

Queensland

Aboriginal and Torres Strait Islander Land (Providing Freehold) and Other Legislation Amendment Bill 2014



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Aboriginal and Torres Strait Islander Land (Providing Freehold) and Other Legislation Amendment Bill 2014

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2014

A Bill

for

An Act to amend the *Aboriginal Land Act 1991*, the *Aboriginal Land Regulation 2011*, the *Land Act 1994*, the *Land Valuation Act 2010*, the *Torres Strait Islander Land Act 1991* and the *Torres Strait Islander Land Regulation 2011* for particular purposes, to repeal the *Aurukun and Mornington Shire Leases Act 1978*, and to make minor and consequential amendments of other legislation as stated in schedule 1

[s 1]

	The Parli	iament of Queensland enacts—	1
	Chapt	ter 1 Preliminary	2
Clause	1 SI	hort title This Act may be cited as the Aboriginal and Torres Stra Islander Land (Providing Freehold) and Other Legislatic Amendment Act 2014.	
Clause	2 Co (1) (2)	on 1 January 2015.	9
	Chapt	ter 2 Aboriginal and Torres Strait Islander Land amendments	
	Part 1	Amendment of Aboriginal Land Act 1991	1 4 15
Clause	3 A	ct amended This part amends the <i>Aboriginal Land Act 1991</i> . <i>Note—</i> See also the amendments in schedule 1, parts 1 and 2.	16 17 18 19

[s 4]

Clause	4	Ame (1)	endment of Section 10(2 insert—	2)—	0 (Lands that are transferable lands) is not transferable land if it is available land	1 2 3 4
				(4)	the subject of an allocation notice under section 32Z.	5 6
		(2)	Section 10-			7
			insert—			8
			(3)	subj	b, if land mentioned in subsection (1) is the ect of an offer to allocate under section 32T, and is not transferable land while the offer is prce.	9 10 11 12
Clause	5	Inse	ertion of ne	ew pt	2 A	13
		Afte	r part 2—			14
		inser	rt—			15
			Part 2	A	Providing freehold	16
			Divisio	on 1	Preliminary	17
			32A Ove	ervie	w	18
			This	s part-		19
				(a)	allows available land to be granted in freehold under the Land Act to an eligible person for the available land; and	20 21 22
				(b)	requires—	23
					(i) the trustee of freehold option land to consult on and make a freehold instrument; and	24 25 26

[s 5]

(ii) the local government for the area in	1
which the land is situated to attach the	2
freehold instrument to its planning	3
scheme; and	4
sets out how, and to whom, the trustee may	5

(c) sets out how, and to whom, the trustee may allocate available land depending on whether the person is an eligible person for the land.

Division 2 Basic concepts

9

32B Definition	ons for pt 2A	10
In this pa	rt—	11
allo	cation method, for available land, means—	12
(a)	the auction, ballot or tender to be used to allocate the available land; and	13 14
(b)	the conditions of the auction, ballot or tender.	15 16
allo	<i>cation notice</i> see section 32Z(1)(a).	17
allo	cation process, for available land, means—	18
(a)	if there is an interest holder for the available land—the process stated in division 5; or	19 20
(b)	otherwise—the process stated in division 6.	21
perio	<i>eal period</i> , for available land, means the od starting on the day a person receives an rmation notice in relation to the available and ending—	22 23 24 25
(a)	if no notice of appeal is filed in relation to the available land—on the last day for making an appeal; or	26 27 28

Aboriginal and Torres Strait Islander Land (Providing Freehold) and Other Legislation Amendment Bill 2014 Chapter 2 Aboriginal and Torres Strait Islander Land amendments Part 1 Amendment of Aboriginal Land Act 1991 [s 5] (b) if a notice of appeal is filed in relation to the available land—when the appeal is finally decided. available land see section 32D(3). closing day, for division 6, see section 32ZA(1)(d). eligibility criteria see section 32D(6)(a). eligible person, for available land, means a person who meets the eligibility criteria for the land and is-(a) an Aboriginal person or Torres Strait Islander: or (b) the spouse or former spouse of a person mentioned in paragraph (a); or (i) (ii) an Aboriginal person or Torres Strait Islander who is deceased. freehold instrument means a freehold schedule and the freehold policy for the freehold schedule. freehold option land means land in the Aurukun Shire Council's area, the Mornington Shire Council's area or an indigenous local government's area ifany of the following entities are the trustee (a) of the land the Aurukun Shire Council; (i) (ii) the Mornington Shire Council; (iii) an indigenous local government; (iv) a land trust; another entity holding the land under (\mathbf{v}) this Act: and

(b) the land is in an urban area. 31

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Part 1 Amendment of Aboriginal Land Act 1991

•	<i>hold policy</i> , for a freehold schedule, see ion 32D(5).	1 2
free	hold schedule—	3
(a)	means a schedule made as mentioned in section $32D(1)$ by the trustee of freehold option land; and	4 5 6
(b)	includes a model freehold schedule.	7
	<i>igenous local government</i> see the <i>Local</i> <i>vernment Act 2009</i> , schedule 4.	8 9
pers	<i>rest holder</i> , for available land, means a son who holds any of the following interests ne land—	10 11 12
(a)	a registered lease granted under this Act or the Land Act, other than a townsite lease;	13 14
(b)	a lease entitlement under the new Land Holding Act;	15 16
(c)	a 1985 Act granted lease or a new Act granted lease under the new Land Holding Act;	17 18 19
(d)	a registered sublease, including a registered lease of a townsite lease;	20 21
(e)	a residential tenancy agreement for a social housing dwelling situated on the available land;	22 23 24
(f)	a right to occupy or use the available land under section 199.	25 26
	<i>lel freehold instrument</i> , for division 4, division 2, see section 32F.	27 28
тос	del freehold schedule see section 32D(4).	29
	<i>ive title holder</i> has the same meaning as it has ne Commonwealth Native Title Act.	30 31

Part 1 Amendment of Aboriginal Land Act 1991

[s 5]

<i>offer</i> means an offer to an eligible person by a trustee to allocate available land to the person under section 32T.	1 2 3
<i>planning scheme</i> see the <i>Sustainable Planning Act 2009</i> , section 79.	4
probity advisor see section 32ZB(1).	6
<i>urban area</i> means an area identified as an area intended specifically for urban purposes, including future urban purposes (but not rural residential or future rural residential purposes) on a map in a planning scheme that—	7 8 9 1 1
(a) identifies the areas using cadastral boundaries; and	1 1
(b) is used exclusively or primarily to assess development applications under the <i>Sustainable Planning Act 2009</i> .	1 1 1
Example of a map—	1
a zoning map	1
<i>urban purposes</i> means purposes for which land is used in cities or towns, including residential, industrial, sporting, recreation and commercial purposes.	1 2 2 2
on 3 Approval for grant of	2

1) The trustee of freehold option land may apply to
the chief executive, in the approved form, for
available land to be granted in fee simple under
the Land Act to the eligible person who has been
allocated the available land under this part.26
27
28
29
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(2) The trustee may make the application only if— 31

Part 1 Amendment of Aboriginal Land Act 1991

	(a) there is a freehold instrument for the available land; and	1 2
	(b) the trustee has followed the allocation process for the available land.	3 4
(3)	Information in the application must, if the approved form requires, be verified by a statutory declaration.	5 6 7
(4)	In deciding the application, the chief executive—	8
	(a) must be reasonably satisfied—	9
	 (i) agreements or arrangements appropriate to granting the available land as freehold have been entered into or are in place, including, for example, in relation to the following— 	10 11 12 13 14
	(A) native title;	15
	(B) any social housing dwelling on the available land;	16 17
	(C) road access to the available land; and	18 19
	(ii) there is a lot on plan description for the available land; and	20 21
	 (iii) if the available land is allocated under section 32ZF—a probity advisor has certified the probity of the allocation process for the available land; and 	22 23 24 25
	(b) may consider any other matter the chief executive reasonably considers relevant.	26 27
(5)	If the chief executive approves the application, the Governor in Council may grant the land in fee simple under the Land Act.	28 29 30
	Note—	31
	See the Land Act, section 14.	32

Divisio	on 4	Freehold instruments	
Subdiv	ision 1/	Trustee may make freehold instrument	2 3
32D Tru	stee may n	nake freehold instrument	4
(1)	resolution,	e of freehold option land may, by make a schedule identifying the ption land available to be granted in	5 6 7 8
(2)	option land	ld schedule must identify the freehold d so the boundaries of the land are being decided.	9 10 11
(3)		pption land identified in a freehold <i>available land</i> .	12 13
(4)	option land	schedule that only identifies freehold of a type prescribed by regulation for tion is a <i>model freehold schedule</i> .	14 15 16
(5)	trustee mu freehold p	tee makes a freehold schedule, the st, by resolution, make a policy (a <i>olicy</i>) at the same time to help the nplementing the freehold schedule.	17 18 19 20
(6)	The freehol and state—	d policy must be in the approved form	21 22
	partici	riteria (the <i>eligibility criteria</i>) for pating in the allocation process for ble land; and	23 24 25
		re is no interest holder for available -the allocation method for available and	26 27 28
		e price of available land and the costs recovered from the sale price; and	29 30

		how the community will be consulted about the allocation process for available land; and	1 2
	i	how the trustee will deal with interests in, or in relation to, available land, before it is allocated; and	3 4 5
		the social and financial implications for the community in providing freehold; and	6 7
	, U	the social and financial implications for any eligible person who is granted freehold; and	8 9
		the potential to attract investment and new members into the community; and	10 11
	(i) a	any other matter prescribed by regulation.	12
32E Tru	stee n	may have only 1 freehold instrument	13
(1)		trustee of freehold option land may have 1 freehold instrument for the land.	14 15
(2)	counc freeho	uments do not overlap in relation to available	16 17 18 19 20
(3)	In this	is section—	21
	U	<i>tenous regional council</i> see the <i>Local ernment Act 2009</i> , schedule 4.	22 23
Subdiv	visior	J, J	24
		repealing freehold	25
		instruments	26
32F Def	initior	n for sdiv 2	27
In tl	his sub	odivision—	28

Aboriginal and Torres Strait Islander Land (Providing Freehold) and Other Legislation Amendment Bill 2014 Chapter 2 Aboriginal and Torres Strait Islander Land amendments Part 1 Amendment of Aboriginal Land Act 1991 [s 5] model freehold instrument means a model 1 freehold schedule and the freehold policy for the 2 model freehold schedule. 3 32G Application of sdiv 2 4 This subdivision states how a freehold instrument may 5 be made, amended or repealed. 6 32H Minister to make and publish guideline 7 (1)The Minister must make, and publish on the 8 department's website, a guideline about the 9 process for-10 (a) attaching a freehold instrument to a local 11 government's planning scheme; and 12 (b) amending freehold or repealing а 13 instrument. 14 (2)The guideline must make provision for a local 15 government to do all of the following things 16 before attaching a freehold instrument to its 17 planning scheme— 18 (a) publish a notice about the freehold 19 instrument in a newspaper or other 20 publication circulating generally in the local 21 government's area at least once; 22 (b) carry out public consultation about the 23 freehold instrument; 24 (c) give the Minister a notice summarising the 25 matters raised during the public consultation 26 and stating how the local government or the 27 trustee dealt with the matters. 28

32I Tru	stee to consult	1						
(1)	Before the trustee of freehold option land starts the process for making a freehold instrument in relation to freehold option land, the trustee must decide on the way (the <i>decided way</i>) in which the trustee will consult about the making of the freehold instrument.	2 3 4 5 6 7						
	Note—							
	See section 179.	9						
(2)	The purpose of the consultation is to enable the trustee to be reasonably satisfied it is appropriate for the freehold option land to be granted in freehold.	10 11 12 13						
(3)	The decided way must—	14						
	 (a) require the trustee to consult with the native title holders for the freehold option land proposed to be included in the freehold schedule; and 	15 16 17 18						
	(b) include how the trustee will notify the community about the freehold instrument; and	19 20 21						
	(c) allow a suitable and sufficient opportunity for each person the trustee consults to express their views about the freehold instrument.	22 23 24 25						
(4)	The trustee must—	26						
	(a) consult on the freehold instrument in the decided way; and	27 28						
	(b) keep records about the consultation showing the consultation was consistent with the decided way.	29 30 31						

	stee to give freehold instrument to Minister local government	1 2
(1)	This section applies if, after consulting on a proposed freehold instrument, the trustee decides to continue to make a freehold instrument.	3 4 5
(2)	The trustee must—	6
	 (a) for a model freehold instrument—give the model freehold instrument to the Minister for approval; or 	7 8 9
	(b) otherwise—ask, by notice, the local government for the area in which the proposed freehold option land is situated to attach the freehold instrument to the local government's planning scheme.	10 11 12 13 14
(3)	In this section—	15
	<i>proposed freehold option land</i> means freehold option land proposed to be included in a freehold schedule.	16 17 18
	cal government to follow process in ideline	19 20
(1)	This section applies if a local government receives a notice under section $32J(2)(b)$ in relation to a freehold instrument.	21 22 23
(2)	The local government must follow the process stated in the guideline made by the Minister under section 32H.	24 25 26
(3)	After the process is completed, the local government must give the freehold instrument to the Minister for approval.	27 28 29

[s 5]

32L Minister may approve

- If the Minister is given a freehold instrument for 2 approval, the Minister may— 3
 - (a) approve the freehold instrument; or
 - (b) approve the freehold instrument on the condition the local government or trustee for the available land amends the freehold instrument in the way the Minister directs; 8 or 9

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- (c) refuse to approve the freehold instrument.
- (2) In making a decision under subsection (1) about a freehold instrument, other than a model freehold 12 instrument, the Minister must have regard to 13 information given to the Minister by the local 14 government for the freehold instrument after the 15 local government has completed the process 16 under section 32K.
- (3) The Minister may approve a freehold instrument 18 if reasonably satisfied— 19
 - (a) for a model freehold instrument—the model
 20
 20
 20
 21
 21
 22
 22
 23
 - (b) the trustee has consulted with the native title
 holders for the freehold option land
 proposed to be included in the freehold
 schedule; and
 27
 - (c) the consultation was consistent with the way decided by the trustee under section 32I.
 29
- (4) The Minister must give notice of the decision 30 under subsection (1) to the local government and 31 the trustee for the freehold instrument. 32
- (5) If the Minister approves a freehold instrument, 33 the local government must— 34

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(a)	attach	the	freehold	instrument	to	its	1
	plannir	ig sch	eme; and				2

(b) publish, in a newspaper or other publication 3
circulating generally in the local 4
government's area at least once, a notice 5
stating the freehold instrument is approved 6
and attached to its planning scheme. 7

32M Amending or repealing freehold instrument

freehold instrument attached 9 А to а local government's planning scheme may be amended or 10 repealed by a trustee only by following the process 11 stated in the guideline made by the Minister under 12 section 32H 13

Subdivision 3Other provisions about
freehold instruments1415

32N Effect of freehold instrument 16

A freehold instrument has effect on and after the day 17 the local government for the area in which the 18 available land is situated attaches the freehold 19 instrument to the local government's planning scheme. 20

320 Relationship with planning scheme

- Attaching a freehold instrument to a planning scheme is not an amendment of the planning scheme.
 22 23 24
- (2) A freehold instrument attached to a planning 25 scheme— 26
 - (a) does not form part of the planning scheme; 27 and 28

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(b)	is the responsibility of the trustee for the	1				
	available land; and					

(c) if the planning scheme is amended or 3 repealed and remade (with or without 4 modification)—may be attached without 5 amendment by the local government to the 6 amended or remade planning scheme.

Division 5 Allocation process for 8 available land—interest 9 holder 10

32P	This	lication of div 5 division states the allocation process for available if there is an interest holder for the available land.	11 12 13
32Q Application for available land 14			
A person who is an eligible person and an interest			
		er for available land may apply, in the approved	16
	form	, to the trustee of the land for the land to be	17
granted to the person.			
32R	Dwe	elling on available land	19
(]	1)	This section applies if a dwelling is situated on	20
	,	available land the subject of the application.	21
(2	2)	The trustee must give notice about the application	22
,	, 	to the housing chief executive.	23
(3	3)	Within 28 days after receiving the notice, the	24
		housing chief executive must give the trustee a	25
		notice (a <i>dwelling notice</i>) stating whether—	26

(a) the dwelling is a social housing dwelling; 27 and 28

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(b)	if the dwelling is a social housing	1
	dwelling-the housing chief executive	2
	consents to the applicant making the	3
	application.	4

- (4) In deciding whether to consent to the applicant 5 making the application, the housing chief 6 executive must have regard to whether it would 7 be more appropriate in the circumstances for the 8 dwelling to continue to be social housing.
- (5) If the dwelling notice states the housing chief
 (5) If the dwelling notice states the housing chief
 (6) application, the trustee must decide the value of
 (7) the dwelling by using the valuation methodology
 (8) agreed between the trustee and the housing chief
 (9) the dwelling by using the valuation methodology
 (10) the dwelling by using the valuation methodology
 (11) the dwelling by using the valuation methodology
 (12) the dwelling by using the valuation methodology
 (13) the dwelling by using the valuation methodology
 (14) the dwelling by using the valuation
 (15) the dwelling by using the valuation
- (6) The housing chief executive must, if asked, give a 16 person a copy of the valuation methodology. 17

32S Decision on application

- (1) The trustee must consider the application and 19 decide to approve or refuse the application. 20
- However, if a dwelling is situated on the available
 land the subject of the application, the trustee—
 22
 - (a) must not decide the application until the 23 trustee receives a notice from the housing 24 chief executive under section 32R(3); and 25
 - (b) must refuse the application if the notice 26 states the dwelling is a social housing 27 dwelling and the housing chief executive 28 does not consent to the applicant making the 29 application. 30
- (3) The trustee may approve the application only if 31 the trustee is reasonably satisfied— 32

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	(a) the applicant is an eligible person for the available land the subject of the application; and			
	(b) if there is more than available land, either	1 interest holder for the	4 5	
		lders for the available the application; or	6 7	
		lders for the available sented to the applicant lication; and	8 9 10	
		age over the available has consented to the e application.	11 12 13	
(4)		he trustee is reasonably satisfied of the matters intioned in subsection (3), the trustee must prove the application.		
(5)		the trustee decides to refuse the application, the tee must give the applicant an information are for the decision.		
32T Off	er to allocate available	land	20	
(1)	If the trustee approves application, the trustee n allocate the available land	nust offer, in writing, to	21 22 23	
(2)	However, the trustee may make the offer only after the appeal period for the available land.			
(3)	If there is a social ho available land, the trusted subject to a condition t must purchase the dwelli under section $32R(5)$.	e must make the offer hat the eligible person	26 27 28 29 30	

(4)	The trustee may make the offer subject to any other conditions the trustee reasonably considers necessary.				
(5)	In deciding whether to impose conditions on the offer under subsection (4), the trustee must have regard to the freehold instrument.				
(6)	If the trustee decides to impose conditions on the offer, other than a condition mentioned in subsection (3), the trustee must give the eligible person an information notice for the decision.				
(7)	The trustee must give notice to the chief executive in the approved form about the offer.				
32U Ac	ceptance and refusal of offer				
(1)	On receipt of the trustee's offer, the eligible person may accept or refuse the offer by notice given to the trustee.				
(2)	However, if the eligible person does not give notice to the trustee within 45 days after the eligible person receives the offer, the eligible person is taken to have refused the offer.				
(3)	If the eligible person refuses the offer, the trustee must give notice about the refusal to the chief executive.				
32V Co	oling-off period to apply to acceptance				
(1)	A <i>cooling-off period</i> , for accepting an offer, is a period of 5 business days—				
	(a) starting on the day the eligible person gives notice about accepting the offer to the trustee; and				
	(b) ending at 5p.m. on the fifth business day after the day mentioned in paragraph (a).				

