## Queensland



# NATURAL RESOURCES LEGISLATION AMENDMENT BILL 1998

#### Queensland



### NATURAL RESOURCES LEGISLATION AMENDMENT BILL 1998

#### TABLE OF PROVISIONS

Section	on Pa	age
	PART 1—PRELIMINARY	
1	Short title	4
2	Commencement	4
	PART 2—AMENDMENT OF ABORIGINAL LAND ACT 1991	
3	Act amended in pt 2	4
4	Amendment of s 3 (Definitions)	4
5	Insertion of new ss 137A and 137B	5
	137A Application of Financial Administration and Audit Act 1977	5
	137B Approval of forms	5
6	Amendment of s 138 (Regulations)	5
	PART 3—AMENDMENT OF LAND ACT 1994	
7	Act amended in pt 3	6
8	Amendment of s 103 (Issue of road licence)	6
9	Amendment of s 104 (Conditions of issuing road licence)	6
10	Insertion of new ch 8, pt 7, div 2B	7
	Division 2B—Treatment of special perpetual mining purposes leases under certain Acts	
	503J Special perpetual mining purposes leases become perpetual leases	7
	503K Replacement documents	7
	PART 4—AMENDMENT OF TORRES STRAIT ISLANDER LAND ACT 1991	
11	Act amended in pt 4	8
12	Amendment of s 3 (Definitions)	8

### Natural Resources Legislation Amendment

13	Insertion of new ss 134A and 134B	9
	134A Application of Financial Administration and Audit Act 1977	9
	134B Approval of forms	9
14	Amendment of s 135 (Regulations)	9

### 1998

### A BILL

### **FOR**

An Act to amend various Acts administered by the Minister for Natural Resources

	The Parliament of Queensland enacts—	1
	PART 1—PRELIMINARY	2
	Short title	3
Clause	1. This Act may be cited as the Natural Resources Legislat Amendment Act 1998.	<i>tion</i> 4 5
	Commencement	6
Clause	2. This Act commences on a day to be fixed by proclamation.	7
	PART 2—AMENDMENT OF ABORIGINAL LAND ACT 1991	8
	Act amended in pt 2	10
Clause	3. This part amends the Aboriginal Land Act 1991.	11
	Amendment of s 3 (Definitions)	12
Clause	<b>4.</b> Section 3—	13
	insert—	14
	"Aboriginal land claim association" means an entity formed through the incorporation, under a regulation, of—	ugh 15 16
	(a) the members of a group of Aboriginal people who intend to me a land claim under this Act on their own behalf and on behalf other Aboriginal people in the group; or	
	(b) a group of Aboriginal people who intend to make a land cla	aim 20

		rust" means an entity formed through the incorporation, under a alation, of the grantees of Aboriginal land.'.	1 2
	Insertion	n of new ss 137A and 137B	3
Clause	<b>5.</b> Afte	er section 137—	4
	insert-	_	5
	'Applica	tion of Financial Administration and Audit Act 1977	6
		(1) A land trust is not a statutory body for the <i>Financial</i> ration and Audit Act 1977.	7 8
	'(2) H	owever, a land trust must, at all reasonable times—	9
	(a)	allow a suitably qualified person appointed by the land claims registrar to audit the accounts of the land trust; and	10 11
	(b)	give the person appointed to audit the accounts of the land trust the help the person reasonably requires for conducting the audit, including disclosing financial institution account details.	12 13 14
	'Approv	ral of forms	15
	'137B	• The chief executive may approve forms for use under this Act.'.	16
	Amenda	nent of s 138 (Regulations)	17
Clause	<b>6.</b> Sec	tion 138(2)—	18
	insert-	_	19
	'(f)	the establishment and maintenance by the land claims registrar of a land trust register, including, for example, the information each land trust must give the land claims registrar for inclusion in the register; and	20 21 22 23
	(g)	rules for land trusts and Aboriginal land claim associations, including, for example, the adoption of rules and the matters that must be included in the rules; and	24 25 26
	(h)	accounting requirements for land trusts, including, for example,	27

1

	maintaining accounts, preparing financial statements, auditing accounts and giving audit reports to the land claims registrar.'.	1 2
	PART 3—AMENDMENT OF LAND ACT 1994	3
	Act amended in pt 3	4
Clause	7. This part amends the Land Act 1994.	5
	Amendment of s 103 (Issue of road licence)	6
Clause	<b>8.</b> Section 103(1), from 'only to'—	7
	omit, insert—	8
	'only to—	9
	(a) an adjoining owner; or	10
	(b) another person, if the road licence is only for allowing the person holding the licence to make structural improvements mentioned in section 104(b)(ii) or (iii).'.	11 12 13
	Amendment of s 104 (Conditions of issuing road licence)	14
Clause	<b>9.</b> Section 104(b)—	15
	omit, insert—	16
	'(b) no more structural improvements are permitted on the road temporarily closed, other than the following—	17 18
	(i) boundary fences;	19
	(ii) pipes for irrigation purposes that cross the road beneath its surface;	20 21
	(iii) water channels for irrigation purposes that cross the road;'.	22

s 10 7 s 10

Natural	Resources	Leg	islation	Amendment
1 100000000000	1 COOUN CCO		Bullion	1 III CI COII CI CI

