	omit, insert—		24
		servation, scenic and land management poses	25 26

Dut	ies Act 2001		1
1	Section 136(a)—		2
	omit, insert—		3
	(a)	a grant under the <i>Land Act 1994</i> , in fee simple in trust, of unallocated State land for any of the following purposes under that Act—	4 5 6 7
		(i) a community purpose;	8
		(ii) provision of services beneficial to Aboriginal people particularly concerned with the land;	9 10 11
		(iii) provision of services beneficial to Torres Strait Islanders particularly concerned with the land;	12 13 14
2	Section 145(b)—		15
	omit, insert—		16
	(b)	any of the following purposes under the <i>Land Act 1994</i> —	17 18
		(i) a community purpose;	19
		(ii) provision of services beneficial to Aboriginal people particularly concerned with the land;	20 21 22
		(iii) provision of services beneficial to Torres Strait Islanders particularly concerned with the land.	23 24 25

Ged	othermal Energy Act 2010	1
1	Schedule 2, definition access agreement— omit.	2 3
Gre	enhouse Gas Storage Act 2009	4
1	Schedule 2, definition access agreement—	5
	omit.	6
Gri	ffith University Act 1998	7
1	Section 53(7), definition operational deed of grant in trust, 'section 61(6)'—	8 9
	omit, insert—	10
	schedule 6	11
Jan	nes Cook University Act 1997	12
1	Section 49(7), definition <i>operational deed of grant in trust</i> , 'section 61(6)'—	13 14
	omit, insert—	15
	schedule 6	16

Mine	eral Resources A	ct 19	989	1
1	Schedule 2, definit	tion	reserve, paragraph (a)(ix)—	2
	omit, insert—			3
	(ix)	the anot	tained in a deed of grant in trust under Land Act 1994, or granted in trust under ther Act, for a purpose mentioned in the d Act 1994, section 14(2); or	4 5 6 7
	(x)	199 mer	tained in a reserve under the Land Act 4 or another Act for a purpose ationed in the Land Act 1994, section 1)(a) to (c); or	8 9 10 11
	(xi)		icated as a reserve under the Land Act 4, section 31(1)(d); or	12 13
Natu	ıre Conservation	(An	imals) Regulation 2020	14
1	Section 28(4), defi	nitio	n <i>public place</i> , paragraph (b)—	15
	omit, insert—			16
	(b)		following land if the trustee for the land local government—	17 18
		(i)	land contained in a reserve under the <i>Land Act 1994</i> for a purpose mentioned in section 31(1)(a) to (c) of that Act;	19 20 21
		(ii)	land dedicated as a reserve under the <i>Land Act 1994</i> , section 31(1)(d);	22 23

Nat 201		(Ma	cropod) Conservation Plan	1 2
1	Section 55(4), define omit, insert—	nitio	n <i>public land</i> , paragraph (c)—	3
	(c)		following land if the trustee for the land local government—	5 6
		(i)	land contained in a reserve under the <i>Land Act 1994</i> for a purpose mentioned in section 31(1)(a) to (c) of that Act;	7 8 9
		(ii)	land dedicated as a reserve under the <i>Land Act 1994</i> , section 31(1)(d); or	10 11
Nat 1		•	ints) Regulation 2020 State-related land, paragraph (b)—	12
	omit, insert—		,	14
	(b)	Act	1 contained in a reserve under the <i>Land</i> 1994 for a purpose mentioned in section 1)(a) to (c) of that Act; or	15 16 17
	(ba)		I dedicated as a reserve under the <i>Land</i> 1994, section 31(1)(d); or	18 19
2	Schedule 5, definit to (f)—	ion	State-related land, paragraphs (ba)	20 21
	renumber as para	agrap	ohs (c) to (g).	22

	ghbourhood Dispute 2011	es (Dividing Fences and Trees)	1 2
1	Section 42(1)(e)—		3
	omit, insert—		4
		nd contained in a reserve under the <i>Land</i> ct 1994 other than a reserve—	5 6
	(i)	for a purpose mentioned in section 31(1)(a) to (c) of that Act; or	7 8
	(ii	dedicated under section 31(1)(d) of that Act.	9 10
2	Section 48(1)(g), fron	n 'a reserve' to 'Land Act 1994'—	11
	omit, insert—		12
		ve under the <i>Land Act 1994</i> other than a ementioned in section 42(1)(e)(i) or (ii)	13 14
Pet	roleum and Gas (Pro	oduction and Safety) Act 2004	15
1	Schedule 2, definition	n <i>access agreement</i> —	16
	omit.		17
Que	eensland University	of Technology Act 1998	18
1	Section 48(7), definiti trust, 'section 61(6)'-	ion <i>operational deed of grant in</i> –	19 20
	omit, insert—		2.1

	schedule 6		1
Sur	ırvey and Mapping Infrastruc	ture Act 2003	2
ı	Section 62, definition indigen	ous land, paragraph (b)—	3
	omit, insert—		4
	a communi purposes or	ned in a deed of grant in trust for ty purpose that is Aboriginal Torres Strait Islander purposes and Act 1994; or	5 6 7 8
Γor I	orres Strait Islander Land Act Section 140, definition <i>Torres</i> paragraphs (c) and (d)—		9 10 11
	omit, insert—		12
	(c) land contain a communit	ted in a deed of grant in trust for try purpose that is Torres Strait poses under the Land Act; or	13 14 15
	purpose th	at is Torres Strait Islander a purpose that is the provision beneficial to Torres Strait	16 17 18 19

University of Queensland Act 1998		
1	Section 44(7), definition operational deed of grant in trust, 'section 61(6)'—	2 3
	omit, insert—	4
	schedule 6	5
Part	2 Amendments commencing by proclamation	6 7
Surv	ey and Mapping Infrastructure Act 2003	8
1	Section 99, note, 'section 51(2)(b)'—	9
	omit, insert—	10
	section 51(3)(b)	11

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