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(2)	An eligible person who accepts, or proposes to accept, an offer may give written notice to the trustee—	1 2 3
	(a) waiving the cooling-off period for accepting the offer; or	4 5
	(b) shortening the cooling-off period for accepting the offer.	6 7
(3)	An eligible person who has not waived the cooling-off period for accepting an offer may rescind or revoke the acceptance by giving a signed notice of rescission or revocation to the trustee at any time during—	8 9 10 11 12
	(a) the cooling-off period; or	13
	(b) if the period has been shortened under subsection (2)(b), the shortened period.	14 15
(4)	If the acceptance is rescinded or revoked under subsection (3), the trustee must, within 14 days, refund any deposit paid under the acceptance to the eligible person.	16 17 18 19
(5)	An amount payable to the eligible person under subsection (4) is recoverable from the trustee as a debt.	20 21 22
32W Wh	en offer ends	23
	offer ends when the first of the following pens—	24 25
	(a) the eligible person refuses the offer under section 32U;	26 27
	 (b) the eligible person gives notice of rescission or revocation of acceptance to the trustee under section 32V; 	28 29 30
	(c) the eligible person dies;	31

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(d)	the eligible person is no longer an interest holder for the available land;	1 2
(e)	if the offer includes a condition about when the offer ends—the day the offer ends under the condition.	3 4 5

32X Allocation of available land to eligible person

(1)	After complying with all conditions of the offer,	7
	the eligible person must give notice to the trustee.	8

Note—

Available land may be granted in freehold to an eligible15person who is allocated the available land. See section1632C.17

Division 6 Allocation process for 18 available land if no interest 19 holder 20

32Y Application of div 6	21
This division states the allocation process for available land if there is no interest holder for the available land.	22 23
Note—	24
A freehold instrument states the allocation method for available land. See section 32D(6).	25 26

32Z Pu lar		otice of intention to allocate available	1 2
(1)	avai	bre allocating available land, the trustee of the lable land must publish notice of the trustee's nation to allocate the available land—	3 4 5
	(a)	by gazette notice (the <i>allocation notice</i>); and	6 7
	(b)	in a newspaper or other publication circulating generally in the area in which the land is situated at least once.	8 9 10
(2)	The if—	trustee may act under subsection (1) only	11 12
	(a)	there is a lot on plan description for the available land; and	13 14
	(b)	there is dedicated access to the available land; and	15 16
	(c)	native title over the available land has been, or will be, surrendered or extinguished; and	17 18
	(d)	the trustee has given notice to the chief executive about the trustee's intention to allocate the available land.	19 20 21
-	nform tice	ation to be included in allocation	22 23
(1)		allocation notice must include the following rmation for the available land—	24 25
	(a)	the eligibility criteria;	26
	(b)	the allocation method;	27
	(c)	the conditions applying to an offer of the available land;	28 29
	(d)	the day (the <i>closing day</i>) applications to participate in the allocation process close;	30 31

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[s 5]

	(e)	the time and place for making applications;	1
	(f)	the reserve or purchase price;	2
	(g)	the deposit, if any, to be paid to participate in the allocation process and the proposed date, time and place for payment of the deposit;	3 4 5 6
	(h)	the proposed date, time and place where the available land will be allocated;	7 8
		Note—	9
		After the appeal period for the available land, the trustee must give notice of the date, time and place where the available land will be allocated. See section 32ZD.	10 11 12 13
	(i)	the name and contact details of the probity advisor appointed.	14 15
(2)		closing day must be at least 30 days after the cation notice is gazetted.	16 17
32ZB P	robit	y advisor	18
(1)	advi	trustee must appoint an appropriately lified and independent person (a <i>probity</i> <i>isor</i>) to ensure the probity of the allocation cess for the available land.	19 20 21 22
(2)	The	probity advisor must—	23
	(a)	monitor the allocation process for the available land; and	24 25
	(b)	advise the trustee on matters relating to the probity of the allocation process; and	26 27
	(c)	prepare and give to the trustee a report about the probity of the allocation process and, if reasonably satisfied the allocation process was undertaken correctly, certify that fact.	28 29 30 31

[s 5]

32ZC Decision	on application	to	participate	in
allocation	process			

(1) As soon as practicable after the closing day, the trustee must decide whether each applicant is an eligible person for the available land and give each applicant a notice about the decision.

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- (2) If the trustee decides an applicant is an eligible 7
 person for the available land, the trustee must 8
 allow the applicant to participate in the allocation 9
 process for the available land. 10
- (3) If the trustee decides the applicant is not an 11 eligible person for the available land, the 12 trustee—
 13
 - (a) must give the applicant an information 14 notice for the decision; and 15
 - (b) must not allow the applicant to participate in 16 the allocation process for the available land. 17

32ZD Notice of allocation of available land

- After the appeal period for the available land, the 19 trustee must give each applicant who is able to 20 participate in the allocation process for the 21 available land a notice stating—
 (a) the date, time and place where the available 23 land will be allocated (the *allocation date*); 24
 - and 25 (b) if the allocation notice requires a deposit to 26 be paid—the date by which the deposit must 27 be paid; and 28
 - (c) the applicant must give notice to the trustee
 before the allocation date if the applicant no
 longer wishes to participate in the allocation
 process.

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(i) the freehold instrument; 15

- (ii) the allocation notice; 16
 - (iii) the probity advisor's advice. 17

32ZF Allocation of available land	18
The trustee must allocate the available land to the eligible person who is the winner under the allocation method used to allocate the available land.	19 20 21
Note—	22
Available land may be granted in freehold to an eligible person who is allocated the available land. See section 32C.	23 24 25

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32ZG Deposits 1 The trustee must refund the deposit of each 2 unsuccessful applicant after the trustee allocates the 3

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available land.

Division 7 Miscellaneous

5

32ZH Continuation of mortgages and easements 6

A deed of grant for available land approved to be 7 granted in fee simple under section 32C is subject to 8 all registered mortgages and easements to which the 9 available land was subject immediately before it was 10 granted, and in the same priorities. 11

	ancellatio serves etc	n of deeds of grant in trust,	12 13
(1)	This sect	ion applies if—	14
	folle trus	lable land is subject to any of the owing (each an <i>old tenure</i>) when the tee for the land applies for the land to be need in fee simple under section 32C—	15 16 17 18
	(i)	a deed of grant in trust;	19
	(ii)	a reserve dedicated under the Land Act;	20 21
	(iii)	a townsite lease;	22

- (iv) a lease granted to the Aurukun Shire
 Council or the Mornington Shire
 Council under the Aurukun and
 Mornington Shire Leases Act 1978;
- (v) an interest mentioned in section 32B, 27 definition *interest holder*; and 28

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		[s 6]	
		(b) a deed of grant in fee simple (a <i>new tenure</i>) for the available land is registered.	1 2
		(2) The old tenure is cancelled to the extent of the new tenure.	3 4
Clause	6	Amendment of s 81 (Resource reservations under other Acts)	5 6
		Section 81, 'and an Aboriginal lease'—	7
		omit.	8
Clause	7	Amendment of s 97 (Power to deal with Aboriginal land)	9
		(1) Section 97, from 'Subject' to 'part 10, the'—	10
		omit, insert—	11
		(2) The	12
		(2) Section 97—	13
		(1) This section applies subject to this part and parts 2A and 10.	14 15
		(3) The lessee of a townsite lease may grant a licence for the use of all or a part of the lease land.	16 17
Clause	8	Amendment of pt 9, div 1, hdg (Trustee's power to deal with Aboriginal land and Ministerial consent)	18 19
		Part 9, division 1, heading, 'and Ministerial consent'—	20
		omit.	21
Clause	9	Omission of ss 98 and 99	22
		Sections 98 and 99—	23
		omit.	24

	Amendn Chapter	nal and Torres Strait Islander Land (Providing Freehold) and Other Legislation nent Bill 2014 2 Aboriginal and Torres Strait Islander Land amendments mendment of Aboriginal Land Act 1991
Clause	10	Omission of pt 9, div 3 (Grant of licences)
		Part 9, division 3—
		omit.
Clause	11	Amendment of s 116 (Particular dealings in Aboriginal land void)
		(1) Section 116(1), 'part 10'—
		omit, insert—
		part 2A or 10
		(2) Section 116(1), note—
		omit.
Clause	12	Replacement of pt 10 (Leasing of Aboriginal Land)
		Part 10—
		omit, insert—
		Part 10 Leasing of Aboriginal land

Division 1	Definitions	16
Division 1	Definitions	1

119 Definition	ons for pt 10	17
In this pa	irt—	18
hon 121	<i>ne ownership lease</i> see sections 120(2) and (2).	19 20
less	ee means—	21
(a)	for a part 10 lease granted under a townsite lease—the sublessee under the townsite lease; or	22 23 24

(b)	for another part 10 lease—the lessee under the lease.	1 2
less	or means—	3
(a)	for a part 10 lease granted under a townsite lease—the lessee of the townsite lease; or	4 5
(b)	for another part 10 lease—the trustee of the lease land.	6 7
<i>part</i> part	10 lease means a lease granted under this	8 9
towi	nsite lease see section 120(3).	1

Division 2 Grant of leases for 11 Aboriginal land 12

120 Grant of lease by trustee of Aboriginal land

- (1) The trustee of Aboriginal land may grant a lease over all or a part of the land for not more than 99 years.
 14 15 15 16
- (2) Without limiting subsection (1), the trustee of Aboriginal land may grant a lease (a *home* 18 *ownership lease*) over all or a part of the land for 19 99 years to any of the following for residential 20 use—

(a)	an Aboriginal person;	22
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- (b) a person who is not an Aboriginal person 23 if— 24
 - (i) the person is the spouse or former 25 spouse of— 26
 - (A) a person mentioned in paragraph 27 (a); or 28

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	(B) a person mentioned in paragraph(a) who is deceased; or	1 2
	(ii) the lease supports another part 10 lease granted to the person.	3 4
(3)	The trustee of Aboriginal land may grant a perpetual lease (a <i>townsite lease</i>) over all or a part of the land if—	5 6 7
	(a) the land or part is township land; and	8
	(b) the lease is granted to a local government.	9
121 Gra	ant of lease by lessee of townsite lease	10
(1)	The lessee of a townsite lease may grant a lease for not more than 99 years over all or a part of the lease land.	11 12 13
(2)	Without limiting subsection (1), the lessee of a townsite lease may grant a lease (also a <i>home ownership lease</i>) over all or a part of the lease land for 99 years to any of the following for residential use—	14 15 16 17 18
	(a) an Aboriginal person;	19
	(b) a person who is not an Aboriginal person if—	20 21
	(i) the person is the spouse or former spouse of—	22 23
	(A) a person mentioned in paragraph(a); or	24 25
	(B) a person mentioned in paragraph(a) who is deceased; or	26 27
	(ii) the lease supports another part 10 lease granted to the person.	28 29

Divisio	on 3	Common provisions for part 10 leases	1 2
122 Ge	neral co	nditions of particular leases	3
(1)	-	10 lease, other than a townsite lease, may any of the following conditions—	4 5
		stated standard terms document under the nd Title Act forms part of the lease;	6 7
		e lease must not be transferred without the sor's prior written consent;	8 9
	mo	interest under the lease, other than a ortgage of the lease, must not be created thout the lessor's prior written consent.	10 11 12
(2)	in subs unreaso	t 10 lease includes a condition mentioned ection (1)(b) or (c), the lessor must not mably withhold consent to the transfer or ition of an interest under the lease.	13 14 15 16
(3)		10 lease may be mortgaged without the of the lessor.	17 18
(4)	•	to subsection (3), this section does not e conditions that may be imposed on a lease.	19 20 21
123 Op	tion to r	enew particular lease	22
(1)	1	10 lease granted under section 120(1) or may include an option to renew the lease.	23 24
(2)		m of the renewed lease must not be more e initial term of the lease.	25 26

		not be transferred to a person ould not be entitled to a grant of
	lease.	build not be entitled to a grant of
125 Le	ase etc. to be reg	istered
(1)		part 10 lease must register the adment, surrender or transfer of
(2)	instrument of lea	l Title Act, section 65(2), an use for Aboriginal land must f survey identifying the lease
(3)		es not apply to a lease entered on to an area completely within
Divisi	on 4 Hom	e ownership leases
<u> </u>	vision 1 Con	ditions and
Subdi		iromonto
Subdi	requ	irements
		and requirements
	neral conditions	and requirements p lease is subject to all of the
126 Ge	neral conditions A home ownershi following condition (a) the annual p	and requirements p lease is subject to all of the

		[s 12]	
		decided by the lessor using at least 1 of the following—	1 2
		(i) a valuation methodology decided by the chief executive;	3 4
		 (ii) the benchmark purchase price, as prescribed by regulation, for land in the part of the State in which the lease land is situated; 	5 6 7 8
	(c)	the lease land must be used primarily for residential use;	9 10
	(d)	if a dwelling for residential use is not situated on the lease land when the lease is granted—the lessee must ensure a dwelling for residential use is built on the land within 8 years after the lease is granted.	11 12 13 14 15
(2)	if th deci	essor may grant a home ownership lease only ne amount equal to the value of the lease land ided under subsection (1)(b) has been paid to lessor.	16 17 18 19
(3)	The	chief executive—	20
	(a)	must, if asked, give a person a copy of the valuation methodology mentioned in subsection (1)(b)(i); and	21 22 23
	(b)	may make the valuation methodology available for inspection on the department's website.	24 25 26
(4)		wever, the value of the lease land under section (1)(b) must be taken to be nil if—	27 28
	(a)	the lessee is the recipient of a hardship certificate under the new Land Holding Act; and	29 30 31
	(b)	the certificate has not previously been used under this section, whether or not the land	32 33

	identified in the certificate is the same as the lease land.	1 2
127 Ad Iar	ditional requirement if dwelling situated on nd	3 4
(1)	This section applies if—	5
	(a) a lessor proposes to grant a home ownership lease; and	6 7
	(b) a dwelling is situated on the lease land.	8
(2)	The lessor must give the housing chief executive notice of the lessor's intention to grant the lease.	9 10
(3)	Within 28 days after receiving the notice, the housing chief executive must give the lessor a notice stating whether or not the dwelling is a social housing dwelling.	11 12 13 14
(4)	The lessor must not grant the lease before receiving the notice under subsection (3).	15 16
(5)	This section and section 128 do not limit section 126.	17 18
	ditional conditions and requirements for cial housing dwelling	19 20
(1)	This section applies if the notice under section 127(3) states the dwelling is a social housing dwelling.	21 22 23
(2)	Before the lease is granted, the lessor must decide the value of the dwelling by using a valuation methodology agreed between the lessor and the housing chief executive.	24 25 26 27
(3)	The consideration payable for the lease must include, as a lump sum payment, an amount equal to the value of the dwelling decided under subsection (2).	28 29 30 31

(4)	The lessor may grant the lease only if—	1
	(a) the housing chief executive has given written approval that the grant may include the sale of the dwelling; and	2 3 4
	(b) the amount equal to the value of the dwelling decided under subsection (2) has been paid to the lessor.	5 6 7
(5)	In considering whether to give the approval mentioned in subsection $(4)(a)$, the housing chief executive must have regard to whether it would be more appropriate in the circumstances for the dwelling to continue to be social housing.	8 9 10 11 12
(6)	If the lessor grants the lease, and within 28 days after the lease is registered, the lessor must give the housing chief executive—	13 14 15
	(a) a notice stating—	16
	(i) the day the lease was registered; and	17
	(ii) the names of the parties to the lease; and	18 19
	(b) evidence showing the consideration for the lease under subsection (3) and section 126(1)(b) has been paid to the lessor.	20 21 22
	Note—	23
	An amount paid under subsection (3) for the value of a dwelling must be used by the lessor as required under section 288.	24 25 26
Subdi	vision 2 Forfeiture	27

129 Grounds for forfeiture

A home ownership lease may be forfeited only if— 29

28

	(a)	the lessee breaches either of the following conditions and fails to remedy the breach within 6 months after receiving notice of the breach from the lessor—	1 2 3 4
		(i) a condition of the lease mentioned in section 126(1)(d);	5 6
		 (ii) another condition if the lessor reasonably considers a breach of the condition is of a serious nature and warrants forfeiture of the lease; or 	7 8 9 10
	(b)	the lessee acquired the lease by fraud.	11
130 Ref	erra	I to Land Court for forfeiture	12
(1)	less Lan	ore a home ownership lease is forfeited, the or must refer the proposed forfeiture to the d Court to decide whether the lease may be eited.	13 14 15 16
(2)	proj mus	least 28 days before the lessor refers the posed forfeiture to the Land Court, the lessor st give notice of the proposed referral to the ee and any mortgagee of the lease.	17 18 19 20
(3)	less	notice must state the grounds on which the or reasonably considers the lease may be eited.	21 22 23
(4)	Lan	ne lessor refers the proposed forfeiture to the d Court, the lessor must file a copy of the ce in the court.	24 25 26
(5)		leciding whether the lease may be forfeited, Land Court must have regard to—	27 28
	(a)	the grounds stated in the notice under subsection (3); and	29 30
	(b)	if the proposed forfeiture is because of a breach of a condition of the lease—whether	31 32

	the court considers the breach is of a serious nature and warrants forfeiture of the lease.	1 2
(6)	A decision by the Land Court that the lease may be forfeited may be subject to conditions.	3 4
	ssor's options if Land Court decides lease y be forfeited	5 6
(1)	If the Land Court decides a home ownership lease may be forfeited, the lessor may—	7 8
	 (a) if the proposed forfeiture is subject to conditions decided by the court—forfeit the lease under this subdivision if the conditions of forfeiture are satisfied; or 	9 10 11 12
	(b) otherwise—forfeit the lease under this subdivision.	13 14
(2)	If the proposed forfeiture is because of a breach of a lease condition, the lessor may decide not to forfeit the lease and instead allow the lease to continue subject to the lease being amended to include conditions agreed between the lessor and the lessee.	15 16 17 18 19 20
132 Not	tice and effect of forfeiture	21
(1)	If the lessor forfeits a home ownership lease, the lessor must, within 60 days after the Land Court makes its decision about forfeiture of the lease, give notice that the lease is forfeited to—	22 23 24 25
	(a) the lessee and any mortgagee of the lease; and	26 27
	(b) the registrar of titles.	28
(2)	On receiving the notice, the registrar must record the forfeiture of the lease in the appropriate register.	29 30 31

(3)	The forfeiture of the lease takes effect on the day the registrar acts under subsection (2).	1 2
(4)	On forfeiture of the lease—	3
	(a) the lease ends; and	4
	(b) the lessee is divested of any interest in the lease; and	5 6
	(c) any person occupying the lease land must immediately vacate the land.	7 8
	tension of term of lease if proposed feiture	9 10
(1)	This section applies to a home ownership lease if—	11 12
	(a) a proposed forfeiture of the lease has been referred to the Land Court; and	13 14
	(b) after the referral but before the Land Court decides on the matter, the term of the lease would, but for subsection (2), end.	15 16 17
(2)	The term of the lease is taken to continue until—	18
	 (a) if the lease is forfeited—the forfeiture of the lease takes effect as mentioned in section 132(3); or 	19 20 21
	(b) otherwise—the end of 60 days after the Land Court makes its decision.	22 23
(3)	Subsection (2) applies to the lease despite the provisions of the lease and any other provision of this Act.	24 25 26

Subdi	vision 3 Renewal	1
134 Ap	plication to renew lease	2
(1)	The lessee under a home ownership lease may apply in writing to the lessor to renew the lease.	3 4
(2)	The application must—	5
	(a) state the name of the lessee; and	6
	(b) include information to identify the lease.	7
135 No	tice of expiry of lease	8
(1)	This section applies if the lessee under a home ownership lease has not, under section 134, applied for renewal of the lease at least 2 years before the term of the lease ends.	9 10 11 12
(2)	At least 1 year before the term of the lease ends, the lessor must give the lessee notice stating—	13 14
	(a) the day the term of the lease ends; and	15
	(b) that the lessee may apply under this subdivision for renewal of the lease; and	16 17
	(c) how the lessee may apply.	18
136 Le	ssor to consider and decide application	19
sec	thin 6 months after an application is made under etion 134, the lessor must consider the application d decide to renew or not to renew the home nership lease.	20 21 22 23
137 De	cision to renew lease	24