Clause

Insertion of new ch 8, pt 7, div 2B	1
10. After section 503I—	2
insert—	3
'Division 2B—Treatment of special perpetual mining purposes leases under certain Acts	5
'Special perpetual mining purposes leases become perpetual leases	6
'503J.(1) A special perpetual mining purposes lease issued under the agreement Act on or after 1 January 1995 and in existence immediately before the commencement of this section, becomes, on the commencement of this section, a perpetual lease under this Act.	7 8 9
'(2) A special perpetual mining purposes lease issued under the agreement Act on or after the commencement of this section becomes a perpetual lease under this Act immediately after it is issued.	11 12 13
'(3) Subsections (1) and (2) have effect despite anything in the agreement Act.	14 15
'(4) In this section—	16
"agreement Act" means the Commonwealth Aluminium Corporation Pty.  Limited Agreement Act 1957.	17 18
'Replacement documents	19
<b>'503K.(1)</b> This section applies if a special perpetual mining purposes lease (the <b>"old lease"</b> ) becomes a perpetual lease (the <b>"new lease"</b> ) under section 503J.	20 21 22
'(2) If the old lease becomes the new lease under section 503J(1), the chief executive must, as soon as practicable, issue a lease document for the new lease to replace the lease document for the old lease.	23 24 25
'(3) If the old lease becomes the new lease under section 503J(2), the chief executive must, as soon as practicable after the old lease is issued, issue a lease document for the new lease to replace the lease document for the old lease.	26 27 28 29
'(4) The new lease is subject to all the encumbrances to which the old	30

s 11	8	s 12

Natural	Resources	Legislation	<b>Amendment</b>
1 10000000000	Ttcbcm ccb		1 III CI COII CI II

	lease was subject and in the same priorities.	1
	'(5) When the lease document for the new lease is issued, the lease document for the old lease is no longer valid.	2 3
	'(6) The lease document for the new lease must be given to the person who is entitled to possession of the lease document for the old lease.	4 5
	'(7) The lease document for the old lease must be returned to the chief executive for cancellation when the lease document for the new lease is issued.	6 7 8
	'(8) The lessee under the new lease may ask for the return of the lease document for the old lease suitably marked as cancelled.'.	9 10
	PART 4—AMENDMENT OF TORRES STRAIT	11
	ISLANDER LAND ACT 1991	12
	Act amonded in pt 4	13
	Act amended in pt 4	13
Clause	11. This part amends the <i>Torres Strait Islander Land Act 1991</i> .	14
	Amendment of s 3 (Definitions)	15
Clause	<b>12.</b> Section 3—	16
	insert—	17
	' "Torres Strait Islander land claim association" means an entity formed through the incorporation, under a regulation, of—	18 19
	(a) the members of a group of Torres Strait Islanders who intend to make a land claim under this Act on their own behalf and on behalf of other Torres Strait Islanders in the group; or	20 21 22
	(b) a group of Torres Strait Islanders who intend to make a land claim under this Act.	23 24
	"land trust" means an entity formed through the incorporation, under a regulation, of the grantees of Torres Strait Islander land.'.	25 26

	Insertio	n of new ss 134A and 134B	1
Clause	<b>13.</b> Af	fter section 134—	2
	insert-	_	3
	'Applica	ation of Financial Administration and Audit Act 1977	4
		(1) A land trust is not a statutory body for the <i>Financial tration and Audit Act 1977</i> .	5 6
	'(2) H	owever, a land trust must, at all reasonable times—	7
	(a)	allow a suitably qualified person appointed by the land claims registrar to audit the accounts of the land trust; and	8 9
	(b)	give the person appointed to audit the accounts of the land trust the help the person reasonably requires for conducting the audit, including disclosing institution account details.	10 11 12
	'Approv	val of forms	13
	'134B	The chief executive may approve forms for use under this Act.'.	14
	Amendr	ment of s 135 (Regulations)	15
Clause	<b>14.</b> Se	ection 135(2)—	16
	insert-	_	17
	'(f)	the establishment and maintenance by the land claims registrar of a land trust register, including, for example, the information each land trust must give the land claims registrar for inclusion in the register; and	18 19 20 21
	(g)	rules for land trusts and Torres Strait Islander land claim associations, including, for example, the adoption of rules and the matters that must be included in the rules; and	22 23 24
	(h)	accounting requirements for land trusts, including, for example, maintaining accounts, preparing financial statements, auditing accounts and giving audit reports to the land claims registrar.'.	25 26 27
			28

### Natural Resources Legislation Amendment

© State of Queensland 1998