Queensland



TORRES STRAIT ISLANDER CULTURAL HERITAGE BILL 2003

Queensland



TORRES STRAIT ISLANDER CULTURAL HERITAGE BILL 2003

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DICTIONARY

Cultural heritage arrangements for project not authorised

before commencement

2003

A BILL

FOR

An Act to make provision for Torres Strait Islander cultural heritage

Torres St	rait Island	er Cultura	l Heritage	Rill 2003
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The Parliament of Queensland enacts—	1
PART 1—PRELIMINARY	2
Division 1—Introduction	3
1 Short title This Act may be cited as the Torres Strait Islander Cultural Heritage Act 2003.	4 5 6
2 Commencement This Act commences on a day to be fixed by proclamation.	7 8
3 Act binds all persons (1) This Act binds all persons including the State and, to the extent the	9 10
legislative power of the Parliament permits, the Commonwealth and the other States. (2) Nothing in this Act makes the State liable to be prosecuted for an offence.	11 12 13 14
Division 2—Purpose of Act	15
4 Main purpose of Act	16
The main purpose of this Act is to provide effective recognition, protection and conservation of Torres Strait Islander cultural heritage.	17 18
5 Principles underlying Act's main purpose	19
The following fundamental principles underlie this Act's main purpose—	20 21

	(a)	the recognition, protection and conservation of Torres Strait Islander cultural heritage should be based on respect for Torres Strait Islander knowledge, culture and customary practices;	1 2 3
	(b)	Torres Strait Islanders should be recognised as the primary guardians, keepers and knowledge holders of Torres Strait Islander cultural heritage;	4 5 6
	(c)	it is important to respect, preserve and maintain knowledge, innovations and practices of Torres Strait Islander communities and to promote understanding of Torres Strait Islander cultural heritage;	7 8 9 10
	(d)	activities involved in recognition, protection and conservation of Torres Strait Islander cultural heritage are important because they allow Torres Strait Islanders to reaffirm their obligations to Island custom;	11 12 13 14
	(e)	there is a need to establish timely and efficient processes for the management of activities that may harm Torres Strait Islander cultural heritage.	15 16 17
6	Hov	v main purpose of Act is to be achieved	18
Fo Torre	or ac	chieving effective recognition, protection and conservation of Strait Islander cultural heritage, this Act provides for the	18 19 20 21
Fo Torre	or ac	chieving effective recognition, protection and conservation of Strait Islander cultural heritage, this Act provides for the	19 20
Fo Torre	or ac es S wing	chieving effective recognition, protection and conservation of Strait Islander cultural heritage, this Act provides for the recognising Torres Strait Islander ownership of Torres Strait	19 20 21 22
Fo Torre	or acces S wing (a)	chieving effective recognition, protection and conservation of Strait Islander cultural heritage, this Act provides for the recognising Torres Strait Islander ownership of Torres Strait Islander human remains wherever held; recognising Torres Strait Islander ownership of Torres Strait Islander cultural heritage of a secret or sacred nature held in State	19 20 21 22 23 24 25
Fo Torre	or acces Sowing (a) (b)	chieving effective recognition, protection and conservation of Strait Islander cultural heritage, this Act provides for the recognising Torres Strait Islander ownership of Torres Strait Islander human remains wherever held; recognising Torres Strait Islander ownership of Torres Strait Islander cultural heritage of a secret or sacred nature held in State collections; recognising Torres Strait Islander ownership of Torres Strait Islander cultural heritage that is lawfully taken away from an	19 20 21 22 23 24 25 26 27 28
Fo Torre	or acces S wing (a) (b)	chieving effective recognition, protection and conservation of Strait Islander cultural heritage, this Act provides for the recognising Torres Strait Islander ownership of Torres Strait Islander human remains wherever held; recognising Torres Strait Islander ownership of Torres Strait Islander cultural heritage of a secret or sacred nature held in State collections; recognising Torres Strait Islander ownership of Torres Strait Islander cultural heritage that is lawfully taken away from an area by a Torres Strait Islander party for the area; establishing a duty of care for activities that may harm Torres	19 20 21 22 23 24 25 26 27 28 29 30