(1) If the lessor decides to renew the home 25 ownership lease, the lessor must give the lessee— 26 Aboriginal and Torres Strait Islander Land (Providing Freehold) and Other Legislation Amendment Bill 2014 Chapter 2 Aboriginal and Torres Strait Islander Land amendments

Part 1 Amendment of Aboriginal Land Act 1991

(a) notice of the decision; and	1
(b) a copy of the renewed lease.	2
The renewed lease—	3
(a) has effect immediately after the lease it replaces (the <i>replaced lease</i>) ends; and	4 5
(b) is subject to all the conditions to which the replaced lease was subject immediately before it ended.	6 7 8
No amount is payable under section 126(1)(b) for the renewed lease.	9 10
ssor may decide not to renew lease	11
e lessor may decide not to renew the home nership lease only if the lessor is reasonably sfied—	12 13 14
(a) the lease land is not being used primarily for residential use; or	15 16
(b) the lessee acquired the lease by fraud.	17
tice about decision not to renew lease	18
he lessor decides not to renew the home ownership se, the lessor must give the lessee an information ice for the decision.	19 20 21
tension of term of lease if application for newal	22 23
This section applies to a home ownership lease if—	24 25
(a) the lessee has applied to renew the lease under section 134; and	26 27
	 (b) a copy of the renewed lease. The renewed lease— (a) has effect immediately after the lease it replaces (the <i>replaced lease</i>) ends; and (b) is subject to all the conditions to which the replaced lease was subject immediately before it ended. No amount is payable under section 126(1)(b) for the renewed lease. ssor may decide not to renew lease e lessor may decide not to renew lease e lessor may decide not to renew lease (a) the lease land is not being used primarily for residential use; or (b) the lessee acquired the lease by fraud. tice about decision not to renew lease he lessor decides not to renew the home ownership se, the lessor must give the lesse an information ice for the decision. thension of term of lease if application for herewal (a) the lesse has applied to renew the lease

	[3 12]	
	(b) before the lessor decides the application, the term of the lease would, but for subsection (2), end.	1 2 3
(2)	The term of the lease is taken to continue until notice of the lessor's decision is given to the lessee under this subdivision.	4 5 6
(3)	Subsection (2) applies to the lease despite the provisions of the lease and any other provision of this Act.	7 8 9
Subdi	vision 4 General matters about forfeiture or non-renewal of home ownership leases	10 11 12
	t to remove improvements if lease feited or not renewed	13 14
(1)	If the lessor forfeits or decides not to renew a home ownership lease, the lessor must allow the lessee to remove the lessee's improvements on the lease land within a reasonable period of at least 28 days decided by the lessor.	15 16 17 18 19
(2)	If the improvements are not removed within the period, they become the property of the lessor.	20 21
142 Pay	yment by lessor if lease forfeited or not	22

- 23
- If the lessor forfeits or decides not to renew a home ownership lease, the lessor must pay to the person who was the lessee the amount decided by the lessor under subsection (2) (the *required amount*).

renewed

(2) The required amount is the amount equal to the 29 combined value of the following (the *maximum* 30

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	<i>amount</i>) less any amounts deducted from the maximum amount under section 144—	1 2
	(a) the value of the lease land on the day the lease is forfeited or ends;	3 4
	(b) the value of the lessee's improvements on the land that become the property of the lessor.	5 6 7
(3)	The value of the lease land must be the amount decided by the lessor using the valuation methodology mentioned in section $126(1)(b)(i)$.	8 9 10
(4)	The value of any improvements on the lease land must be decided by the lessor based on the market value of the improvements in a sale of a lease of the same term and tenure as the forfeited or non-renewed lease.	11 12 13 14 15
(5)	The lessor must decide the required amount as soon as practicable after giving the person notice that the lease is forfeited or not renewed.	16 17 18
(6)	On deciding the required amount, the lessor must give the person an information notice for the decision.	19 20 21
(7)	This section is subject to section 143.	22
143 Und	claimed amount	23
the r amo lease	the lessor can not find the person entitled to receive required amount, or the person does not collect the punt from the lessor within 9 years after the day the e is forfeited or not renewed, the required amount prfeited to the lessor.	24 25 26 27 28

144 Ar	nount	t owing to lessor or mortgagee
If ow	the les mershi	ssor forfeits or decides not to renew a home p lease, the lessor may deduct the following from the maximum amount—
	(a)	an amount in payment of all costs properly incurred by the lessor in forfeiting or not renewing the lease;
	(b)	an amount in payment of expenses incurred by the lessor to rectify damage caused to the lease land by the person who was the lessee;
	(c)	any amount owing to the lessor by the person under the lease;
	(d)	any amount owing to a mortgagee of the lease by the person under a mortgage of the lease.
	ymen morte	It of amount to mortgagee in discharge gage
	mort	
of	mort	gage s section applies if—
of	mort of This	gage s section applies if— the lessor forfeits or decides not to renew a
of	mort This (a) (b)	gage s section applies if— the lessor forfeits or decides not to renew a home ownership lease; and under a mortgage of the lease, an amount is owing to a mortgagee of the lease by the

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	(b) otherwise—the amount equal to the difference between the maximum amount and the amounts deducted under section 144(a), (b) and (c).	1 2 3 4
(3)	The lessor must pay the amount payable under subsection (2) to the mortgagee—	5 6
	 (a) if no appeal is made to the Land Court about the required amount payable to the person who was the lessee—within 28 days after the time for making an appeal ends; or 	7 8 9 10
	(b) if an appeal is made to the Land Court about the required amount payable to the person who was the lessee—within 28 days after the appeal is finally decided.	11 12 13 14
(4)	If the lessor pays an amount to the mortgagee in relation to a mortgage of the lease, the mortgagee must use the amount in discharge of the mortgage.	15 16 17 18
Subdiv	vision 5 Miscellaneous	19
146 Exe	emption from fees and charges	20
(1)	This section applies to an instrument of lease for a home ownership lease.	21 22
(2)	No fee or charge is payable for—	23
	(a) the lodgement and registration of the instrument in the land registry; or	24 25
	(b) the provision by the registrar of titles of other services for the lodgement and registration of the instrument.	26 27 28

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[s 12]

Subdivision 2 Requirements for Minister's consent

1 2

149 Ge	neral requirements for Minister's consent	3
(1)	A person seeking the Minister's prior written consent to the grant of a townsite lease must give the Minister the information or documents reasonably required by the Minister to show—	4 5 6 7
	(a) the purpose of the lease; and	8
	(b) the grant of the lease is for the benefit of persons for whom the trustee holds the lease land; and	9 10 11
	(c) the grant of the lease—	12
	(i) will facilitate the continued operation of a township on the lease land; and	13 14
	(ii) will not prevent residents of the township land from continuing to live on and access the land, or from obtaining tenure over the land under this Act.	15 16 17 18 19
(2)	In considering whether to give the consent, the Minister—	20 21
	 (a) must have regard to the information or documents given to the Minister under subsection (1); and 	22 23 24
	(b) may have regard to other information the Minister reasonably considers relevant to the proposed lease.	25 26 27
(3)	Also, before giving the consent, the Minister must be reasonably satisfied—	28 29
	(a) the Aboriginal people particularly concerned with the lease land are generally in agreement with the grant of the lease; and	30 31 32

		[8 12]	
	(b) 1	the grant of the lease—	1
	((i) will facilitate the continued operation of a township on the lease land; and	2 3
	((ii) will not prevent residents of the township land from continuing to live on and access the land, or from obtaining tenure over the land under this Act.	4 5 6 7 8
Subdiv	/isioi	n 3 Provisions about dealing with townsite leases	9 10
150 Trai	nsfer	or amendment of townsite lease	11
(1)		wnsite lease must not be transferred or ded without—	12 13
		the agreement of both the trustee and the lessee of the lease land; and	14 15
	(b) t	the Minister's prior written consent.	16
(2)	conse towns inform prope	rson seeking the Minister's prior written ent to the transfer or amendment of a site lease must give the Minister the mation or documents relevant to the osed transfer or amendment reasonably red by the Minister.	17 18 19 20 21 22
(3)	of a wheth	nsidering whether to consent to the transfer townsite lease, the Minister must consider her the proposed transferee is capable of lying with the conditions of the lease.	23 24 25 26
(4)		Minister may consent to the amendment of a site lease only if reasonably satisfied—	27 28
	(the amendment does not significantly change the conditions of the townsite lease; and	29 30 31

 person who, under this Act, would not be entitled to a grant of the lease. 151 Surrender of townsite lease A townsite lease must not be surrendered without the Minister's prior written consent. 152 No forfeiture of townsite lease A townsite lease can not be forfeited. Subdivision 4 Effect of townsite lease on existing interests 153 Lessee of townsite lease taken to be lessor of existing leases (1) Subsection (2) applies if a townsite lease is granted over Aboriginal land that is, immediately 	51 Sui A to Mir	person who, under this Act, would not be entitled to a grant of the lease. Trender of townsite lease ownsite lease must not be surrendered without the	3 4 5 6 7 8
 A townsite lease must not be surrendered without the Minister's prior written consent. 152 No forfeiture of townsite lease A townsite lease can not be forfeited. Subdivision 4 Effect of townsite lease on existing interests 153 Lessee of townsite lease taken to be lessor of existing leases (1) Subsection (2) applies if a townsite lease is granted over Aboriginal land that is, immediately 	A to Mir	ownsite lease must not be surrendered without the	7
 Minister's prior written consent. 152 No forfeiture of townsite lease A townsite lease can not be forfeited. Subdivision 4 Effect of townsite lease on existing interests 153 Lessee of townsite lease taken to be lessor of existing leases (1) Subsection (2) applies if a townsite lease is granted over Aboriginal land that is, immediately 	Mir		
 A townsite lease can not be forfeited. Subdivision 4 Effect of townsite lease on existing interests 153 Lessee of townsite lease taken to be lessor of existing leases Subsection (2) applies if a townsite lease is granted over Aboriginal land that is, immediately 	50 NI		
 Subdivision 4 Effect of townsite lease on existing interests 153 Lessee of townsite lease taken to be lessor of existing leases (1) Subsection (2) applies if a townsite lease is granted over Aboriginal land that is, immediately 	52 NO	forfeiture of townsite lease	9
 existing interests 153 Lessee of townsite lease taken to be lessor of existing leases (1) Subsection (2) applies if a townsite lease is granted over Aboriginal land that is, immediately 	A to	ownsite lease can not be forfeited.	10
(1) Subsection (2) applies if a townsite lease is granted over Aboriginal land that is, immediately			13 14
•		Subsection (2) applies if a townsite lease is granted over Aboriginal land that is, immediately before the grant of the townsite lease, the subject	15 16 17 18
granted lease under the new Land Holding		(a) a 1095 Act arouted laces on a new Act	19
		granted lease under the new Land Holding	20 21
		granted lease under the new Land Holding Act;	20
(b) a lease under the Land Act;		granted lease under the new Land Holding Act;(b) a lease under the Land Act;	20 21
(b) a lease under the Land Act;(c) a trustee (Aboriginal) lease.	(2)	granted lease under the new Land Holding Act;(b) a lease under the Land Act;(c) a trustee (Aboriginal) lease.	20 21 22

	 (i) if the continued lease is primarily for residential use—a home ownership lease for the same term for which the continued lease was granted; or 	1 2 3 4
	(ii) otherwise—a lease granted under section 121(1); and	5 6
	(b) the lessee of the townsite lease is substituted for the lessor as a party to the continued lease.	7 8 9
	Note—	10
	Under section 45(2), the trustee of the Aboriginal land is the lessor of the continued lease.	11 12
(3)	Subsection (4) applies if lease land for a townsite lease is the subject of a lease (also a <i>continued</i> <i>lease</i>) in the form of a sublease granted under the <i>Aurukun and Mornington Shire Leases Act 1978</i> .	13 14 15 16
(4)	On the grant of the townsite lease—	17
	(a) a sublease mentioned in subsection (3) continues in force and is taken to be—	18 19
	 (i) if the sublease is primarily for residential use—a home ownership lease for the same term for which the sublease was granted; or 	20 21 22 23
	(ii) otherwise—a lease granted under section 121(1); and	24 25
	(b) the lessee for the townsite lease is substituted for the lessor as a party to the lease mentioned in paragraph (a)(i) or (ii).	26 27 28
(5)	Section 45(3) applies to a continued lease as if the reference in that subsection to the trustee of the land were a reference to the lessee of the townsite lease.	29 30 31 32

Clause	13	Am	endment of	f s 1	79 (Decision-making by trustee)	1
		Sect	tion 179(1), f	rom	'about whether'—	2
		omi	t, insert—			3
			abou	ıt any	y of the following—	4
				(a)	the way in which the trustee will consult about the making of a freehold instrument for the land;	5 6 7
				(b)	whether to grant an interest in the land;	8
				(c)	whether to consent to the creation of a mining interest in the land;	9 10
				(d)	whether to enter into an agreement about the land.	11 12
Clause	14	Am	endment of	fs18	80 (Definitions for pt 14)	13
		(1)	Section 180	, defi	initions <i>lease</i> and <i>lessor</i> —	14
			omit.			15
		(2)	Section 180			16
			insert—			17
				<i>leas</i> leas	<i>e</i> means a part 10 lease, other than a townsite e.	18 19
				less	or means—	20
				(a)	for a lease granted under a townsite lease—the lessee of the townsite lease; or	21 22
				(b)	for another lease—the trustee of the lease land.	23 24
Clause	15				82 (Provision about entering into d selling, lease)	25 26
		Sec	tion 182(9), c	lefini	ition <i>lessee</i> , paragraphs (a) and (b)—	27
		omi	t, insert—			28

Aboriginal and Torres Strait Islander Land (Providing Freehold) and Other Legislation Amendment Bill 2014 Chapter 2 Aboriginal and Torres Strait Islander Land amendments Part 1 Amendment of Aboriginal Land Act 1991 [s 16] (a) for a lease granted under a townsite 1 lease—the lessee under the lease; or 2 (b) for another lease—the lessee under the 3 lease. 4 Clause 16 Amendment of s 186 (Trustee (Aboriginal) leases) 5 (1)Section 186(2)— 6 omit, insert— 7 (2)For subsection (1), part 10 applies in relation to 8 the leasing of Aboriginal trust land— 9 as if a reference in the part to Aboriginal (a) 10 land were a reference to Aboriginal trust 11 land; and 12 (b) as if the reference in section 122(1)(a) to a 13 stated standard terms document under the 14 Land Title Act were a reference to a stated 15 mandatory standard terms document under 16 the Land Act. 17 Section 186(3), (4) and (7)— (2)18 omit. 19 (3) Section 186(6), 'Subsection (5)'— 20omit, insert— 21 Subsection (3) 22 (4) Section 186(5) and (6)— 23 *renumber* as section 186(3) and (4). 24 Clause 17 Omission of pt 15, div 3 (Other matters) 25 Part 15, division 3— 26 omit. 27

Clause	18		nendment of s 196 (Application of provisions for grant land)	1 2
		(1)	Section 196(2)(c) and (f)—	3
			omit.	4
		(2)	Section 196(2)(g), 'section 127'—	5
			omit, insert—	6
			section 149	7
		(3)	Section 196(2)(d) to (l)—	8
			renumber as section 196(2)(c) to (j).	9
		(4)	Section 196(4) and (5)—	10
			omit, insert—	11
			(4) The following provisions apply in relation to the land as if a reference in the provisions to an Aboriginal person includes a reference to a Torres Strait Islander—	12 13 14 15
			(a) section 41;	16
			(b) sections 120(2) and 121(2).	17
		(5)	Section 196(6)—	18
			renumber as section 196(5).	19
		(6)	Section 196(7)—	20
			omit.	21
Clause	19		nendment of s 198 (Application of particular ovisions)	22 23
		(1)	Section 198, 'Sections 119 and 141'—	24
			omit, insert—	25
			Sections 120 and 121	26
		(2)	Section 198, 'Aborigine'—	27

		Aborigin	al and Torres S	trait Islander Land (Providing Freehold) and Other Legislation Amendment Bill 2014	
			Chaj	oter 2 Aboriginal and Torres Strait Islander Land amendments Part 1 Amendment of Aboriginal Land Act 1991	
				[s 20]	
			omit, insert	t	1
			Abo	original person	2
Clause	20	Am	nendment o	of s 199 (Use of Aboriginal land preserved)	3
		Sec	tion 199(5)(a	a)—	4
		om	it, insert—		5
				(a) it is subject to a home ownership lease; or	6
Clause	21	Am	nendment o	of s 277 (Who may appeal)	7
		(1)	Section 27	7(2) and (3), 'residential'—	8
			omit, insert	<u>+</u>	9
			hor	ne ownership	10
		(2)	Section 27	7(2), 'section 156'—	11
			omit, insert	<u>•</u>	12
			sect	tion 136	13
		(3)	Section 27	7(3), 'section 162'—	14
			omit, insert	<u>; </u>	15
			sect	tion 142	16
		(4)	Section 27	7(2) to (4)—	17
			renumber a	s section 277(3) to (5).	18
		(5)	Section 27	7—	19
			insert—		20
			(2)	A person who is given, or is entitled to be given, an information notice for a decision under part 2A may appeal to the Land Court against the decision.	21 22 23 24

	00	۸		t - 000 (Notice of enneel)	4
Clause	22			f s 280 (Notice of appeal)	1
		(1)		(a), 'or (3)'—	2
			omit, insert		3
			, (3)	or (4)	4
		(2)	Section 280	(b), 'section 277(4)'—	5
			omit, insert		6
			sect	ion 277(5)	7
Clause	23		endment o perty)	f s 288 (Dealing with particular trust	8 9
		(1)	Section 288	(1) and (3), 'section 143'—	10
			omit, insert		11
			sect	ion 128	12
		(2)	Section 288	3(5)—	13
			<i>renumber</i> a	s section 288(7).	14
		(3)	Section 288	<u> </u>	15
			insert—		16
			(5)	Subsection (6) applies to the trustee of available land if the trustee receives an amount for a social housing dwelling situated on the available land.	17 18 19
			(6)	The trustee must ensure an amount equal to the amount received is used by the trustee for housing services for Aboriginal people concerned with the land held by the trustee.	20 21 22 23
Clause	24			289 (Application of Residential Tenancies Accommodation Act 2008)	24 25
		Sec	tion 289—		26
		omi	it.		27

[s 25]

Clause	25	Insertion of ne Part 25—	ew pt 25, d	iv 5	1 2
		insert—			3
		Divisio	on 5	Transitional provisions for Aboriginal and Torres Strait Islander Land (Providing Freehold) and Other Legislation Amendment Act 2014	4 5 6 7 8 9
		307 Def	initions fo	r div 5	10
		In th	nis division-	_	11
			<i>commence</i> this section	<i>ment</i> means the commencement of n.	12 13
			before its Torres Stre	<i>led Act</i> means this Act as in force amendment by the <i>Aboriginal and</i> <i>it Islander Land (Providing Freehold)</i> <i>Legislation Amendment Act 2014</i>	! 15 16
		308 Pro	vision for	existing leases	19
		(1)		on applies to a lease under the ed Act in effect immediately before encement.	
		(2)	taken to be	I lease under the pre-amended Act is a part 10 lease for the same term for standard lease was granted.	
		(3)		e lease under the pre-amended Act is a townsite lease.	26 27
		(4)		private residential purposes under the ed Act is taken to be a home	

[s 26]

		ownership lease for the same term for which the lease for private residential purposes was granted.	1
	309 Pro	ovision for existing applications	
	(1)	This section applies to an application under the pre-amended Act that, before the commencement, had not been granted or refused.	4
	(2)	An application for a lease under the pre-amended Act is taken to be—	2
		 (a) if the application is for a lease for private residential purposes under the pre-amended Act—an application for a home ownership lease; or 	
		(b) otherwise—an application for a part 10 lease for the same term and purpose as the term and purpose for which the application was made.	
	(3)	An application to renew a lease under the pre-amended Act is taken to be an application to renew a part 10 lease.	
۵m	nendment o	of sch 1 (Dictionary)	/
(1)	Schedule 1 native title	, definitions decision-maker, lease, lessee, lessor, holder, residential lease, standard lease, townsite ad trustee—	, , , ,
	omit.		/
(2)	Schedule 1		,
	insert—		,
		<i>allocation method</i> , for available land, for part 2A, see section 32B.	
		<i>allocation notice</i> , for part 2A, see section $32Z(1)(a)$.	

Clause 26

[s 26]

<i>allocation process</i> , for available land, for part 2A, see section 32B.
<i>appeal period</i> , for available land, for part 2A, see section 32B.
available land see section 32D(3).
<i>closing day</i> , for part 2A, division 6, see section 32ZA(1)(d).
decision-maker, for part 22, means-
(a) for a decision mentioned in section 277(1) or (5)—the Minister; or
 (b) for a decision mentioned in section 277(2)—the trustee of the available land to which the decision relates; or
 (c) for a decision mentioned in section 277(3) or (4) about forfeiture or non-renewal of a lease—the lessor of the lease land.
<i>eligibility criteria</i> , for part 2A, see section $32D(6)(a)$.
<i>eligible person</i> , for available land, for part 2A, see section 32B.
freehold instrument see section 32B.
freehold option land see section 32B.
<i>freehold policy</i> , for a freehold schedule, for part 2A, see section 32D(5).
freehold schedule, for part 2A, see section 32B.
<i>home ownership lease</i> see sections 120(2) and 121(2).
<i>housing chief executive</i> means the chief executive of the department in which the <i>Housing Act 2003</i> is administered.

Aboriginal and Torres Strait Islander Land (Providing Freehold) and Other Legislation Amendment Bill 2014 Chapter 2 Aboriginal and Torres Strait Islander Land amendments

Part 1 Amendment of Aboriginal Land Act 1991

[s 26]

<i>indigenous local gove</i> section 32B.	ernment, for part 2A, see	1 2
<i>interest holder</i> , for av see section 32B.	vailable land, for part 2A,	3 4
lease—		5
(a) generally, does tenancy agreemer	not include a residential nt; and	6 7
(b) for part 14, see se	ection 180.	8
lessee, for part 10, see	section 119.	9
lessor—		10
(a) for part 10, see se	ection 119; or	11
(b) for part 14, see se	ection 180.	12
<i>model freehold instru</i> 4, subdivision 2, see se	<i>ment</i> , for part 2A, division ection 32F.	13 14
<i>model freehold schedu</i> 32D(4).	ule, for part 2A, see section	15 16
native title holder—		17
(a) for part 2A, see se	ection 32B; or	18
	ation to land held, or to be istered native title body	19 20 21
corporate h relation to th on trust—the the registe	stered native title body olds the native title in he land, or part of the land, e persons on whose behalf red native title body lds the native title; or	22 23 24 25 26 27
persons who	aph (i) does not apply—the b hold the native title in he land or part of the land.	28 29 30
offer, for part 2A, see	section 32B.	31

[s 26]

	part 10 lease see section 119.	1				
	planning scheme, for part 2A, see section 32B.					
	probity advisor, for part 2A, see section 32ZB(1).					
	<i>reasonably considers</i> means considers on grounds that are reasonable in the circumstances.	4 5				
	<i>reasonably satisfied</i> means satisfied on grounds that are reasonable in the circumstances.	6 7				
	social housing means housing that—	8				
	(a) is being used to provide subsidised housing for residential use; or	9 10				
	(b) has been used to provide subsidised housing for residential use and for which an amount, payable under either of the following sections for the value of the dwelling, has not been paid to the trustee—	11 12 13 14 15				
	(i) section 128;	16				
	 (ii) section 143 as in force before the commencement of the Aboriginal and Torres Strait Islander Land (Providing Freehold) and Other Legislation Amendment Act 2014, section 12. 	17 18 19 20 21				
	<i>social housing dwelling</i> means a dwelling the housing chief executive reasonably considers to be social housing.	22 23 24				
	trustee, in relation to land, is the entity that—	25				
	(a) holds, as trustee, the land under this Act; or	26				
	(b) is the trustee of the land under the Land Act.	27				
	urban area, for part 2A, see section 32B.	28				
	urban purposes, for part 2A, see section 32B.	29				
(3)	Schedule 1, definition maximum amount, 'section 162(2)'-	30				

[s 27]

omit, insert—	1
section 142(2)	2
Schedule 1, definition required amount, 'section 162(1)'—	3
omit, insert—	4
section 142(1)	5
Schedule 1, definition townsite lease, 'section 119(3)'-	6
omit, insert—	7
section 120(3)	8
	section 142(2) Schedule 1, definition <i>required amount</i> , 'section 162(1)'— <i>omit, insert</i> — section 142(1) Schedule 1, definition <i>townsite lease</i> , 'section 119(3)'— <i>omit, insert</i> —

Part 2	Amendment of Aboriginal Land	9
	Regulation 2011	10

Clause	27	Regulation amended This part amends the <i>Aboriginal Land Regulation 2011</i> .	11 12
Clause	28	Omission of pt 3 (Code of conduct about mining leases)	13
		Part 3—	14
		omit.	15
Clause	29	Amendment of s 50 (Application of provisions for particular land)	16 17
		(1) Section 50(2), ', 22 and 36'—	18
		omit, insert—	19
		and 22	20
		(2) Section 50(2)(c) and (d)—	21
		omit.	22

Clause	30	Ins	ertion of ne	ew s 50B	1
		Part	t 7—		2
		inse	ert—		3
			50B Lar	nd for model freehold schedule	4
			whi com	section 32D(4) of the Act, freehold option land for ch there is an interest holder on the mencement of this section is prescribed as a type reehold option land.	5 6 7 8
	Part	3		Amendment of Land Act 1994	9
Clause	31	Act	amended		10
			This part ar	nends the Land Act 1994.	11
			Note—		12
			See also the	e amendments in chapter 3 and schedule 1, part 1.	13
Clause	32	Am	endment o	f s 14 (Governor in Council may grant land)	14
		(1)	Section 14(1), 'or rail land'—	15
			omit, insert	<u> </u>	16
			, rai	l land or approved land	17
		(2)	Section 14-	_	18
			insert—		19
			(6)	A grant of approved land under subsection (1) may be made only to the person the subject of the application.	20 21 22
			(7)	In this section—	23
				<i>approved land</i> means land the subject of an application approved by the chief executive under	24 25

[s 33]

the Aboriginal Land Act 1991, section 32C or the	1
Torres Strait Islander Land Act 1991, section	2
28C.	3

Part 4Amendment of Torres Strait4Islander Land Act 19915

Clause	33	Act amended	6
		This part amends the Torres Strait Islander Land Act 1991.	7
		Note—	8
		See also the amendments in schedule 1, part 1.	9
Clause	34	Amendment of s 9 (Lands that are transferable lands)	10
		(1) Section $9(2)$ —	11
		insert—	12
		(d) is not transferable land if it is available land the subject of an allocation notice under section 28Z.	13 14 15
		(2) Section 9—	16
		insert—	17
		(3) Also, if land mentioned in subsection (1) is the subject of an offer to allocate under section 28T, the land is not transferable land while the offer is in force.	18 19 20 21
Clause	35	Insertion of new pt 2A	22
		After part 2—	23
		insert—	24

Part 2A	Providing freehold	1
Division 1	Preliminary	2
28A Overvie This part-		3 4
(a)	allows available land to be granted in freehold under the Land Act to an eligible person for the available land; and	5 6 7
(b)	requires—	8
	(i) the trustee of freehold option land to consult on and make a freehold instrument; and	9 10 11
	(ii) the local government for the area in which the land is situated to attach the freehold instrument to its planning scheme; and	12 13 14 15
(c)	sets out how, and to whom, the trustee may allocate available land depending on whether the person is an eligible person.	16 17 18
Division 2	Basic concepts	19
28B Definition	ons for pt 2A	20
In this pa	rt—	21
allo	cation method, for available land, means—	22
(a)	the auction, ballot or tender to be used to allocate the available land; and	23 24
(b)	the conditions of the auction, ballot or tender.	25 26

Aboriginal and Torres Strait Islander Land (Providing Freehold) and Other Legislation Amendment Bill 2014 Chapter 2 Aboriginal and Torres Strait Islander Land amendments

Part 4 Amendment of Torres Strait Islander Land Act 1991

allo	<i>cation notice</i> see section 28Z(1)(a).
allo	cation process, for available land, means—
(a)	if there is an interest holder for the available land—the process stated in division 5; or
(b)	otherwise—the process stated in division 6.
peri info	<i>eal period</i> , for available land, means the od starting on the day a person receives an ermation notice in relation to the available l and ending—
(a)	if no notice of appeal is filed in relation to the available land—on the last day for making an appeal; or
(b)	if a notice of appeal is filed in relation to the available land—when the appeal is finally decided.
ava	<i>ilable land</i> see section 28D(3).
	<i>ing day</i> , for division 6, see section $A(1)(d)$.
elig	<i>ibility criteria</i> see section 28D(6)(a).
pers	<i>ible person</i> , for available land, means a son who meets the eligibility criteria for the l and is—
(a)	a Torres Strait Islander or Aboriginal person; or
(b)	the spouse or former spouse of—
(-)	1 1
(-)	(i) a person mentioned in paragraph (a); or
	 (i) a person mentioned in paragraph (a); or (ii) a Torres Strait Islander or Aboriginal person who is deceased.

Chapter 2 Aboriginal and Torres Strait Islander Land amendments Part 4 Amendment of Torres Strait Islander Land Act 1991

	<i>hold option land</i> means land in an genous local government's area if—	1 2				
(a)	any of the following entities are the trustee of the land—					
	(i) an indigenous local government;	5				
	(ii) a land trust;	6				
	(iii) another entity holding the land under this Act; and	7 8				
(b)	the land is in an urban area.	9				
	<i>hold policy</i> , for a freehold schedule, see ion 28D(5).	10 11				
free	hold schedule—	12				
(a)	means a schedule made as mentioned in section $28D(1)$ by the trustee of freehold option land; and	13 14 15				
(b)	includes a model freehold schedule.	16				
	genous local government see the Local pernment Act 2009, schedule 4.	17 18				
pers	<i>rest holder</i> , for available land, means a son who holds any of the following interests he land—	19 20 21				
(a)	a registered lease granted under this Act or the Land Act, other than a townsite lease;	22 23				
(b)	a lease entitlement under the new Land Holding Act;	24 25				
(c)	a 1985 Act granted lease or a new Act granted lease under the new Land Holding Act;	26 27 28				
(d)	a registered sublease, including a registered lease of a townsite lease;	29 30				

Chapter 2 Aboriginal and Torres Strait Islander Land amendments

Part 4 Amendment of Torres Strait Islander Land Act 1991

(e)	a residential tenancy agreement for a social housing dwelling situated on the available land;	1 2 3
(f)	a right to occupy or use the available land under section 148.	4 5
	<i>del freehold instrument</i> , for division 4, division 2, see section 28F.	6 7
moo	del freehold schedule see section 28D(4).	8
	<i>ive title holder</i> has the same meaning as it has he Commonwealth Native Title Act.	9 10
trus	er means an offer to an eligible person by a tee to allocate available land to the person ter section 28T.	11 12 13
	<i>nning scheme</i> see the <i>Sustainable Planning</i> 2009, section 79.	14 15
pro	<i>bity advisor</i> see section 28ZB(1).	16
inte incl resi	<i>an area</i> means an area identified as an area ended specifically for urban purposes, uding future urban purposes (but not rural dential or future rural residential purposes) on ap in a planning scheme that—	17 18 19 20 21
(a)	identifies the areas using cadastral boundaries; and	22 23
(b)	is used exclusively or primarily to assess development applications under the <i>Sustainable Planning Act 2009</i> .	24 25 26
Exa	mple of a map—	27
a	zoning map	28
is u indu	<i>an purposes</i> means purposes for which land used in cities or towns, including residential, ustrial, sporting, recreation and commercial poses.	29 30 31 32

Divisi	on 3	Approval for grant of available land	1 2
28C Ap	proval fo	or grant of available land	3
(1)	the chie availabl the Lane	stee of freehold option land may apply to ef executive, in the approved form, for e land to be granted in fee simple under d Act to the eligible person who has been d the available land under this part.	4 5 6 7 8
(2)	The trus	stee may make the application only if—	9
		re is a freehold instrument for the a state of the a state of the and the state of	10 11
		trustee has followed the allocation because for the available land.	12 13
(3)		tion in the application must, if the d form requires, be verified by a statutory ion.	14 15 16
(4)	In decid	ing the application, the chief executive—	17
	(a) mu	st be reasonably satisfied—	18
	(i)	agreements or arrangements appropriate to granting the available land as freehold have been entered into or are in place, including, for example, in relation to the following—	19 20 21 22 23
		(A) native title;	24
		(B) any social housing dwelling on the available land;	25 26
		(C) road access to the available land; and	27 28
	(ii)	there is a lot on plan description for the available land; and	29 30

Aboriginal and Torres Strait Islander Land (Providing Freehold) and Other Legislation Amendment Bill 2014 Chapter 2 Aboriginal and Torres Strait Islander Land amendments

Part 4 Amendment of Torres Strait Islander Land Act 1991

	 (iii) if the available land is allocated under section 28ZF—a probity advisor has certified the probity of the allocation process for the available land; and (b) may consider any other matter the chief 	1 2 3 4 5
	executive reasonably considers relevant.	6
(5)	If the chief executive approves the application, the Governor in Council may grant the land in fee simple under the Land Act.	7 8 9
	Note—	10
	See the Land Act, section 14.	11
Divisio	on 4 Freehold instruments	12
Subdiv	vision 1 Trustee may make freehold instrument	13 14
28D Tru	stee may make freehold instrument	15
(1)	The trustee of freehold option land may, by resolution, make a schedule identifying the freehold option land available to be granted in freehold.	16 17 18 19
(2)	The freehold schedule must identify the freehold option land so the boundaries of the land are capable of being decided.	20 21 22
(3)	Freehold option land identified in a freehold schedule is <i>available land</i> .	23 24
(4)	A freehold schedule that only identifies freehold option land of a type prescribed by regulation for this subsection is a <i>model freehold schedule</i> .	25 26 27
(5)	If the trustee makes a freehold schedule, the trustee must, by resolution, make a policy (a	28 29

Chapter 2 Aboriginal and Torres Strait Islander Land amendments Part 4 Amendment of Torres Strait Islander Land Act 1991

	<i>freehold policy</i>) at the same time to help the trustee in implementing the freehold schedule.	1 2
(6)	The freehold policy must be in the approved form and state—	3 4
	(a) the criteria (the <i>eligibility criteria</i>) for participating in the allocation process for available land; and	5 6 7
	(b) if there is no interest holder for available land—the allocation method for available land; and	8 9 10
	(c) the sale price of available land and the costs to be recovered from the sale price; and	11 12
	(d) how the community will be consulted about the allocation process for available land; and	13 14
	(e) how the trustee will deal with interests in, or in relation to, available land, before it is allocated; and	15 16 17
	(f) the social and financial implications for the community in providing freehold; and	18 19
	(g) the social and financial implications for any eligible person who is granted freehold; and	20 21
	(h) the potential to attract investment and new members into the community; and	22 23
	(i) any other matter prescribed by regulation.	24
28E Tru	stee may have only 1 freehold instrument	25
(1)	The trustee of freehold option land may have only 1 freehold instrument for the land.	26 27
(2)	However, if the trustee is an indigenous regional council, the trustee may have more than 1 freehold instrument only if the freehold instruments do not overlap in relation to available land.	28 29 30 31 32

(3)	In this section— <i>indigenous regional council</i> see the <i>Local</i> <i>Government Act 2009</i> , schedule 4.	1 2 3
Subdiv	vision 2 Making, amending or repealing freehold instruments	4 5 6
28F Def	inition for sdiv 2	7
In th	his subdivision—	8
	<i>model freehold instrument</i> means a model freehold schedule and the freehold policy for the model freehold schedule.	9 10 11
28G Ap	plication of sdiv 2	12
	s subdivision states how a freehold instrument may nade, amended or repealed.	13 14
28H Mir	nister to make and publish guideline	15
(1)	The Minister must make, and publish on the department's website, a guideline about the process for—	16 17 18
	(a) attaching a freehold instrument to a local government's planning scheme; and	19 20
	(b) amending or repealing a freehold instrument.	21 22
(2)	The guideline must make provision for the local government to do all of the following things before attaching a freehold instrument to its planning scheme—	23 24 25 26

Chapter 2 Aboriginal and Torres Strait Islander Land amendments Part 4 Amendment of Torres Strait Islander Land Act 1991

	 (a) publish a notice about the freehold instrument in a newspaper or other publication circulating generally in the local government's area at least once; 	1 2 3 4
	(b) carry out public consultation about the freehold instrument;	5 6
	(c) give the Minister a notice summarising the matters raised during the public consultation and stating how the local government or the trustee dealt with the matters.	7 8 9 10
281 Tru	istee to consult	11
(1)	Before the trustee of freehold option land starts the process for making a freehold instrument in relation to freehold option land, the trustee must decide on the way (the <i>decided way</i>) in which the trustee will consult about the making of the freehold instrument.	12 13 14 15 16 17
	Note—	18
	See section 135.	19
(2)	The purpose of the consultation is to enable the trustee to be reasonably satisfied it is appropriate for the freehold option land to be granted in freehold.	20 21 22 23
(3)	The decided way must—	24
	 (a) require the trustee to consult with the native title holders for the freehold option land proposed to be included in the freehold schedule; and 	25 26 27 28
	(b) include how the trustee will notify the community about the freehold instrument; and	29 30 31
	(c) allow a suitable and sufficient opportunity for each person the trustee consults to	32 33

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Chapter 2 Abonginal and Torres Strait Islander Land Art 1001

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	express their views about the freehold instrument.	1 2
(4)	The trustee must—	3
	(a) consult on the freehold instrument in the decided way; and	4 5
	(b) keep records about the consultation showing the consultation was consistent with the decided way.	6 7 8
	stee to give freehold instrument to Minister ocal government	9 10
(1)	This section applies if, after consulting on a proposed freehold instrument, the trustee decides to continue to make a freehold instrument.	11 12 13
(2)	The trustee must—	14
	(a) for a model freehold instrument—give the model freehold instrument to the Minister for approval; or	15 16 17
	(b) otherwise—ask, by notice, the local government for the area in which the proposed freehold option land is situated to attach the freehold instrument to the local government's planning scheme.	18 19 20 21 22
(3)	In this section—	23
	<i>proposed freehold option land</i> means freehold option land proposed to be included in a freehold schedule.	24 25 26
	cal government to follow process in deline	27 28
(1)	This section applies if a local government receives a notice under section $28J(2)(b)$ in relation to a freehold instrument.	29 30 31

Chapter 2 Aboriginal and Torres Strait Islander Land amendments Part 4 Amendment of Torres Strait Islander Land Act 1991

(2)	The local government must follow the process stated in the guideline made by the Minister under section 28H.	1 2 3
(3)	After the process is completed, the local government must give the freehold instrument to the Minister for approval.	4 5 6
28L Min	nister may approve	7
(1)	If the Minister is given a freehold instrument for approval, the Minister may—	8 9
	(a) approve the freehold instrument; or	10
	(b) approve the freehold instrument on the condition the trustee or local government for the available land amends the freehold instrument in the way the Minister directs; or	11 12 13 14 15
	(c) refuse to approve the freehold instrument.	16
(2)	In making a decision under subsection (1) about a freehold instrument, other than a model freehold instrument, the Minister must have regard to information given to the Minister by the local government for the freehold instrument after the local government has completed the process under section 28K.	17 18 19 20 21 22 23
(3)	The Minister may approve a freehold instrument if reasonably satisfied—	24 25
	 (a) for a model freehold instrument—the model freehold schedule only includes freehold option land of a type prescribed by regulation for section 28D(4); and 	26 27 28 29
	(b) the trustee has consulted with the native title holders for the freehold option land proposed to be included in the freehold schedule; and	30 31 32 33