	(g)	ensuring Torres Strait Islanders are involved in processes for managing the recognition, protection and conservation of Torres Strait Islander cultural heritage;	1 2 3
	(h)	establishing a process for the comprehensive study of Torres Strait Islander cultural heritage;	4 5
	(i)	establishing processes for the timely and efficient management of activities to avoid or minimise harm to Torres Strait Islander cultural heritage.	6 7 8
		Division 3—Interpretation	9
7	Defi	initions	10
	The di	ctionary in the schedule defines particular words used in this Act.	11
8	Mea	aning of "Torres Strait Islander cultural heritage"	12
	"Torre	es Strait Islander cultural heritage" is anything that is—	13
	(a)	a significant Torres Strait Islander area in Queensland; or	14
	(b)	a significant Torres Strait Islander object; or	15
	(c)	evidence, of archaeological or historic significance, of Torres Strait Islander occupation of an area of Queensland.	16 17
9	Mea	aning of "significant Torres Strait Islander area"	18
	•	gnificant Torres Strait Islander area" is an area of particular ace to Torres Strait Islanders because of either or both of the	19 20 21
	(a)	Island custom; ¹	22

Under the *Acts Interpretation Act 1954*, section 36 (Meaning of commonly used words and expressions), "Island custom", known in the Torres Strait as Ailan Kustom, means the body of customs, traditions, observances and beliefs of Torres Strait Islanders generally or of a particular community or group of Torres Strait Islanders, and includes any such customs, traditions, observances and beliefs relating to particular persons, areas, objects or relationships

	(b)	the history, including contemporary history, of any Torres Strait Islander party for the area.	1 2
10	Mea	aning of "significant Torres Strait Islander object"	3
sign		nificant Torres Strait Islander object" is an object of particular nee to Torres Strait Islanders because of either or both of the	4 5 6
	(a)	Island custom;	7
	(b)	the history, including contemporary history, of a Torres Strait Islander party for an area.	8 9
11	Ext	ension of evidence of occupation to surroundings	10
occi evid be s the	ipationelence	articular object or structure is evidence of Torres Strait Islander on, the area immediately surrounding the object or structure is also of Torres Strait Islander occupation to the extent the area can not ated from the object or structure without destroying or diminishing of or structure's significance as evidence of Torres Strait Islander on.	11 12 13 14 15 16
12	Ide	ntifying significant Torres Strait Islander areas	17
		nis section gives more information about identifying significant rait Islander areas.	18 19
nece indi	essary catin	r an area to be a significant Torres Strait Islander area, it is not y for the area to contain markings or other physical evidence g Torres Strait Islander occupation or otherwise denoting the gnificance.	20 21 22 23
	1	r example, the area might be a ceremonial place, a burial place or f a massacre.	24 25
the		so, if significant Torres Strait Islander objects exist in an area and ficance of the objects is intrinsically linked with their location in —	26 27 28
	(a)	the existence of the objects in the area is enough on its own to make the area a significant Torres Strait Islander area; and	29 30

Torres Strait Islander Cultural Heritage Bill 2003
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(b)	if it is reasonably appropriate under this Act, the immediate area and the objects in it may be taken to be, collectively, a significant Torres Strait Islander area.	1 2 3				
be had	(5) For identifying a significant Torres Strait Islander area, regard may e had to authoritative anthropological, biogeographical, historical and rchaeological information.					
13 Into	erpretation to support existing rights and interests	7				
	vision of this Act must not be interpreted in a way that would allow ision to operate in a way that prejudices—	8 9				
(a)	a right of ownership of a traditional group of Torres Strait Islanders, or of a member of a traditional group of Torres Strait Islanders, in Torres Strait Islander cultural heritage used or held for traditional purposes under Island custom; or	10 11 12 13				
(b)	a person's enjoyment or use of, or free access to, Torres Strait Islander cultural heritage, if—	14 15				
	(i) the person usually lives according to Island custom as it relates to a particular group of Torres Strait Islanders; and	16 17				
	(ii) the access, enjoyment or use is sanctioned by the Island custom; or	18 19				
(c)	native title rights and interests.	20				
	ART 2—OWNERSHIP, CUSTODIANSHIP AND OSSESSION OF TORRES STRAIT ISLANDER CULTURAL HERITAGE	21				
	CULTURAL HERITAGE	23				
	Division 1—Preliminary	24				
14 Ob	ject and intent	25				
	The object of this part is to make rules about ownership, inship and possession of Torres Strait Islander cultural heritage.	26 27				

(2) The basic intent underlying the rules stated in this part is that Torres Strait Islander cultural heritage should be protected.	1 2				
(3) A supporting intent is that, as far as practicable, Torres Strait Islander cultural heritage should be owned and protected by Torres Strait Islanders with traditional or familial links to the cultural heritage if it is comprised of any of the following—	3 4 5 6				
(a) Torres Strait Islander human remains;	7				
(b) secret or sacred objects;					
(c) Torres Strait Islander cultural heritage lawfully taken away from an area.	9 10				
(4) Another supporting intent is that Torres Strait Islander cultural heritage of the type mentioned in subsection (3)(a) or (b) that is in the custody of the State, including the Queensland Museum, should continue to be protected by the State until it can be transferred into the protection of its Torres Strait Islander owners.	11 12 13 14 15				
Division 2—Torres Strait Islander human remains	16				
15 Ownership of Torres Strait Islander human remains	17				
15 Ownership of Torres Strait Islander human remains (1) On the commencement of this section, Torres Strait Islanders who have a traditional or familial link with Torres Strait Islander human remains in existence immediately before the commencement become the owners of the human remains if they are not already the owners.	17 18 19 20 21				
(1) On the commencement of this section, Torres Strait Islanders who have a traditional or familial link with Torres Strait Islander human remains in existence immediately before the commencement become the owners of	18 19 20				
(1) On the commencement of this section, Torres Strait Islanders who have a traditional or familial link with Torres Strait Islander human remains in existence immediately before the commencement become the owners of the human remains if they are not already the owners. (2) Subsection (1) applies regardless of who may have owned the Torres	18 19 20 21 22				
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 (1) On the commencement of this section, Torres Strait Islanders who have a traditional or familial link with Torres Strait Islander human remains in existence immediately before the commencement become the owners of the human remains if they are not already the owners. (2) Subsection (1) applies regardless of who may have owned the Torres Strait Islander human remains before the commencement of this section. 16 Torres Strait Islander human remains in custody of State (1) This section applies to Torres Strait Islander human remains if the 	18 19 20 21 22 23				
 (1) On the commencement of this section, Torres Strait Islanders who have a traditional or familial link with Torres Strait Islander human remains in existence immediately before the commencement become the owners of the human remains if they are not already the owners. (2) Subsection (1) applies regardless of who may have owned the Torres Strait Islander human remains before the commencement of this section. 16 Torres Strait Islander human remains in custody of State (1) This section applies to Torres Strait Islander human remains if the human remains are in the custody of an entity that represents or is the State. (2) The persons who own the human remains may at any time ask the 	18 19 20 21 22 23 24 25 26 27				