Aboriginal and Torres Strait Islander Land (Providing Freehold) and Other Legislation Amendment Bill 2014 Chapter 2 Aboriginal and Torres Strait Islander Land amendments

Part 4 Amendment of Torres Strait Islander Land Act 1991

[s 35]

	(c) the consultation was consistent with the way decided by the trustee under section 28I.	1 2			
(4)	The Minister must give notice of the decision under subsection (1) to the trustee and the local government for the freehold instrument.	3 4 5			
(5)	If the Minister approves a freehold instrument, the local government must—				
	(a) attach the freehold instrument to its planning scheme; and	8 9			
	(b) publish, in a newspaper or other publication circulating generally in the local government's area at least once, a notice stating the freehold instrument is approved and attached to its planning scheme.	10 11 12 13 14			

28M Amending or repealing freehold instrument

A freehold instrument attached to a local 16 government's planning scheme may be amended or 17 repealed by a trustee only by following the process 18 stated in the guideline made by the Minister under 19 section 28H. 20

15

23

Subdivision 3Other provisions about
freehold instruments21
22

28N Effect of freehold instrument

A freehold instrument has effect on and after the day the local government for the area in which the available land is situated attaches the freehold instrument to the local government's planning scheme. 27

 Attaching a freehold instrument to a planning scheme is not an amendment of the planning scheme. A freehold instrument attached to a planning scheme— (a) does not form part of the planning scheme; and (b) is the responsibility of the trustee for the available land; and (c) if the planning scheme is amended or repealed and remade (with or without modification)—may be attached without amendment by the local government to the amended or remade planning scheme. Division 5 Allocation process for available land—interest holder 28P Application of div 5 This division states the allocation process for available land. 28Q Application for available land A person who is an eligible person and an interest holder for available land may apply, in the approved form, to the trustee of the land for the land to be granted to the person. 	280 Rel	ation	ship with planning scheme
 scheme— (a) does not form part of the planning scheme; and (b) is the responsibility of the trustee for the available land; and (c) if the planning scheme is amended or repealed and remade (with or without modification)—may be attached without amendment by the local government to the amended or remade planning scheme. Division 5 Allocation process for available land—interest holder 28P Application of div 5 This division states the allocation process for available land. 28Q Application for available land A person who is an eligible person and an interest holder for available land may apply, in the approved form, to the trustee of the land for the land to be 	(1)	sche	me is not an amendment of the planning
 and (b) is the responsibility of the trustee for the available land; and (c) if the planning scheme is amended or repealed and remade (with or without modification)—may be attached without amendment by the local government to the amended or remade planning scheme. Division 5 Allocation process for available land—interest holder 28P Application of div 5 This division states the allocation process for available land if there is an interest holder for the available land. 28Q Application for available land A person who is an eligible person and an interest holder for available land may apply, in the approved form, to the trustee of the land for the land to be 	(2)		1 0
 available land; and (c) if the planning scheme is amended or repealed and remade (with or without modification)—may be attached without amendment by the local government to the amended or remade planning scheme. Division 5 Allocation process for available land—interest holder 28P Application of div 5 This division states the allocation process for available land if there is an interest holder for the available land. 28Q Application for available land A person who is an eligible person and an interest holder for the land to be 		(a)	1 1 0
 repealed and remade (with or without modification)—may be attached without amendment by the local government to the amended or remade planning scheme. Division 5 Allocation process for available land—interest holder 28P Application of div 5 This division states the allocation process for available land if there is an interest holder for the available land. 28Q Application for available land A person who is an eligible person and an interest holder for the land to be 		(b)	
 available land—interest holder 28P Application of div 5 This division states the allocation process for available land if there is an interest holder for the available land. 28Q Application for available land A person who is an eligible person and an interest holder for available land may apply, in the approved form, to the trustee of the land for the land to be 		(c)	repealed and remade (with or without modification)—may be attached without amendment by the local government to the
 This division states the allocation process for available land if there is an interest holder for the available land. 28Q Application for available land A person who is an eligible person and an interest holder for available land may apply, in the approved form, to the trustee of the land for the land to be 			amended or remade planning scheme.
land if there is an interest holder for the available land.28Q Application for available landA person who is an eligible person and an interest holder for available land may apply, in the approved form, to the trustee of the land for the land to be	Divisio	on 5	Allocation process for available land—interest
A person who is an eligible person and an interest holder for available land may apply, in the approved form, to the trustee of the land for the land to be			Allocation process for available land—interest holder
holder for available land may apply, in the approved form, to the trustee of the land for the land to be	28P Apr This	olicat s divis	Allocation process for available land—interest holder
	28P Apr This land	plicat s divis l if the	Allocation process for available land—interest holder

28R Dv	velling on available land	1
(1)	This section applies if a dwelling is situated on available land the subject of the application.	2 3
(2)	The trustee must give notice about the application to the housing chief executive.	4 5
(3)	Within 28 days after receiving the notice, the housing chief executive must give the trustee a notice (a <i>dwelling notice</i>) stating whether—	6 7 8
	(a) the dwelling is a social housing dwelling; and	9 10
	(b) if the dwelling is a social housing dwelling—the housing chief executive consents to the applicant making the application.	11 12 13 14
(4)	In deciding whether to consent to the applicant making the application, the housing chief executive must have regard to whether it would be more appropriate in the circumstances for the dwelling to continue to be social housing.	15 16 17 18 19
(5)	If the dwelling notice states the housing chief executive consents to the applicant making the application, the trustee must decide the value of the dwelling by using the valuation methodology agreed between the trustee and the housing chief executive.	20 21 22 23 24 25
(6)	The housing chief executive must, if asked, give a person a copy of the valuation methodology.	26 27
28S De	cision on application	28
(1)	The trustee must consider the application and decide to approve or refuse the application.	29 30
(2)	However, if a dwelling is situated on the available land the subject of the application, the trustee—	31 32

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	(a)	trus	st not decide the application until the tee receives a notice from the housing of executive under section 28R(3); and	1 2 3
	(b)	state dwe does	st refuse the application if the notice es the dwelling is a social housing elling and the housing chief executive s not consent to the applicant making the lication.	4 5 6 7 8
(3)			tee may approve the application only if e is reasonably satisfied—	9 10
	(a)		applicant is an eligible person for the lable land the subject of the application;	11 12 13
	(b)	avai	here is more than 1 interest holder for the ilable land and all interest holders are ible persons, either—	14 15 16
		(i)	all interest holders for the available land have made the application; or	17 18
		(ii)	all interest holders for the available land have consented to the applicant making the application; and	19 20 21
	(c)	avai app lanc	here is more than 1 interest holder for the ilable land and paragraph (b) does not ly—all interest holders for the available I have consented to the applicant making application; and	22 23 24 25 26
	(d)	lanc	here is a mortgage over the available 1—the mortgagee has consented to the licant making the application.	27 28 29
(4)	men	ntione	stee is reasonably satisfied of the matters ed in subsection (3), the trustee must the application.	30 31 32

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(5)	If the trustee decides to refuse the application, the	1
	trustee must give the applicant an information	2
	notice for the decision.	3

28T Offer to allocate available land

- (1) If the trustee approves the eligible person's application, the trustee must offer, in writing, to allocate the available land to the eligible person.
- (2) However, the trustee may make the offer only 8 after the appeal period for the available land. 9
- (3) If there is a social housing dwelling on the available land, the trustee must make the offer subject to a condition that the eligible person must purchase the dwelling at the value decided 13 under section 28R(5).
- (4) The trustee may make the offer subject to any 15 other conditions the trustee reasonably considers 16 necessary. 17
- In deciding whether to impose conditions on the 18 offer under subsection (4), the trustee must have 19 regard to the freehold instrument. 20
- (7) The trustee must give notice to the chief 25 executive in the approved form about the offer. 26

28U Acceptance and refusal of offer

On receipt of the trustee's offer, the eligible 28 person may accept or refuse the offer by notice 29 given to the trustee. 30

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(2)	However, if the eligible person does not give notice to the trustee within 45 days after the eligible person receives the offer, the eligible person is taken to have refused the offer.	1 2 3 4
(3)	If the eligible person refuses the offer, the trustee must give notice about the refusal to the chief executive.	5 6 7
28V Co	oling-off period to apply to acceptance	8
(1)	A <i>cooling-off period</i> , for accepting an offer, is a period of 5 business days—	9 10
	(a) starting on the day the eligible person gives notice about accepting the offer to the trustee; and	11 12 13
	(b) ending at 5p.m. on the fifth business day after the day mentioned in paragraph (a).	14 15
(2)	An eligible person who accepts, or proposes to accept, an offer may give written notice to the trustee—	16 17 18
	(a) waiving the cooling-off period for accepting the offer; or	19 20
	(b) shortening the cooling-off period for accepting the offer.	21 22
(3)	An eligible person who has not waived the cooling-off period for accepting an offer may rescind or revoke the acceptance by giving a signed notice of rescission or revocation to the trustee at any time during—	23 24 25 26 27
	(a) the cooling-off period; or	28
	(b) if the period has been shortened under subsection (2)(b), the shortened period.	29 30
(4)	If the acceptance is rescinded or revoked under subsection (3), the trustee must, within 14 days,	31 32

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refund any deposit paid under the acceptance to 1 the eligible person. 2

(5) An amount payable to the eligible person under 3 subsection (4) is recoverable from the trustee as a 4 debt.
 5

28W When offer ends

An offer ends when the first of the following 7 happens— 8

(a) the eligible person refuses the offer under 9 section 28U; 10

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- (b) the eligible person gives notice of rescission 11
 or revocation of acceptance to the trustee 12
 under section 28V; 13
- (c) the eligible person dies; 14
- (d) the eligible person is no longer an interest 15 holder for the available land; 16
- (e) if the offer includes a condition about when 17 the offer ends—the day the offer ends under 18 the condition. 19

28X Allocation of available land to eligible person 20

- After complying with all conditions of the offer, the eligible person must give notice to the trustee.
- (2) If, after receiving the notice, the trustee is reasonably satisfied the eligible person has complied with all conditions of the offer, the trustee must allocate the available land to the eligible person.
 (2) If, after receiving the notice, the trustee is 23 reasonably satisfied the eligible person has 24 complex person has 25 complex person has 26 complex person has 26 complex person has 26 complex person has 26 complex person has 27 complex person has 26 complex person has 27 complex person has 26 co

Note—28Available land may be granted in freehold to an eligible
person who is allocated the available land. See section
28C.29
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Division 6	Allocation process for	1
	available land if no interest	2
	holder	3

28Y Ap	oplication of div 6	4					
This division states the allocation process for available							
lan	land if there is no interest holder for the available land.						
	Note—	7					
	A freehold instrument states the allocation method for available land. See section 28D(6).	· 8 9					
28Z Pu Iar	blic notice of intention to allocate available	10 11					
(1)	Before allocating available land, the trustee of the						
	available land must publish notice of the trustee's intention to allocate the available land—	13 14					
	(a) by gazette notice (the <i>allocation notice</i>); and	15 16					
	(b) in a newspaper or other publication circulating generally in the area in which the land is situated at least once.						
(2)	The trustee may act under subsection (1) only if—	20 21					
	(a) there is a lot on plan description for the available land; and	22 23					
	(b) there is dedicated access to the available land; and	24 25					
	(c) native title over the available land has been, or will be, surrendered or extinguished; and	26 27					
	(d) the trustee has given notice to the chief executive about the trustee's intention to allocate the available land.						

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	nformation to be included in allocation tice	$\frac{1}{2}$
(1)	The allocation notice must include the following information for the available land—	3 4
	(a) the eligibility criteria;	5
	(b) the allocation method;	6
	(c) the conditions applying to an offer of the available land;	7 8
	(d) the day (the <i>closing day</i>) applications to participate in the allocation process close;	9 10
	(e) the time and place for making applications;	11
	(f) the reserve or purchase price;	12
	(g) the deposit, if any, to be paid to participate in the allocation process and the proposed date, time and place for payment of the deposit;	13 14 15 16
	(h) the proposed date, time and place where the available land will be allocated;	17 18
	Note—	19
	After the appeal period for the available land, the trustee must give notice of the date, time and place where the available land will be allocated. See section 28ZD.	20 21 22 23
	(i) the name and contact details of the probity advisor appointed.	24 25
(2)	The closing day must be at least 30 days after the allocation notice is gazetted.	26 27
28ZB P	Probity advisor	28
(1)	The trustee must appoint an appropriately	20

The trustee must appoint an appropriately 29 qualified and independent person (a *probity* 30 *advisor*) to ensure the probity of the allocation 31 process for the available land. 32

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(2)	The probity advisor must—	1		
	(a) monitor the allocation process for the available land; and	2 3		
	(b) advise the trustee on matters relating to the probity of the allocation process; and	4 5		
	(c) prepare and give to the trustee a report about the probity of the allocation process and, if reasonably satisfied the allocation process was undertaken correctly, certify that fact.	6 7 8 9		
	ecision on application to participate in ocation process	10 11		
(1)	As soon as practicable after the closing day, the trustee must decide whether each applicant is an eligible person for the available land and give each applicant a notice about the decision.			
(2)	If the trustee decides an applicant is an eligible person for the available land, the trustee must allow the applicant to participate in the allocation process for the available land.			
(3)	If the trustee decides an applicant is not an eligible person for the available land, the trustee—	20 21 22		
	(a) must give the applicant an information notice for the decision; and	23 24		
	(b) must not allow the applicant to participate in the allocation process for the available land.	25 26		
28ZD N	lotice of allocation of available land	27		
(1)	After the appeal period for the available land, the trustee must give each applicant who is able to participate in the allocation process for the	28 29 30		
	available land a notice stating—	31		

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	(a)	the date, time and place where the available land will be allocated (the <i>allocation date</i>); and	1 2 3
	(b)	if the allocation notice requires a deposit to be paid—the date by which the deposit must be paid; and	4 5 6
	(c)	the applicant must give notice to the trustee before the allocation date if the applicant no longer wishes to participate in the allocation process.	7 8 9 10
(2)	The be—	e date mentioned in subsection (1)(b) must	11 12
	(a)	at least 30 days after the notice under this section is given; and	13 14
	(b)	before the allocation date.	15
(3)	date	he applicant does not pay the deposit by the e mentioned in subsection $(1)(b)$, the applicant st not participate in the allocation process.	16 17 18
28ZE H	ow a	nd when trustee may allocate	19
The	e trust	tee may allocate the available land only—	20
	(a)	after the end of the appeal period; and	21
	(b)	by using the allocation method consistent with all of the following for the available land—	22 23 24
		(i) the freehold instrument;	25
		(ii) the allocation notice;	26
		(iii) the probity advisor's advice.	27

28ZF Allocation of available land

The trustee must allocate the available land to the eligible person who is the winner under the allocation method used to allocate the available land.

Note—

Available land may be granted in freehold to an eligible person who is allocated the available land. See section 28C.

28ZG Deposits

The trustee must refund the deposit of each 10 unsuccessful applicant after the trustee allocates the 11 available land. 12

Division 7 Miscellaneous

28ZH Continuation of mortgages and easements 14

A deed of grant for available land approved to be 15 granted in fee simple under section 28C is subject to 16 all registered mortgages and easements to which the 17 available land was subject immediately before it was 18 granted, and in the same priorities. 19

28ZI Cancellation of deeds of grant in trust, reserves etc.

- (1) This section applies if— 22
 - (a) available land is subject to any of the 23 following (each an *old tenure*) when the 24 trustee for the land applies for the land to be 25 granted in fee simple under section 28C— 26
 - (i) a deed of grant in trust; 27

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					(ii)	a reserve dedicated under the Land Act;	1 2
					(iii)	a townsite lease;	3
					(iv)	a lease granted to the Aurukun Shire Council or the Mornington Shire Council under the Aurukun and Mornington Shire Leases Act 1978;	4 5 6 7
					(v)	an interest mentioned in section 28B, definition <i>interest holder</i> ; and	8 9
				(b)		ed of grant in fee simple (a <i>new tenure</i>) he available land is registered.	10 11
			(2)		old tenu	tenure is cancelled to the extent of the re.	12 13
Clause	36		endment o inder land		4 (Pc	ower to deal with Torres Strait	14 15
		(1)	Section 64	, from	'Sub	ject' to 'part 8, the'—	16
			omit, inser	:t—			17
			(2)	The			18
		(2)	Section 64				19
			insert—				20
			(1)		sect and 8	ion applies subject to this part and parts .	21 22
			(3)			e of a townsite lease may grant a licence se of all or a part of the lease land.	23 24
Clause	37					iv 1, hdg (Trustees power to deal der land and Ministerial consent)	25 26
		Part	7, division	1, hea	ding-	_	27
		omi	t, insert—				28

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		Division 1	Trustee's power to deal with Torres Strait Islander land	1 2 3
Clause	38	Omission of ss 65 and 66	6	4
		Sections 65 and 66—		5
		omit.		6
Clause	39	Omission of pt 7, div 3 (0	Grant of licences)	7
		Part 7, division 3—		8
		omit.		9
Clause	40	Amendment of s 82 (Part Islander land void)	icular dealings in Torres Strait	10 11
		Section 82(1), 'this division'		12
		omit, insert—		13
		this part or part 2	2A or 8	14
Clause	41	Replacement of pt 8 (Lea land)	sing of Torres Strait Islander	15 16
		Part 8—		17
		omit, insert—		18

Part 8		Leasing of Torres Strait Islander land	1 2	
Div	vision 1	Definitions	3	
84	Definitio	ons for pt 8	4	
	In this pa	urt—	5	
	hon 86(2	<i>ne ownership lease</i> see sections 85(2) and 2).	6 7	
	less	ee means—	8	
leas		for a part 8 lease granted under a townsite lease—the sublessee under the townsite lease; or	9 10 11	
	(b)	for another part 8 lease—the lessee under the lease.	12 13	
	less	or means—	14	
	(a)	for a part 8 lease granted under a townsite lease—the lessee of the townsite lease; or	15 16	
	(b)	for another part 8 lease—the trustee of the lease land.	17 18	
	<i>part</i> part	t 8 lease means a lease granted under this	19 20	
	tow	nsite lease see section 85(3).	21	

Divisio	on 2	Grant of leases for Torres Strait Islander land	1 2
	nt of lea nder lan	se by trustee of Torres Strait d	3 4
(1)	grant a le	tee of Torres Strait Islander land may ease over all or a part of the land for not n 99 years.	5 6 7
(2)	Torres S home ow	limiting subsection (1), the trustee of trait Islander land may grant a lease (a <i>mership lease</i>) over all or a part of the 99 years to any of the following for al use—	8 9 10 11 12
	(a) a To	prres Strait Islander;	13
	(b) a period (b) (b) (b) (b) (c) (c) (c) (c) (c) (c) (c) (c) (c) (c	erson who is not a Torres Strait Islander	14 15
	(i)	the person is the spouse or former spouse of—	16 17
		(A) a person mentioned in paragraph(a); or	18 19
		(B) a person mentioned in paragraph(a) who is deceased; or	20 21
	(ii)	the lease supports another part 8 lease granted to the person.	22 23
(3)	grant a p	tee of Torres Strait Islander land may erpetual lease (a <i>townsite lease</i>) over all of the land if—	24 25 26
	(a) the	land or part is township land; and	27
	(b) the	lease is granted to a local government.	28