subsection	(3) If the entity is satisfied the persons making the request under subsection (2) are the owners of the human remains, the entity must comply with the request to the greatest practicable extent.					
	e persons who own the human remains are not limited to making quest under subsection (2).	4 5				
Example—	-	6				
remains	ners could ask for the Queensland Museum to continue its custody of the human while they make suitable arrangements for dealing with the human remains, at ime they could ask for the human remains to be returned to them.	7 8 9				
17 Pos	session of Torres Strait Islander human remains	10				
in the pe in exister person d	is section applies to a person, other than the State, if the person has rson's possession Torres Strait Islander human remains that were nee immediately before the commencement of this section and the oes not have the necessary traditional or familial links with the emains to be the owner of the human remains.	11 12 13 14 15				
	e person must take all reasonable steps to ensure that the human are taken into the custody of the chief executive as soon as le.	16 17 18				
Maximu	m penalty for subsection (2)—200 penalty units.	19				
18 Kn	owledge of Torres Strait Islander human remains	20				
(1) Th	is section applies to a person if the person—	21				
(a)	knows of the existence and location of Torres Strait Islander human remains, but does not own the human remains or have possession of them; and	22 23 24				
(b)	knows, or ought reasonably to know, the human remains are, or are reasonably likely to be, Torres Strait Islander human remains; and	25 26 27				
(c)	knows or suspects—	28				
	(i) that the chief executive does not know of the existence of the human remains; or	29 30				
	(ii) that the chief executive knows of the existence of the human remains, but does not know the human remains are, or are	31 32				

	reasonably likely to be, Torres Strait Islander human remains.	1 2						
(2) The	e person must—	3						
(a)	as soon as practicable, advise the chief executive of the existence and location of the human remains; and	4 5						
(b) give the chief executive all details about the nature and location of the human remains the chief executive reasonably requires.								
Maximum penalty—100 penalty units.								
, ,	subsection (2), the obligation to advise the chief executive and to chief executive details must be complied with—	9 10						
(a)	if all the circumstances giving rise to the obligation arose before the commencement of this section—as soon as practicable after the commencement; or	11 12 13						
(b) if all the circumstances giving rise to the obligation arise after the commencement, or if the circumstances arose partly before the commencement and arise partly after the commencement—as soon as practicable after all the circumstances apply.								
of any kn	subsection (1)(c), the chief executive is taken to be in possession owledge that was ever in the possession of the Minister mentioned a 35 ² of the repealed Act.	18 19 20						
	Division 3—Secret and sacred objects	21						
19 Owi	nership and custody of secret or sacred object	22						
(1) Thi heritage i	is section applies to an object that is Torres Strait Islander cultural f—	23 24						
(a)	the object is a secret or sacred object; and	25						
	Example of secret or sacred object—	26						
	a ceremonial item	27						
(b)	the object is, immediately before the commencement of this section, in the custody of an entity that represents or is the State,	28 29						

² Section 35 (Duties respecting burial remains) of the repealed Act

	or after the commencement comes into the custody of an entity that represents or is the State.	1 2
` ,	e Torres Strait Islanders who have a traditional or familial link object, if they are not already the owners, become the owners of	3 4 5
	if the object was in the custody of the entity immediately before the commencement of this section—on the commencement; or	6 7
(b)	otherwise—when the object comes into the custody of the entity.	8
(3) The	persons who own the object may at any time ask the entity—	9
(a)	to continue to be the custodian of the object; or	10
(b)	to return the object to them.	11
subsection	the entity is satisfied the persons making the request under in (3) are the owners of the object, the entity must comply with the the greatest practicable extent.	12 13 14
	e persons who own the object are not limited to making only under subsection (3).	15 16
Example—		17
while the	ers could ask for the Queensland Museum to continue its custody of an object ey make suitable arrangements for dealing with the object, at which time they k for the object to be returned to them.	18 19 20
Di	ivision 4—Other Torres Strait Islander cultural heritage	21
20 Own	nership of Torres Strait Islander cultural heritage	22
	e following Torres Strait Islander cultural heritage is not in the of the State—	23 24
	human remains and secret or sacred objects owned by Torres Strait Islanders under division 2 or 3;	25 26
	Torres Strait Islander cultural heritage passing into the ownership of a Torres Strait Islander party under this Act;	27 28
	Torres Strait Islander cultural heritage owned by a person whose ownership is confirmed under a provision of this Act;	29 30
	Torres Strait Islander cultural heritage owned by a person to whom ownership is lawfully transferred.	31

(2) Otherwise	e, the State owns Torres Strait Islander cultural heritage.	1
	on (2) applies to an object or evidence that is Torres Strait l heritage even if the object or evidence—	2 3
(a) forms	, or has previously formed, part of land; or	4
(b) is loca	ated, or has previously been located, in, on or under land.	5
(4) Subsection of—	ons (2) and (3) do not operate to give the State ownership	6 7
* *	in which is situated an object or evidence that becomes d by the State under subsection (2); or	8 9
(b) any o	ther land.	10
21 Continued	l use of surface	11
	tion applies if Torres Strait Islander cultural heritage is urface of land, and—	12 13
of the	the tenure on which the land is held, the owner or occupier land is entitled to the use and enjoyment of the surface of nd; or	14 15 16
	son is otherwise entitled to the use and enjoyment of the ce of the land.	17 18
the owner or oc	the existence of the Torres Strait Islander cultural heritage, ecupier or other person is entitled to the use and enjoyment the extent that the person does not unlawfully harm the ec.	19 20 21 22
	Division 5—Role of Queensland Museum	23
22 Care of To	orres Strait Islander cultural heritage	24
	ensland Museum may act under the <i>Queensland Museum</i> lation to all Torres Strait Islander cultural heritage in its	25 26 27
	on (1) applies subject to the particular requirements of this ownership, custody or protection of Torres Strait Islander e.	28 29 30

(3) The Queensland Museum may at any time accept custody of Torres Strait Islander cultural heritage.			
P	ART 3—PROTECTION OF TORRES STRAIT ISLANDER CULTURAL HERITAGE	3 4	
	Division 1—Key cultural heritage protection provisions	5	
23 Cul	tural heritage duty of care	6	
practicab	person who carries out an activity must take all reasonable and le measures to ensure the activity does not harm Torres Strait cultural heritage (the "cultural heritage duty of care").	7 8 9	
Maximu	m penalty—	10	
(a)	for an individual—1 000 penalty units;	11	
(b)	for a corporation—10 000 penalty units.	12	
required	ithout limiting the matters that may be considered by a court to decide whether a person has complied with the cultural heritage care in carrying out an activity, the court may consider the	13 14 15 16	
(a)	the nature of the activity, and the likelihood of its causing harm to Torres Strait Islander cultural heritage;	17 18	
(b)	the nature of the Torres Strait Islander cultural heritage likely to be harmed by the activity;	19 20	
(c)	the extent to which the person consulted with Torres Strait Islander parties about the carrying out of the activity, and the results of the consultation;	21 22 23	
(d)	whether the person carried out a study or survey, of any type, of the area affected by the activity to find out the location and extent of Torres Strait Islander cultural heritage, and the extent of the study or survey;	24 25 26 27	
(e)	whether the person searched the database and register for information about the area affected by the activity:	28	

	(f)		extent to which the person has complied with cultural tage duty of care guidelines;	1 2		
	(g)	the activ	nature and extent of past uses in the area affected by the vity.	3 4		
(3) A person who carries out an activity is taken to have complied we the cultural heritage duty of care in relation to Torres Strait Islan cultural heritage if—						
	(a) the person is acting—					
		(i)	under the authority of another provision of this Act that applies to the Torres Strait Islander cultural heritage; or	9 10		
		(ii)	under an approved cultural heritage management plan that applies to the Torres Strait Islander cultural heritage; or	11 12		
		(iii)	under a native title agreement or another agreement with a Torres Strait Islander party, unless the Torres Strait Islander cultural heritage is expressly excluded from being subject to the agreement; or	13 14 15 16		
		(iv)	in compliance with cultural heritage duty of care guidelines; or	17 18		
		(v)	in compliance with native title protection conditions, but only if the cultural heritage is expressly or impliedly the subject of the conditions; or	19 20 21		
	(b)	-	person owns the Torres Strait Islander cultural heritage, or is ng with the owner's agreement; or	22 23		
	(c)		activity is necessary because of an emergency, including for mple, a bushfire or other natural disaster.	24 25		
24	Unla	awfu	l harm to Torres Strait Islander cultural heritage	26		
pers		nows	n must not harm Torres Strait Islander cultural heritage if the or ought reasonably to know that it is Torres Strait Islander ge.	27 28 29		
Max	kimur	n pen	nalty—	30		
	(a)	for a	nn individual—	31		
		(i)	if the Torres Strait Islander cultural heritage is a registered significant area or registered significant object—1 000 penalty units or 2 years imprisonment; or	32 33 34		