86 Grar	nt of lease by lessee of townsite lease	1				
	(1) The lessee of a townsite lease may grant a lease for not more than 99 years over all or a part of the lease land.					
	 Without limiting subsection (1), the lessee of a townsite lease may grant a lease (also a <i>home ownership lease</i>) over all or a part of the lease land for 99 years to any of the following for residential use— 					
	(a) a Torres Strait Islander;	10				
	(b) a person who is not a Torres Strait Isla if—	under 11 12				
	(i) the person is the spouse or fo spouse of—	rmer 13 14				
	(A) a person mentioned in parag(a); or	graph 15 16				
	(B) a person mentioned in paragraph(a) who is deceased; or					
	(ii) the lease supports another part 8 granted to the person.	lease 19 20				
Divisio	n 3 Common provisions for part 8 leases	21 22				
87 Gen	eral conditions of particular leases	23				
	A part 8 lease, other than a townsite lease, include any of the following conditions—	may 24 25				
	(a) a stated standard terms document unde Land Title Act forms part of the lease;	r the 26 27				
	(b) the lease must not be transferred without lessor's prior written consent;	1t the 28 29				

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	(c) an interest under the lease, other than a mortgage of the lease, must not be created without the lessor's prior written consent.	1 2 3
(2)	If a part 8 lease includes a condition mentioned in subsection (1)(b) or (c), the lessor must not unreasonably withhold consent to the transfer or creation of an interest under the lease.	4 5 6 7
(3)	A part 8 lease may be mortgaged without the consent of the lessor.	8 9
(4)	Subject to subsection (3), this section does not limit the conditions that may be imposed on a part 8 lease.	10 11 12
88 Op	tion to renew particular lease	13
(1)	A part 8 lease granted under section $85(1)$ or $86(1)$ may include an option to renew the lease.	14 15
(2)	The term of the renewed lease must not be more than the initial term of the lease.	16 17
89 Tra	nsfer of lease	18
1	art 8 lease must not be transferred to a person who, er this Act, would not be entitled to a grant of the se.	19 20 21
90 Lea	ase etc. to be registered	22
(1)	The lessee of a part 8 lease must register the lease and an amendment, surrender or transfer of the lease.	23 24 25
(2)	Despite the Land Title Act, section 65(2), an instrument of lease for Torres Strait Islander land must include a plan of survey identifying the lease land.	26 27 28 29

(3)		tion (2) does not apply to a lease entered ly in relation to an area completely within ing.	1 2 3
Divisio	on 4	Home ownership leases	4
Subdi	vision	1 Conditions and requirements	5 6
91 Ge	neral co	onditions and requirements	7
(1)		e ownership lease is subject to all of the ng conditions—	8 9
	ar	e annual rental under the lease is the nount, of not more than \$1, decided by the ssor;	10 11 12
	in ec de	e consideration payable for the lease must clude, as a lump sum payment, an amount jual to the value of the lease land as ccided by the lessor using at least 1 of the llowing—	13 14 15 16 17
	(i)	a valuation methodology decided by the chief executive;	18 19
	(ii) the benchmark purchase price, as prescribed by regulation, for land in the part of the State in which the lease land is situated;	20 21 22 23
		e lease land must be used primarily for sidential use;	24 25
	si gr fo	a dwelling for residential use is not tuated on the lease land when the lease is anted—the lessee must ensure a dwelling r residential use is built on the land within years after the lease is granted.	26 27 28 29 30

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(2)	A lessor may grant a home ownership lease only	1
(2)	if the amount equal to the value of the lease land	2
	decided under subsection (1)(b) has been paid to	3
	the lessor.	4
(3)	The chief executive—	5
	 (a) must, if asked, give a person a copy of the valuation methodology mentioned in subsection (1)(b)(i); and 	6 7 8
	(b) may make the valuation methodology available for inspection on the department's website.	9 10 11
(4)	However, the value of the lease land under subsection (1)(b) must be taken to be nil if—	12 13
	(a) the lessee is the recipient of a hardship certificate under the new Land Holding Act; and	14 15 16
	(b) the certificate has not previously been used under this section, whether or not the land	17 18
	identified in the certificate is the same as the lease land.	19 20
92 Ado	ditional requirement if dwelling situated on	21
land	d	22
(1)	This section applies if—	23
	(a) a lessor proposes to grant a home ownership lease; and	24 25
	(b) a dwelling is situated on the lease land.	26
(2)	The lessor must give the housing chief executive notice of the lessor's intention to grant the lease.	27 28
(3)	Within 28 days after receiving the notice, the	29
	housing chief executive must give the lessor a	30
	notice stating whether or not the dwelling is a social housing dwelling.	31 32

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(4)	The lessor must not grant the lease before receiving the notice under subsection (3).	1 2
(5)	This section and section 93 do not limit section 91.	3 4
	ditional conditions and requirements for cial housing dwelling	5 6
(1)	This section applies if the notice under section $92(3)$ states the dwelling is a social housing dwelling.	7 8 9
(2)	Before the lease is granted, the lessor must decide the value of the dwelling by using a valuation methodology agreed between the lessor and the housing chief executive.	10 11 12 13
(3)	The consideration payable for the lease must include, as a lump sum payment, an amount equal to the value of the dwelling decided under subsection (2).	14 15 16 17
(4)	The lessor may grant the lease only if—	18
	(a) the housing chief executive has given written approval that the grant may include the sale of the dwelling; and	19 20 21
	(b) the amount equal to the value of the dwelling decided under subsection (2) has been paid to the lessor.	22 23 24
(5)	In considering whether to give the approval mentioned in subsection $(4)(a)$, the housing chief executive must have regard to whether it would be more appropriate in the circumstances for the dwelling to continue to be social housing.	25 26 27 28 29
(6)	If the lessor grants the lease, and within 28 days after the lease is registered, the lessor must give the housing chief executive—	30 31 32
	(a) a notice stating—	33

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		(i) the day the lease was registered; and
		(ii) the names of the parties to the leases and
	(b)	evidence showing the consideration for the lease under subsection (3) and section $91(1)(b)$ has been paid to the lessor.
	Note	_
	d	n amount paid under subsection (3) for the value of a welling must be used by the lessor as required under ection 192.
Su	bdivisio	on 2 Forfeiture
94	Ground	s for forfeiture
	A home	ownership lease may be forfeited only if—
	(a)	the lessee breaches either of the following conditions and fails to remedy the breach within 6 months after receiving notice of the breach from the lessor—
		(i) a condition of the lease mentioned in section 91(1)(d);
		 (ii) another condition if the lesson reasonably considers a breach of the condition is of a serious nature and warrants forfeiture of the lease; or
	(b)	the lessee acquired the lease by fraud.
95	Referra	to Land Court for forfeiture
((1) Bef	ore a home ownership lease is forfeited, the
	· /	or must refer the proposed forfeiture to the
		d Court to decide whether the lease may be eited.

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(2)	At least 28 days before the lessor refers the proposed forfeiture to the Land Court, the lessor must give notice of the proposed referral to the	1 2 3
(3)	lessee and any mortgagee of the lease. The notice must state the grounds on which the lessor considers the lease may be forfeited.	4 5 6
(4)	If the lessor refers the proposed forfeiture to the Land Court, the lessor must file a copy of the notice in the court.	7 8 9
(5)	In deciding whether the lease may be forfeited, the Land Court must have regard to—	10 11
	(a) the grounds stated in the notice under subsection (3); and	12 13
	(b) if the proposed forfeiture is because of a breach of a condition of the lease—whether the court considers the breach is of a serious nature and warrants forfeiture of the lease.	14 15 16 17
(6)	A decision by the Land Court that the lease may be forfeited may be subject to conditions.	18 19
	ssor's options if Land Court decides lease y be forfeited	20 21
(1)	If the Land Court decides a home ownership lease may be forfeited, the lessor may—	22 23
	 (a) if the proposed forfeiture is subject to conditions decided by the court—forfeit the lease under this subdivision if the conditions of forfeiture are satisfied; or 	24 25 26 27
	(b) otherwise—forfeit the lease under this subdivision.	28 29
(2)	If the proposed forfeiture is because of a breach of a lease condition, the lessor may decide not to forfeit the lease and instead allow the lease to continue subject to the lease being amended to	30 31 32 33

Aboriginal and Torres Strait Islander Land (Providing Freehold) and Other Legislation Amendment Bill 2014 Chapter 2 Aboriginal and Torres Strait Islander Land amendments Part 4 Amendment of Torres Strait Islander Land Act 1991 [s 41] include conditions agreed between the lessor and 1 the lessee. 2 Notice and effect of forfeiture 97 3 If the lessor forfeits a home ownership lease, the (1)4 lessor must, within 60 days after the Land Court 5 makes its decision about forfeiture of the lease, 6 give notice that the lease is forfeited to-7 (a) the lessee and any mortgagee of the lease; 8 and 9 (b) the registrar of titles. 10(2)On receiving the notice, the registrar must record 11 the forfeiture of the lease in the appropriate 12 register. 13 The forfeiture of the lease takes effect on the day (3)14 the registrar acts under subsection (2). 15 On forfeiture of the lease— (4) 16 (a) the lease ends; and 17 (b) the lessee is divested of any interest in the 18 lease: and 19 (c) any person occupying the lease land must 20 immediately vacate the land. 21 98 Extension of term of lease if proposed 22 forfeiture 23 (1)This section applies to a home ownership lease 24 if— 25 (a) a proposed forfeiture of the lease has been 26 referred to the Land Court; and 27 after the referral but before the Land Court (b) 28 decides on the matter, the term of the lease 29 would, but for subsection (2), end. 30 Aboriginal and Torres Strait Islander Land (Providing Freehold) and Other Legislation Amendment Bill 2014 Chapter 2 Aboriginal and Torres Strait Islander Land amendments

Part 4 Amendment of Torres Strait Islander Land Act 1991

(2)	The term of the lease is taken to continue until—	1
	 (a) if the lease is forfeited—the forfeiture of the lease takes effect as mentioned in section 97(3); or 	2 3 4
	(b) otherwise—the end of 60 days after the Land Court makes its decision.	5 6
(3)	Subsection (2) applies to the lease despite the provisions of the lease and any other provision of this Act.	7 8 9
Subdi	vision 3 Renewal	10
99 Ap	plication to renew lease	11
(1)	The lessee under a home ownership lease may apply in writing to the lessor to renew the lease.	12 13
(2)	The application must—	14
	(a) state the name of the lessee; and	15
	(b) include information to identify the lease.	16
100 No	tice of expiry of lease	17
(1)	This section applies if the lessee under a home ownership lease has not, under section 99, applied for renewal of the lease at least 2 years before the term of the lease ends.	18 19 20 21
(2)	At least 1 year before the term of the lease ends, the lessor must give the lessee notice stating—	22 23
	(a) the day the term of the lease ends; and	24
	(b) that the lessee may apply under this subdivision for renewal of the lease; and	25 26
	(c) how the lessee may apply.	27

404 1		
101 Le	ssor to consider and decide application	1
	thin 6 months after an application is made under	2
	tion 99, the lessor must consider the application	3
	l decide to renew or not to renew the home nership lease.	4 5
UW.	ilership lease.	5
102 De	cision to renew lease	6
(1)	If the lessor decides to renew the home	7
	ownership lease, the lessor must give the lessee—	8
	(a) notice of the decision; and	9
	(b) a copy of the renewed lease.	10
(2)	The renewed lease—	11
	(a) has effect immediately after the lease it	12
	replaces (the <i>replaced lease</i>) ends; and	13
	(b) is subject to all the conditions to which the	14
	replaced lease was subject immediately	15
	before it ended.	16
(3)	No amount is payable under section $91(1)(b)$ for	17
	the renewed lease.	18
102 1 0	seer may decide not to renew lease	10
	ssor may decide not to renew lease	19
	e lessor may decide not to renew the home	20
	nership lease only if the lessor is reasonably isfied—	21 22
Suc		
	(a) the lease land is not being used primarily for residential use; or	23 24
	(b) the lessee acquired the lease by fraud.	25

104 No	tice about decision not to renew lease	1	
leas	he lessor decides not to renew the home ownership se, the lessor must give the lessee an information ice for the decision.	2 3 4	
	tension of term of lease if application for newal	5 6	
(1)	This section applies to a home ownership lease if—	7 8	
	(a) the lessee has applied to renew the lease under section 99; and	9 1(
	(b) before the lessor decides the application, the term of the lease would, but for subsection (2), end.	1 12 13	
(2)	The term of the lease is taken to continue until notice of the lessor's decision is given to the lessee under this subdivision.		
(3)	Subsection (2) applies to the lease despite the provisions of the lease and any other provision of this Act.	17 18 19	
Subdi	vision 4 General matters about	20	
	forfeiture or non-renewal of home ownership leases	2 2	

106 Right to remove improvements if lease forfeited or not renewed

If the lessor forfeits or decides not to renew a home ownership lease, the lessor must allow the lessee to remove the lessee's improvements on the lease land within a reasonable period of at least 28 days decided by the lessor.

Aboriginal and Torres Strait Islander Land (Providing Freehold) and Other Legislation Amendment Bill 2014 Chapter 2 Aboriginal and Torres Strait Islander Land amendments Part 4 Amendment of Torres Strait Islander Land Act 1991 [s 41] (2)If the improvements are not removed within the 1 period, they become the property of the lessor. 2 107 Payment by lessor if lease forfeited or not 3 renewed 4 5 If the lessor forfeits or decides not to renew a (1)home ownership lease, the lessor must pay to the 6 person who was the lessee the amount decided by 7 the lessor under subsection (2) (the required 8 amount). 9 (2)The required amount is the amount equal to the 10 combined value of the following (the *maximum* 11 amount) less any amounts deducted from the 12 maximum amount under section 109— 13 (a) the value of the lease land on the day the 14 lease is forfeited or ends; 15 (b) the value of the lessee's improvements on 16 the land that become the property of the 17 lessor. 18 (3) The value of the lease land must be the amount 19 decided by the lessor using the valuation 20 methodology mentioned in section 91(1)(b)(i). 21 (4) The value of any improvements on the lease land 22 must be decided by the lessor based on the 23 market value of the improvements in a sale of a 24 lease of the same term and tenure as the forfeited 25 or non-renewed lease. 26 (5)The lessor must decide the required amount as 27 soon as practicable after giving the person notice 28 that the lease is forfeited or not renewed. 29 On deciding the required amount, the lessor must (6)30 give the person an information notice for the 31 decision. 32

(7) This section is subject to section 108.

[s 41]

108 Unclaimed amount

If the lessor can not find the person entitled to receive2the required amount, or the person does not collect the3amount from the lessor within 9 years after the day the4lease is forfeited or not renewed, the required amount5is forfeited to the lessor.6

109 A	mount	t owing to lessor or mortgagee	7
0	wnershi	ssor forfeits or decides not to renew a home p lease, the lessor may deduct the following from the maximum amount—	8 9 10
	(a)	an amount in payment of all costs properly incurred by the lessor in forfeiting or not renewing the lease;	11 12 13
	(b)	an amount in payment of expenses incurred by the lessor to rectify damage caused to the lease land by the person who was the lessee;	14 15 16
	(c)	any amount owing to the lessor by the person under the lease;	17 18
	(d)	any amount owing to a mortgagee of the lease by the person under a mortgage of the lease.	19 20 21
	aymen f mort	nt of amount to mortgagee in discharge gage	22 23
(1)	This	s section applies if—	24
	(a)	the lessor forfeits or decides not to renew a home ownership lease; and	25 26
	(b)	under a mortgage of the lease, an amount is owing to a mortgagee of the lease by the person who was the lessee.	27 28 29
(2)	The	lessor must pay to the mortgagee—	30

	 (a) if the amount that may be deducted from the maximum amount under section 109(d) is less than the difference between the maximum amount and the amounts deducted under section 109(a), (b) and (c)—the amount that may be deducted from the maximum amount under section 109(d); or 	1 2 3 4 5 6 7 8
	 (b) otherwise—the amount equal to the difference between the maximum amount and the amounts deducted under section 109(a), (b) and (c). 	9 10 11 12
(3)	The lessor must pay the amount payable under subsection (2) to the mortgagee—	13 14
	 (a) if no appeal is made to the Land Court about the required amount payable to the person who was the lessee—within 28 days after the time for making an appeal ends; or 	15 16 17 18
	(b) if an appeal is made to the Land Court about the required amount payable to the person who was the lessee—within 28 days after the appeal is finally decided.	19 20 21 22
(4)	If the lessor pays an amount to the mortgagee in relation to a mortgage of the lease, the mortgagee must use the amount in discharge of the mortgage.	23 24 25 26
Subdiv	vision 5 Miscellaneous	27
111 Exe	emption from fees and charges	28
(1)	This section applies to an instrument of lease for a home ownership lease.	29 30
(2)	No fee or charge is payable for—	31

	(a) the lodgement and registration of the instrument in the land registry; or	1 2
	(b) the provision by the registrar of titles of other services for the lodgement and registration of the instrument.	3 4 5
112 Be	neficiary to home ownership lease	6
(1)	A person who is beneficially entitled under a will to a home ownership lease may ask the lessor—	7 8
	(a) to give the person a notice stating whether or not the person is entitled to a grant of the lease under this Act; and	9 10 11
	(b) if, under a condition of the lease, the lease can not be transferred without the lessor's written consent—for the lessor's written consent to the transfer of the lease.	12 13 14 15
	Note—	16
	Under section 87, a home ownership lease may include a condition that it must not be transferred without the lessor's prior written consent.	17 18 19
(2)	The lessor must comply with a request under subsection (1) as soon as practicable after receiving the request.	20 21 22
Divisio	on 5 Townsite leases	23
Subdi	vision 1 Restriction on grant	24
113 Mir	nister's consent for grant of townsite lease	25
(1)	A townsite lease may be granted only with the Minister's prior written consent.	23 26 27

(2)		Minister may consent to the grant of a number of a matter between the second se
	(a)	the lease is over an entire lot as shown in the appropriate register; and
	(b)	the Minister is reasonably satisfied that any existing interests in the proposed lease land are not inconsistent with the lease.
Subdiv	visio	on 2 Requirements for Minister's consent
114 Ge	neral	requirements for Minister's consent
(1)	cons the	erson seeking the Minister's prior written sent to the grant of a townsite lease must give Minister the information or documents onably required by the Minister to show—
	(a)	the purpose of the lease; and
	(b)	the grant of the lease is for the benefit of persons for whom the trustee holds the lease land; and
	(c)	the grant of the lease—
		(i) will facilitate the continued operation of a township on the lease land; and
		(ii) will not prevent residents of the township land from continuing to live on and access the land, or from obtaining tenure over the land under this Act.
(2)		onsidering whether to give the consent, the ister—

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Part 4 Amendment of Torres Strait Islander Land Act 1991

	 (a) must have regard to the information or documents given to the Minister under subsection (1); and 	1 2 3
	(b) may have regard to other information the Minister reasonably considers relevant to the proposed lease.	4 5 6
(3)	Also, before giving the consent, the Minister must be reasonably satisfied—	7 8
	 (a) the Torres Strait Islanders particularly concerned with the lease land are generally in agreement with the grant of the lease; and 	9 10 11
	(b) the grant of the lease—	12
	(i) will facilitate the continued operation of a township on the lease land; and	13 14
	(ii) will not prevent residents of the township land from continuing to live on and access the land, or from obtaining tenure over the land under this Act.	15 16 17 18 19
Subdiv	vision 3 Provisions about dealing with townsite leases	20 21
115 Trai	nsfer or amendment of townsite lease	22
(1)	A townsite lease must not be transferred or amended without—	23 24
	(a) the agreement of both the trustee and the lessee of the lease land; and	25 26
	(b) the Minister's prior written consent.	27
(2)	A person seeking the Minister's prior written consent to the transfer or amendment of a townsite lease must give the Minister the	28 29 30