	(11)	otherwise—1 000 penalty units;	1
(b)	for a	a corporation—10 000 penalty units.	2
` ′ 1		n who harms Torres Strait Islander cultural heritage does not ence under subsection (1) if—	3 4
(a)	the p	person is acting—	5
	(i)	under the authority of another provision of this Act that applies to the Torres Strait Islander cultural heritage; or	6 7
	(ii)	under an approved cultural heritage management plan that applies to the Torres Strait Islander cultural heritage; or	8 9
	(iii)	under a native title agreement or another agreement with a Torres Strait Islander party, unless the Torres Strait Islander cultural heritage is expressly excluded from being subject to the agreement; or	10 11 12 13
	(iv)	in compliance with cultural heritage duty of care guidelines; or	14 15
	(v)	in compliance with the cultural heritage duty of care; or	16
	(vi)	in compliance with native title protection conditions, but only if the Torres Strait Islander cultural heritage is expressly or impliedly the subject of the conditions; or	17 18 19
(b)	-	person owns the Torres Strait Islander cultural heritage, or is ng with the owner's agreement; or	20 21
(c)		harm is the result of doing an act that is necessary because of emergency, including for example, a bushfire or other natural ster.	22 23 24
the perso arise afte	n's ker the	section (1), it does not matter whether the circumstances of nowledge arose before the commencement of this section, or commencement, or arose partly before the commencement y after the commencement.	25 26 27 28
25 Pro	hibit	ed excavation, relocation and taking away	29
Islander	cultui	on must not excavate, relocate or take away Torres Strait ral heritage if the person knows or ought reasonably to know s Strait Islander cultural heritage.	30 31 32
Maximur	n per	nalty—	33

(a)	for a	an individual—1 000 penalty units;	1
(b)	for a	a corporation—10 000 penalty units.	2
	-	on who excavates, relocates or takes away Torres Strait ral heritage does not commit an offence under subsection (1)	3 4 5
(a)	the j	person is acting—	6
	(i)	under the authority of another provision of this Act that applies to the Torres Strait Islander cultural heritage; or	7 8
	(ii)	under an approved cultural heritage management plan that applies to the Torres Strait Islander cultural heritage; or	9 10
	(iii)	under a native title agreement or another agreement with a Torres Strait Islander party, unless the Torres Strait Islander cultural heritage is expressly excluded from being subject to the agreement; or	13 13 13 14
	(iv)	in compliance with cultural heritage duty of care guidelines; or	13 10
	(v)	in compliance with the cultural heritage duty of care; or	17
	(vi)	in compliance with native title protection conditions, but only if the Torres Strait Islander cultural heritage is expressly or impliedly the subject of the conditions; or	18 19 20
(b)	-	person owns the Torres Strait Islander cultural heritage, or is ng with the owner's agreement; or	22 22
(c)		excavation, relocation or taking away is necessary because of emergency, including for example, a bushfire or other natural ster.	23 24 25
the personarise aft	on's k er the	section (1), it does not matter whether the circumstances of nowledge arose before the commencement of this section, or commencement, or arose partly before the commencement y after the commencement.	26 27 28 29
26 Un	lawfu	l possession of Torres Strait Islander cultural heritage	30
Torres S	Strait	In must not have in the person's possession an object that is Islander cultural heritage if the person knows or ought know that the object is Torres Strait Islander cultural	31 32 31 34