Aboriginal and Torres Strait Islander Land (Providing Freehold) and Other Legislation Amendment Bill 2014

	information or documents relevant to the proposed transfer or amendment reasonably required by the Minister.	1 2 3
(3)	In considering whether to consent to the transfer of a townsite lease, the Minister must consider whether the proposed transferee is capable of complying with the conditions of the lease.	4 5 6 7
(4)	The Minister may consent to the amendment of a townsite lease only if reasonably satisfied—	8 9
	(a) the amendment does not significantly change the conditions of the townsite lease; and	10 11 12
	(b) the amendment will not diminish the purpose of the lease.	13 14
(5)	A townsite lease must not be transferred to a person who, under this Act, would not be entitled to a grant of the lease.	15 16 17
116 Sur	render of townsite lease	18
	wnsite lease must not be surrendered without the ister's prior written consent.	19 20
117 No 1	forfeiture of townsite lease	21
A to	wnsite lease can not be forfeited.	22
Subdiv	vision 4 Effect of townsite lease on existing interests	23 24
	see of townsite lease taken to be lessor of sting leases	25 26
(1)	Subsection (2) applies if a townsite lease is granted over Torres Strait Islander land that is,	27 28

Aboriginal and Torres Strait Islander Land (Providing Freehold) and Other Legislation Amendment Bill 2014

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Part 4 Amendment of Torres Strait Islander Land Act 1991

[s 42]

	leas	nediately before the grant of the townsite e, the subject of a following lease (each a <i>tinued lease</i>)—	1 2 3
	(a)	a 1985 Act granted lease or a new Act granted lease under the new Land Holding Act;	4 5 6
	(b)	a lease under the Land Act;	7
	(c)	a trustee (Torres Strait Islander) lease.	8
(2)	On	the grant of the townsite lease—	9
	(a)	the continued lease continues in force and is taken to be—	10 11
		 (i) if the continued lease is primarily for residential use—a home ownership lease for the same term for which the continued lease was granted; or 	12 13 14 15
		(ii) otherwise—a lease granted under section 86(1); and	16 17
	(b)	the lessee of the townsite lease is substituted for the lessor as a party to the continued lease.	18 19 20
	Note	_	21
		nder section 41(2), the trustee of the Torres Strait lander land is the lessor of the continued lease.	22 23
(3)	the the	tion $41(3)$ applies to the continued lease as if reference in that subsection to the trustee of land were a reference to the lessee of the nsite lease.	24 25 26 27
Amendment c	ofs1	35 (Decision-making by trustee)	28
Section 135(1),	from	'about whether'—	29
omit, insert—			30
abo	ut an	y of the following—	31

Clause 42

Aboriginal and Torres Strait Islander Land (Providing Freehold) and Other Legislation Amendment Bill 2014 Chapter 2 Aboriginal and Torres Strait Islander Land amendments Part 4 Amendment of Torres Strait Islander Land Act 1991 [s 43] the way in which the trustee will consult (a) 1 about the making of a freehold instrument 2 for the land: 3 (b) whether to grant an interest in the land; 4 (c) whether to consent to the creation of a 5 mining interest in the land; 6 (d) whether to enter into an agreement about the 7 land. 8 Clause 43 Amendment of s 136 (Definitions for pt 10) 9 Section 136, definitions lease and lessor— (1)10 omit. 11 Section 136— (2)12 insert— 13 *lease* means a part 8 lease, other than a townsite 14 lease. 15 *lessor* means— 16 (a) for a lease granted under a townsite 17 lease—the lessee of the townsite lease: or 18 (b) for another lease—the trustee of the lease 19 land 20 Clause 44 Amendment of s 138 (Provisions about entering into 21 possession, and selling, lease) 22 Section 138(9), definition *lessee*, paragraphs (a) and (b)— 23 omit, insert— 24 (a) for a lease granted under a townsite 25 lease—the lessee under the lease; or 26 (b) for another lease—the lessee under the 27 lease. 28

Clause	45		endment of s 142 (Trustee (Torres Strait Islander) ses)	1 2
		(1)	Section 142(2) to (5)—	3
			omit, insert—	4
			(2) For subsection (1), part 8 applies in relation to the leasing of Torres Strait Islander trust land—	5 6
			(a) as if a reference in the part to Torres Strait Islander land were a reference to Torres Strait Islander trust land; and	7 8 9
			(b) as if the reference in section 87(1)(a) to a stated standard terms document under the Land Title Act were a reference to a stated mandatory standard terms document under the Land Act.	10 11 12 13 14
			 (3) Also, for subsection (1), sections 85(2) and 86(2) apply in relation to the leasing of Torres Strait Islander trust land that is prescribed DOGIT land as if a reference in those sections to a Torres Strait Islander includes a reference to an Aboriginal person. 	15 16 17 18 19 20
		(2)	Section 142(7), 'Subsection (6)'—	21
			omit, insert—	22
			Subsection (4)	23
		(3)	Section 142(8)—	24
			omit.	25
		(4)	Section 142(6) and (7)—	26
			<i>renumber</i> as section 142(4) and (5).	27
Clause	46	Om	ission of pt 11, div 3 (Other matters)	28
		Part	t 11, division 3—	29
		omi	t.	30

Clause	47	Amendment of s 148 (Use of Torres Strait Islander land preserved)	1 2
		Section 148(5)(a)—	3
		omit, insert—	4
		(a) it is subject to a home ownership lease; or	5
Clause	48	Amendment of s 182 (Who may appeal)	6
		(1) Section 182(2) and (3), 'residential'—	7
		omit, insert—	8
		home ownership	9
		(2) Section 182(2), 'section 121'—	10
		omit, insert—	11
		section 101	12
		(3) Section 182(3), 'section 127'—	13
		omit, insert—	14
		section 107	15
		(4) Section 182(2) to (4)—	16
		renumber as section 182(3) to (5).	17
		(5) Section 182—	18
		insert—	19
		 A person who is given, or is entitled to be given, an information notice for a decision under part 2A may appeal to the Land Court against the decision. 	20 21 22 23
Clause	49	Amendment of s 185 (Notice of appeal)	24
		(1) Section 185(a), 'or (3) '—	25
		omit, insert—	26

		, (3) or (4)	1
		(2) Section 185(b), 'section 182(4)'—	2
		omit, insert—	3
		section 182(5)	4
Clause	50	Amendment of s 192 (Dealing with particular trust property)	5 6
		(1) Section 192(1) and (3), 'section 108'—	7
		omit, insert—	8
		section 93(3)	9
		(2) Section 192(5)—	10
		renumber as section 192(7).	11
		(3) Section 192—	12
		insert—	13
		(5) Subsection (6) applies to the trustee of available land if the trustee receives an amount for a social housing dwelling situated on the available land.	14 15 16
		(6) The trustee must ensure an amount equal to the amount received is used by the trustee for housing services for Torres Strait Islanders concerned with the land held by the trustee.	17 18 19 20
Clause	51	Omission of s 193 (Application of Residential Tenancies and Rooming Accommodation Act 2008)	21 22
		Section 193—	23
		omit.	24
Clause	52	Insertion of new pt 19, div 4	25
		Part 19—	26
		insert—	27

[s 52]

Divisio	on 4	Transitional provisions for Aboriginal and Torres Strait Islander Land (Providing Freehold) and Other Legislation Amendment Act 2014	1 2 3 4 5 6
205 Def	finitions fo	r div 4	7
In t	his division-	_	8
	<i>commence</i> this section	<i>ment</i> means the commencement of n.	9 10
	before its Torres Stra	<i>led Act</i> means this Act as in force amendment by the <i>Aboriginal and</i> <i>it Islander Land (Providing Freehold)</i> <i>Legislation Amendment Act 2014</i> ,	11 12 13 14 15
206 Pro	vision for	existing leases	16
(1)		on applies to a lease under the ed Act in effect immediately before encement.	17 18 19
(2)	taken to be	I lease under the pre-amended Act is e a part 8 lease for the same term for standard lease was granted.	20 21 22
(3)		e lease under the pre-amended Act is a townsite lease.	23 24
(4)	pre-amend ownership	r private residential purposes under the ed Act is taken to be a home lease for the same term for which the rivate residential purposes was granted.	25 26 27 28

[s 53]

		207 Pro	visio	on for existing applications	1
		(1)	This section applies to an application under the pre-amended Act that, before the commencement, had not been granted or refused.		
		(2)		application for a lease under the pre-amended is taken to be—	5 6
			(a)	if the application is for a lease for private residential purposes under the pre-amended Act—an application for a home ownership lease; or	7 8 9 10
			(b)	otherwise—an application for a part 8 lease for the same term and purpose as the term and purpose for which the application was made.	11 12 13 14
		(3)	pre-	application to renew a lease under the amended Act is taken to be an application to ew a part 8 lease.	15 16 17
Clause 53	Am	endment o	f scł	n 1 (Dictionary)	18
	(1)	managemer	it pl	nitions decision-maker, lease, lessee, lessor, an, native title holder, residential lease, ownsite sublease and trustee—	19 20 21
		omit.			22
	(2)	Schedule 1-			23
		insert—			24
				<i>cation method</i> , for available land, for part see section 28B.	25 26
				<i>cation notice</i> , for part 2A, see section (1)(a).	27 28
				<i>cation process</i> , for available land, for part see section 28B.	29 30
			app	eal period, for part 2A, see section 28B.	31

[s 53]

available land see section 28D(3).	1
<i>closing day</i> , for part 2A, division 6, see section 28ZA(1)(d).	2 3
decision-maker, for part 16, means-	4
(a) for a decision mentioned in section 182(1) or (5)—the Minister; or	5 6
 (b) for a decision mentioned in section 182(2)—the trustee of the available land to which the decision relates; or 	7 8 9
 (c) for a decision mentioned in section 182(3) or (4) about forfeiture or non-renewal of a lease—the lessor of the lease land. 	10 11 12
<i>eligibility criteria</i> , for part 2A, see section 28D(6)(a).	13 14
<i>eligible person</i> , for available land, for part 2A, see section 28B.	15 16
freehold instrument see section 28B.	17
freehold option land see section 28B.	18
<i>freehold policy</i> , for a freehold schedule, for part 2A, see section 28D(5).	19 20
<i>freehold schedule</i> , for part 2A, see section 28B.	21
<i>home ownership lease</i> see sections 85(2) and 86(2).	22 23
<i>housing chief executive</i> means the chief executive of the department in which the <i>Housing Act 2003</i> is administered.	24 25 26
<i>indigenous local government</i> , for part 2A, see section 28B.	27 28
<i>interest holder</i> , for available land, for part 2A, see section 28B.	29 30

Aboriginal and Torres Strait Islander Land (Providing Freehold) and Other Legislation Amendment Bill 2014 Chapter 2 Aboriginal and Torres Strait Islander Land amendments

Part 4 Amendment of Torres Strait Islander Land Act 1991

[s 53]

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[s 53]

(3)

(4)

[s 54]

	omit, insert—	1
	section 107(1)	2
(5)	Schedule 1, definition townsite lease, 'section 84(3)'—	3
	omit, insert—	4
	section 85(3)	5

Part 5Amendment of Torres Strait6Islander Land Regulation 20117

Clause	54	Regulation amended		
		This part amends the <i>Torres Strait Islander Land Regulation</i> 2011.	9 10	
Clause	55	Omission of pt 3 (Code of conduct about mining leases)	11	
		Part 3—	12	
		omit.	13	
Clause	56	Insertion of new pt 4B	14	
		After part 4A—	15	
		insert—	16	
		Part 4B Miscellaneous	17	
		35B Land for model freehold schedule	18	
		For section 28D(4) of the Act, freehold option land for which there is an interest holder on the commencement of this section is prescribed as a type	19 20 21	

of freehold option land.

	Aboriginal and Torres Strait Islander Land (Providing Freehold) and Other Legislation Amendment Bill 2014				
		Chapter 3 Amendment of Land Act 1994			
		[s 57]			
	Part	6 Repeal	1		
Clause	57	Repeal The Aurukun and Mornington Shire Leases Act 1978, No. 6 is repealed.	2 3 4		
	Part	7 Minor and consequential amendments	5 6		
Clause	58	Legislation amended Schedule 1 amends the legislation it mentions.	7 8		
	Cha	pter 3 Amendment of Land Act 1994	9 10		
Clause	59	Act amended	11		
		This chapter amends the Land Act 1994.	12		
Clause	60	Amendment of s 13B (Power to declare and deal with former watercourse land)	13 14		
		Section 13B(11), definition ambulatory boundary principles—	15		
		omit.	16		
Clause	61	Insertion of new ch 7, pt 3B	17		
		Chapter 7—	18		
		insert—	19		

[s 61]

Part 3B	Making land available for public use as beach	1 2
4310 Definiti	ions	3
In this par	:t—	4
	ared beach area means an area of a lot ared by regulation to be a declared beach	5 6 7
	<i>hore</i> means land between the high-water and low-water mark.	8 9
<i>lot</i> in	cludes a lot under the Land Title Act 1994.	10
	<i>ager</i> , of a declared beach area, means the or a local government, as provided for in part.	11 12 13
owne	er, of a lot, means—	14
• • • •	if the lot is land granted in trust under this Act—the trustee of the lot; or	15 16
	if the lot is non-freehold land under this Act—the lessee or licensee of the lot; or	17 18
• • •	if the lot is a lot under the <i>Land Title Act</i> 1994—the registered owner of the lot.	19 20
publi	<i>ic use</i> includes public enjoyment.	21
	<i>trar</i> means the Registrar of Titles or the Executive, as may be appropriate.	22 23
seasl	<i>hore</i> means—	24
(a)	any land that is foreshore; and	25
(b)	any land that is—	26
	(i) above the high-water mark; and	27
	(ii) ordinarily covered only by sand or shingle.	28 29
use c	conditions see section 431T.	30

[s 61]

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431P References to a lot

For a reference in this part to a lot, it does not matter whether the lot has 1 or more tidal boundaries or has right line boundaries for all its boundaries.

431Q Regulation may declare area of seashore to be a declared beach area

(1)	A regulation may declare a part of a lot to be a							7		
	declare	d beach	are	a.						8

- (2) The part of the lot declared under subsection (1) 9
 must essentially be seashore and must, if 10
 practicable, extend to include a natural feature 11
 that is— 12
 - (a) suitable for physically delineating the extent13of the declared beach area; and14
 - (b) capable of being regarded as being 15 ambulatory in nature. 16

Examples of a natural feature—

• the top of a bank

- 18
- the toe of a dune 19
- (3) The declared beach area must be shown, in the 20 way the registrar requires, on a plan of survey 21 identified in the regulation.
- (4) Until the plan of survey is registered as provided 23 for under this section, a copy of the plan of survey must be held by the chief executive and be 25 available for inspection. 26
- (5) The declaration of a part of a lot as a declared beach area does not affect the rights or obligations of any person in relation to the part 29 until, on a request from the chief executive in the 30 approved form, the following are registered for 31 the lot in the appropriate register for the lot—32
 - (a) the declaration;

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	(b) the plan of survey.	1
(6)	The plan of survey may be registered without the	2
	consent of anyone whose consent would	3
	otherwise have been required under this Act or the Land Tide Act 1004 if the plan otherwise	4
	the <i>Land Title Act 1994</i> if the plan otherwise complies with this Act or the <i>Land Title Act 1994</i>	5 6
	and has been endorsed with the consent of the	0 7
	chief executive or the Minister.	8
(7)	If the declaration of a part of a lot as a declared beach area is repealed—	9 10
	(a) the part ceases to be a declared beach area; and	11 12
	(b) the registrar, on a request from the chief	13
	executive in the approved form, must cancel	14
	the registration of the declaration.	15
(8)	No fee is payable in relation to the lodgement or	16
	registration of a request or other document under	17
	subsection (5) or (7).	18
431R De	eclared beach area and lot boundaries	19
(1)	If a natural feature chosen to delineate the extent of a declared beach area is capable of being	20
	regarded as being ambulatory in nature, it must	21 22
	be shown on the plan of survey as ambulatory.	22
$\langle 0 \rangle$		
(2)	It is the intention of this part that the ambulatory	24
	boundary principles are to be taken to apply to a natural feature shown as being ambulatory to the	25 26
	greatest practicable extent.	20 27
(3)	The declaration of a part of a lot as a declared	28
	beach area does not affect the location at law of	29
	any external boundary of the lot, whether a right line boundary or a tidal boundary.	30
	nne oounuary or a tiuar oounuary.	31

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431S Compensation not payable for declared beach area

A person is not entitled to relief or compensation from3the State or anyone else under this Act, the Land Title4Act compensation provisions, the Property Law Act5relief provisions, the provisions of any other Act or6otherwise for deprivation of an interest of any type in7land, or for loss or damage of any kind, arising out of a8part of a lot becoming a declared beach area.9

431T Management of declared beach area and conditions of use

(1)A regulation may state whether the manager of a 12 declared beach area is the State or the local 13 government in whose local government area the 14 declared beach area is located. 15 (2)If no manager is stated, the State is the manager. 16 A regulation may state conditions of use (use (3)17 *conditions*) to apply to— 18 a particular declared beach area; or (a) 19 (b) some or all declared beach areas generally. 20 (4) Use conditions may apply to a declared beach 21 area whether or not the State is the manager of 22 the area. 23 (5) A regulation may include a penalty for 24 contravention of a use condition stated in the 25 regulation. 26 Note— 27 28 Under section 448, a regulation may prescribe a penalty of not more than 100 penalty units for an offence created 29 under the regulation. 30 (6) A local government may make a local law that 31 states conditions of use (also use conditions) to 32 apply to— 33 Aboriginal and Torres Strait Islander Land (Providing Freehold) and Other Legislation Amendment Bill 2014

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	(a) a particular declared beach area for which it is the manager; or	1 2
	(b) some or all declared beach areas generally for which it is the manager.	3 4
(7)	A local law mentioned in subsection (6) may include a penalty for contravention of a use condition stated in the local law, but the penalty must not be more than 100 penalty units.	5 6 7 8
(8)	Use conditions for a declared beach area as stated in a local law apply subject to use conditions applying to the declared beach area as stated in a regulation.	9 10 11 12
(9)	Without limiting subsection (3) or (6), use conditions may include conditions about any of the following—	13 14 15
	 (a) limiting access to the declared beach area to particular times, including, for example, by limiting access to daylight hours or to particular hours according to the season; 	16 17 18 19
	(b) whether vehicles are permitted on the declared beach area;	20 21
	(c) whether any activities are prohibited on the declared beach area, including, for example, whether camping is prohibited;	22 23 24
	(d) whether dogs or other animals are permitted on the declared beach area;	25 26
	(e) whether fires may be lit on the declared beach area;	27 28
	(f) the nature and legal effect of signs erected on the declared beach area by the manager of the area.	29 30 31
(10)	Without limiting the issues that may be considered, the Minister or a local government may, in devising use conditions, consider the following issues—	32 33 34 35

[s 61]

	[0 0 1]	
	(a) safety of the public;	1
	(b) the particular circumstances of the owner of the lot of which the declared beach area forms a part;	2 3 4
	 (c) particular issues raised by members of the public, including, for example, whether the use of a vehicle on the declared beach area may be necessary for accessing another area; 	5 6 7 8 9
	(d) environmental issues, including, for example, turtle-breeding habitat requirements;	10 11 12
	(e) the location of relevant existing infrastructure.	13 14
431U N	otice to owner before making of regulation	15
(1)	The Minister may recommend to the Governor in Council the making of a regulation declaring a part of a lot to be a declared beach area only if the Minister is reasonably satisfied notice has been given as required under this section.	16 17 18 19 20
(2)	The Minister must give the owner of the lot a written notice stating the intention to declare a part of the lot a declared beach area.	21 22 23
(3)	The notice must include a reasonably approximate indication of the boundaries of the proposed declared beach area.	24 25 26
	onsultation before registration of claration and plan of survey	27 28
(1)	The Minister may proceed to the registration under this part of a declaration or plan of survey	29

 The Minister may proceed to the registration 29 under this part of a declaration or plan of survey 30 only if the Minister is reasonably satisfied 31 consultation has been undertaken as required 32 under this section. 33 Aboriginal and Torres Strait Islander Land (Providing Freehold) and Other Legislation Amendment Bill 2014

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(2)	The Minister must consult with the local government in whose local government area the declared beach area is located about whether it wishes to be the manager of the declared beach area.	1 2 3 4 5
(3)	If the local government wishes to be the manager, it must take reasonable steps to consult with the owner of the lot and the public generally about the use conditions that are to apply to the declared beach area under a local law.	6 7 8 9 10
(4)	If the local government does not wish to be the manager, the Minister must take reasonable steps to consult with the owner of the lot and the public generally about the use conditions that are to apply to the declared beach area under a regulation.	11 12 13 14 15 16
431W S	tatus of declared beach area	17
(1)	Subject to this part and to use conditions for a declared beach area, the area is open to public use.	18 19 20
(2)	The manager of a declared beach area—	21
	(a) has control of the area subject to this part and any regulation under this Act relating to the area; and	22 23 24
	(b) has responsibility for maintaining the area in a safe condition.	25 26
(3)	Control under subsection $(2)(a)$ includes the right to take necessary steps for maintaining the declared beach area as mentioned in subsection (2)(b).	27 28 29 30
(4)	The owner of a lot of which a declared beach area forms a part, and any other person having an interest in the lot—	31 32 33

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	(a) is not required, and can not be required, to maintain, or to contribute to the maintenance of, any part of the declared beach area; and	1 2 3 4
	(b) is not, and can not be made, civilly liable for an act done, or omission made, honestly and without negligence in relation to the declared beach area.	5 6 7 8
(5)	If subsection (4)(b) prevents civil liability attaching to a person, the liability attaches instead to the State.	9 10 11
(6)	Despite this Act or the <i>Local Government Act</i> 2009, an officer or employee of the manager of a declared beach area may enter the area at any time without notice to any other person if the entry—	12 13 14 15 16
	(a) is authorised by the manager, whether generally or otherwise; and	17 18
	(b) the entry relates to the enforcement of the use conditions for the area or to fulfilling the manager's responsibilities as the entity in control of the area.	19 20 21 22
431X Ex con	emption from contravention of use	23 24
(1)	A person is taken not to contravene a use condition for a declared beach area if the person is—	25 26 27
	(a) a police officer acting in the performance of the police officer's functions or powers; or	28 29
	(b) a person acting in the performance of functions or powers—	30 31
	(i) under an Act; or	32

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		(2)	(ii) as authorised or directed by the manager of the declared beach area.Subsection (1) does not limit the extent to which a use condition may provide for circumstances under which a person may be taken not to contravene the condition.	1 2 3 4 5 6
		431Y O	bstruction of use or enjoyment	7
		Ap	erson must not obstruct another person—	8
			(a) in the other person's exercise of the right of public use of a declared beach area; or	9 10
			(b) in the other person's performance of functions or powers in a declared beach area.	11 12 13
		Ma	ximum penalty—50 penalty units.	14
		431Z O	ther Acts not affected	15
		(1)	This part does not affect the operation of any other provision of this Act, or any provision of another Act, in relation to a declared beach area.	16 17 18
		(2)	Without limiting subsection (1), a person's exercise of a right of public use of a declared beach area under this part, including under use conditions applying to the declared beach area, is subject to the operation any other provision of this Act, or any provision of another Act, applying to the area.	19 20 21 22 23 24 25
Clause	62	Amendment o	of sch 6 (Dictionary)	26
		(1) Schedule 6	, definitions owner and right line boundary—	27
		omit.		28
		(2) Schedule 6		29

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	insert—		1	
		<i>ambulatory boundary principles</i> see the Survey and Mapping Infrastructure Act 2003, part 7.	2 3	
		<i>declared beach area</i> , for chapter 7, part 3B, see section 431O.	4 5	
		<i>foreshore</i> , for chapter 7, part 3B, see section 431O.		
		<i>Land Title Act compensation provisions</i> means the <i>Land Title Act 1994</i> , sections 188 and 188A.	8 9	
		<i>low-water mark</i> means the ordinary low-water mark at spring tides.	10 11	
		<i>manager</i> , for chapter 7, part 3B, see section 4310.	12 13	
		owner—	14	
		(a) for chapter 6, part 4, division 8C, see section 373R; or	15 16	
		(b) for chapter 7, part 3B, see section 431O.	17	
		Property Law Act relief provisions means the <i>Property Law Act 1974</i> , part 11.	18 19	
		<i>public use</i> , for chapter 7, part 3B, see section 4310.	20 21	
		<i>registrar</i> , for chapter 7, part 3B, see section 4310.	22 23	
		right line boundary see section 8.	24	
		<i>seashore</i> , for chapter 7, part 3B, see section 4310.	25 26	
		<i>use conditions</i> , for chapter 7, part 3B, see section 431T.	27 28	
(3)	Schedule 6	, definition <i>lot</i> , after 'subdivision'—	29	
	insert—		30	
	and	for chapter 7, part 3B, see section 4310	31	

Chapter 4 Amendment of Land Valuation Act 2010

[s 63]

	Cha	pter 4		nendment of Land Iuation Act 2010	1 2
Clause	63	Act amended			3
		This chapte	er am	ends the Land Valuation Act 2010.	4
Clause	64	Insertion of ne	ew s	262	5
		Chapter 9, part 6	6—		6
		insert—			7
		262 Lin	nited	application of Act to particular land	8
		(1)		s Act does not apply to an indigenous local ernment area until 30 June 2016.	9 10
		(2)	201 nec	pite subsection (1), on or before 30 June 6, the valuer-general may do all things essary or convenient to be done for the poses of—	11 12 13 14
			(a)	applying this Act to an indigenous local government area on and after 30 June 2016; and	15 16 17
			(b)	complying with a requirement of the Act that takes effect on and after 30 June 2016.	18 19
		(3)	In t	his section—	20
			the	<i>igenous local government area</i> means land in area of an indigenous local government under <i>Local Government Act 2009</i> .	21 22 23
Clause	65	Amendment o	of scl	nedule (Dictionary)	24
				local government area—	25
		omit, insert—			26

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local government area, for a provision about	1
land, means the local government area in which	2
the land is located.	3

Sch	edule 1	Minor and consequential amendments	1 2
		section 58	3
Par	t 1	Amendments commencing on 1 January 2015	4 5
		Torres Strait Islander Communities and Other Matters) Act 1984	6 7
1	Section 27, residential	definition <i>tenant</i> , paragraph (b), 'private purposes'—	8 9
	omit, insert—	-	10
	r	esidential use	11
2	Section 28(7)(b)(i), 'private residential purposes'—	12
	omit, insert—	-	13
	r	esidential use	14
Abo 2013	-	Torres Strait Islander Land Holding Act	15 16
1	Section 26() 107(4)'—	2), note, 'section 142(4) and TSILA, section	17 18
	omit, insert—	-	19
	s	ection 126(4) and TSILA, section 91(4)	20

2	Section 62(3)(108(6)'—	a), 'section 143(6) or TSILA, section	$\frac{1}{2}$
	omit, insert—		3
	sec	tion $128(2)$ or TSILA, section $93(2)$	4
3	Section 69(2)-	_	5
	omit, insert—		6
	(2)	Before the term of the lease has expired, the holder of the lease may apply to the following person to be granted a lease under ALA over the lease land for the 1985 Act granted lease or new Act granted lease—	7 8 9 10 11
		(a) if subsection (1)(a) or (b) applies—the trustee of the trust area;	12 13
		(b) if subsection (1)(c) applies—the lessee of the townsite lease.	14 15
4	Section 69(3)	and (6), 'or townsite sublease'—	16
	omit.		17
5	Section 69(5)-	_	18
	omit, insert—		19
	(5)	Before the term of the lease has expired, the holder of the lease may apply to the following person to be granted a lease under TSILA over the lease land for the 1985 Act granted lease or new Act granted lease—	20 21 22 23 24
		(a) if subsection (4)(a) or (b) applies—the trustee of the trust area;	25 26
		(b) if subsection (4)(c) applies—the lessee of the townsite lease.	27 28

6	Section 72— omit.	1 2
7	Section 73, heading, from 'div 6'	3
	omit, insert—	4
	div 4 (Home ownership leases)	5
8	Section 73(1)—	6
	omit, insert—	7
	 ALA, part 10, division 4, subdivisions 2 and 4 apply to a lease to which this division applies as if the lease were a home ownership lease under ALA. 	8 9 10 11
9	Section 73(2), 'residential purposes'—	12
	omit, insert—	13
	residential use	14
10	Section 73(3), 'section 149'—	15
	omit, insert—	16
	section 129	17
11	Section 73(4), 'sections 150(2) and 152(1)(a)'—	18
	omit, insert—	19
	sections 130(2) and 132(1)(a)	20
12	Section 73(5) and (6), 'division 6'—	21
	omit, insert—	22
	division 4	23

-			
Sel	hed	ulo.	1

13	Section 73(7), 'section 162(3)'— omit, insert—	1 2
	section 142(3)	3
14	Section 74(2)(a) and (b)—	4
	omit, insert—	5
	(a) if the lease is granted for residential use—a home ownership lease under ALA; or	6 7
	(b) otherwise—a lease granted under ALA, section 120(1) or 121(1).	8 9
15	Section 79—	10
	omit.	11
16	Section 80, heading, from 'div 6'—	12
	omit, insert—	13
	div 4 (Home ownership leases)	14
17	Section 80(1)—	15
	omit, insert—	16
	(1) TSILA, part 8, division 4, subdivisions 2 and 4	17
	apply to a lease to which this division applies as	18
	if the lease were a home ownership lease under TSILA.	19 20
18	Section 80(2), 'residential purposes'—	21
	omit, insert—	22
	residential use	23
19	Section 80(3), 'section 114'—	24
	omit, insert—	25

	section 9	4	1
20	omit, insert—	tions 115(2) and 117(1)(a)'—	2 3
	sections	95(2) and 97(1)(a)	4
21	Section 80(5) and	(6), 'division 6'—	5
	omit, insert—		6
	division	4	7
22	Section 80(7), 'sec	tion 127(3)'—	8
	omit, insert—		9
	section 1	07(3)	10
23	Section 81(2)(a) ar	ıd (b)—	11
	omit, insert—		12
	(a)	if the lease is granted for residential use—a home ownership lease under TSILA; or	13 14
	(b)	otherwise—a lease granted under TSILA, section $85(1)$ or $86(1)$.	15 16
Abo	riginal Land Act 1	991	17
1	Section 184, definit	ition <i>trustee</i> —	18
	omit.		19

Buil	ding Boost Grant Act 2011	1
1	Section 9(1)(g)(i), 'section 119(1)(a)'—	2
	omit, insert—	3
	section 120(1) or (2)	4
2	Section 9(1)(g)(ii), 'section 84(1)(a)'—	5
	omit, insert—	6
	section 85(1) or (2)	7
0	e Verk Denineule Heritere Act 0007	
Сар	e York Peninsula Heritage Act 2007	8
1	Schedule, definition Aboriginal land, 'section 10'—	9
	omit, insert—	10
	section 8	11
2	Schedule, definition <i>Aurukun Shire lease land</i> , 'section 15'—	12 13
	omit, insert—	13
	section 13	15
3	Schedule, definition <i>DOGIT land</i> , 'section 13'—	16
	omit, insert—	17
	section 11	18

Dutie	s Act 2001	1
1	Section 131(b)— omit, insert—	2 3
	(b) the issue of a lease prepared for the <i>Aboriginal Land Act 1991</i> , section 287 or the <i>Torres Strait Islander Land Act 1991</i> , section 191;	4 5 6 7
2	Section 131(d), 'section 84'—	8
1 Section 131(b)— omit, insert— 2 (b) the issue of a lease prepared for the Aboriginal Land Act 1991, section 287 or the Torres Strait Islander Land Act 1991, section 191; 3 2 Section 131(d), 'section 84'— omit, insert— section 199 8 3 Section 131(d), 'section 81'— omit, insert— section 148 1 Land Act 1994 1 1 Section 57(11), note, from 'part 5F'— omit, insert— 1 part 15 and the Torres Strait Islander Land Act 1991, 1 1	9	
	section 199	10
3	Section 131(d), 'section 81'—	11
	omit, insert—	12
	section 148	13
Lond	A at 1004	
Land	ACI 1994	14
1	Section 57(11), note, from 'part 5F'—	15
	omit, insert—	16
		17 18

Land	I Court Act 2000	1
1	Section 17(1)(a), 'each land tribunal'—	2
	omit, insert—	3
	the land tribunal	4
2	Sections 17(1)(b), (2) and (3), 59(1) and 60(1), 'a land tribunal'—	5 6
	omit, insert—	7
	the land tribunal	8
3	Sections 59, heading and 60, heading, 'a land tribunal'—	9
	omit, insert—	10
	land tribunal	11
4	Section 60(4), definition <i>presiding member</i> , from 'of a land tribunal'—	12 13
	omit, insert—	14
	of the land tribunal, see the <i>Aboriginal Land Act 1991</i> , schedule 1.	15 16
5	Schedule 2, definition <i>land tribunal</i> , 'or the T <i>orres Strait Islander Land Act 1991'—</i>	17 18
	omit.	19

Natu	ure Conservation Act 1992	1
1	Schedule, definition <i>Torres Strait Islander land</i> , 'section 9'—	2 3
	omit, insert—	4
	section 7	5
	ure Conservation (Protected Areas Management) ulation 2006	6 7
1	Schedule 9, definitions <i>Aboriginal people particularly concerned with land</i> and <i>Torres Strait Islanders particularly concerned with land</i> , 'section 4'—	8 9 10
	omit, insert—	11
	section 3	12
Nati	ure Conservation (Wildlife Management)	13
Reg	ulation 2006	14
1	Schedule 5, definitions <i>Aboriginal people particularly concerned with the land</i> and <i>Torres Strait Islanders particularly concerned with land</i> , 'section 4'—	15 16 17
	omit, insert—	18
	section 3	19

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		Schedule 1	
Puk	olic Service Act 20	008	1
1	Schedule 1, entry Islander Land Act omit.	for Land Tribunal under <i>Torres Strait</i> 1991—	2 3 4
Sus	stainable Planning	g Regulation 2009	5
1	Schedule 26, defi	nition residential lease—	6
	omit, insert—		7
	res	<i>idential lease</i> means—	8
	(a)	a lease granted under the <i>Aboriginal Land</i> <i>Act 1991</i> to an Aboriginal person for residential use; or	9 10 11
	(b)	a lease granted under the <i>Torres Strait</i> <i>Islander Land Act 1991</i> to a Torres Strait Islander for residential use.	12 13 14
2	Schedule 26, defi (a)—	nition <i>social housing lease</i> , paragraph	15 16
	omit, insert—		17
	(a)	a lease granted to the State under the <i>Aboriginal Land Act 1991</i> or the <i>Torres Strait Islander Land Act 1991</i> for the purpose of providing subsidised housing for residential use; or	18 19 20 21 22

Torres Strait Islander Land Act 1991		1
1	Section 140, definition <i>trustee</i> — omit.	2 3
Part	2 Amendments commencing by proclamation	4 5
Abor	iginal Land Act 1991	6
1	Section 10(1)(c) and (d)— omit.	7 8
2	Sections 13 and 14— omit.	9 10
3	Section 15, definition <i>relevant land</i> , paragraphs (c) and (d)— <i>omit</i> .	11 12 13
4	Section 32ZI(1)(a)(iv)— omit.	14 15
5	Section 32ZI(1)(a)(v)— renumber as section 32ZI(1)(a)(iv).	16 17

6	Section 40(2)(c) and (d)— omit.	1 2
7	Section 40(9) — <i>omit.</i>	3 4
8	Section 45(2)(d) — <i>omit.</i>	5 6
9	Section 45(3), ', section 46'— omit.	7 8
10	Section 45(7), definitions <i>Aurukun Shire lease</i> and <i>Mornington Shire lease</i> — <i>omit.</i>	9 10 11
11	Sections 46 and 48— omit.	12 13
12	Section 153(3) and (4)— omit.	14 15
13	Section 153(5)— renumber as section 153(4).	16 17
14	Schedule 1, definitions <i>Aurukun Shire lease land</i> and <i>Mornington Shire lease land</i> — <i>omit</i> .	18 19 20

Animal Care and Protection Act 2001		1
1	Section 41A(1)(b)(iv)— omit.	2 3
Audit	or-General Act 2009	4
1	Schedule, definition <i>appropriate Minister</i> , paragraph (e)— <i>omit</i> .	5 6
2	Schedule, definition <i>appropriate Minister</i> , paragraph (f), 'for another'— <i>omit, insert</i> — for a Schedule, definition <i>appropriate Minister</i> , paragraphs (f)	7 8 9 10
•	to (i)— renumber as paragraphs (e) to (h).	12 13
Cape	York Peninsula Heritage Act 2007	14
1	Section 14(1) and 18(1)(a), ', Aurukun Shire lease land'— omit.	15 16
2	Section 26(2), definition <i>relevant land</i> , paragraph (b)— <i>omit</i> .	17 18

3	Section 26(2), definition <i>relevant land</i> , paragraph (c)— <i>renumber</i> as paragraph (b).	1 2
4	Schedule, definition <i>Aurukun Shire lease land— omit</i> .	3 4
5	Schedule, definition <i>landholder for the land</i> , paragraph (b)— <i>omit</i> .	5 6 7
6	Schedule, definition <i>landholder for the land</i> , paragraph (c)— <i>renumber</i> as paragraph (b).	8 9 10
Envir	onmental Protection Act 1994	11
1	Section 38(2)(h)— omit.	12 13
2	Section 579(6), definition <i>owner</i> , paragraph (b)— <i>omit</i> .	14 15
Fire a	Ind Rescue Service Regulation 2011	16
1	Section 7A(2), definition <i>indigenous land</i> , paragraph (c)— <i>omit</i> .	17 18

2	Section 7A(2), definition <i>indigenous land</i> , paragraphs (d) and (e)—	$1 \\ 2$
	<i>renumber</i> as paragraphs (c) and (d).	3
Geot	hermal Energy Act 2010	4
1	Schedule 2, definition <i>owner</i> , item 1(j)—	5
	omit.	6
Gree	enhouse Gas Storage Act 2009	7
1	Schedule 2, definition <i>owner</i> , item 1(j)—	8
	omit.	9
Infor	mation Privacy Act 2009	10
1	Section 126(3), definition <i>responsible Minister</i> , paragraph (c)—	11 12
	omit.	12
2	Section 126(3), definition <i>responsible Minister</i> , paragraph (d), 'to another'—	14 15
	omit, insert—	16
	to a	17

3	Section 126(3), definition <i>responsible Minister</i> , paragraphs (d) to (h)— <i>renumber</i> as paragraphs (c) to (g).	1 2 3
		5
Miner	al Resources Act 1989	4
1	Schedule 2, definition <i>owner</i> , paragraph (a)(iv)— omit.	5 6
2	Schedule 2, definition <i>reserve</i> , paragraph (b)— <i>omit</i> .	7 8
3	Schedule 2, definition <i>reserve</i> , paragraph (c)— <i>renumber</i> as paragraph (b).	9 10
Petro	leum Act 1923	11
1	Section 2, definition <i>owner</i> , item 1(j)— omit.	12 13
Petro	leum and Gas (Production and Safety) Act 2004	14
1	Schedule 2, definition <i>owner</i> , item 1(j)— <i>omit</i> .	15 16

Schedule 1

Surv	ey and Mapping Infrastructure Act 2003	1
1	Section 62, definition <i>indigenous land</i> , paragraph (b)—	2
	omit, insert—	3
	(b) land that is the subject of a deed of grant in trust under the Land Act 1994, granted for the benefit of Aboriginal or Torres Strait Islander inhabitants or for Aboriginal or Torres Strait Islander purposes; or	4 5 6 7 8
Vege	tation Management Act 1999	9
1	Schedule, definition <i>indigenous land</i> , paragraph (a)—	10
	omit.	11
2	Schedule, definition <i>indigenous land</i> , paragraphs (b) to (d)—	12 13
	<i>renumber</i> as paragraphs (a) to (c).	14

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