Maximu	m pei	nalty—	1			
(a)	for a	an individual—1 000 penalty units;	2			
(b)	for a	for a corporation—10 000 penalty units.				
	slande	n who has in the person's possession an object that is Torres er cultural heritage does not commit an offence under if—	4 5 6			
(a)	the	person is acting—	7			
	(i)	under the authority of another provision of this Act that applies to the object; or	8 9			
	(ii)	under an approved cultural heritage management plan that applies to the object; or	10 11			
	(iii)	under a native title agreement or another agreement with a Torres Strait Islander party, unless the object is expressly excluded from being subject to the agreement; or	12 13 14			
	(iv)	in compliance with cultural heritage duty of care guidelines; or	15 16			
	(v)	in compliance with the cultural heritage duty of care; or	17			
	(vi)	in compliance with native title protection conditions, but only if the object is expressly or impliedly the subject of the conditions; or	18 19 20			
(b)		person owns the object, or is acting with the owner's eement; or	21 22			
(c)	eme	person's possession of the object is necessary because of an ergency, including for example, a bushfire or other natural ester.	23 24 25			
the personal arise aft	on's k er the	section (1), it does not matter whether the circumstances of nowledge arose before the commencement of this section, or commencement, or arose partly before the commencement y after the commencement.	26 27 28 29			
(4) Tł	nis sec	ction does not apply to Torres Strait Islander human remains.	30			
27 Co	urt m	ay order costs of rehabilitation or restoration	31			
		conviction of a person for an offence under this division unlawful harming or possessing of Torres Strait Islander	32 33			

	heritage, the court may, if considered appropriate, order the person the State or another appropriate entity an amount for or towards—	1 2
(a)	the cost of any repair or restoration of the Torres Strait Islander cultural heritage needing to be carried out; and	3 4
(b)	the cost of any repair or restoration of anything else that is not itself the Torres Strait Islander cultural heritage, but that is associated with the Torres Strait Islander cultural heritage and also needs to be repaired or restored because of the offence.	5 6 7 8
(2) In	this section—	9
	cion' includes a plea of guilty or a finding of guilt by a court, even ugh a conviction is not recorded.	10 11
	Division 2—Duty of care guidelines	12
28 Cul	tural heritage duty of care guidelines	13
heritage measure	ne Minister may by gazette notice notify guidelines ("cultural eduty of care guidelines") identifying reasonable and practicable is for ensuring activities are managed to avoid or minimise harm to trait Islander cultural heritage.	14 15 16 17
	formulating cultural heritage duty of care guidelines, the Minister sult with the following—	18 19
(a)	Torres Strait Islander groups;	20
(b)	industry groups;	21
(c)	local governments;	22
(d)	other persons the Minister considers appropriate.	23
	Division 3—Information about cultural heritage	24
29 Info	ormation protection provision	25
chief ex	his section applies to a person who, under this Act, submits to the ecutive or the Minister a report or other document about Torres ander cultural heritage matters.	26 27 28

		the person must not include in the report or other document ge or information given to or otherwise acquired by the person	1 2 3
	(a)	the person knows the knowledge or information is of a secret or sacred nature; and	4 5
	(b)	the Torres Strait Islanders in whose understanding the knowledge or information is of a secret or sacred nature have not agreed to its inclusion in the report or other document.	6 7 8
Max	imur	m penalty—	9
	(a)	for an individual—100 penalty units;	10
	(b)	for a corporation—1 000 penalty units.	11
30	Putt	ting cultural heritage management plan into effect	12
mana	agen f exe	person who is involved in putting an approved cultural heritage nent plan into effect must take all reasonable steps to ensure the cutive is advised about all Torres Strait Islander cultural heritage to exist because of any activity carried out under the plan.	13 14 15 16
Max	imur	n penalty—	17
	(a)	for an individual—100 penalty units;	18
	(b)	for a corporation—1 000 penalty units.	19
exec	utive	bsection (1) does not require the giving of advice to the chief if giving the advice would be a contravention of the information in provision.	20 21 22
31	Oth	er activities	23
activ	ity u	person who is involved in carrying out an activity, other than an order an approved cultural heritage management plan, may advise executive of Torres Strait Islander cultural heritage revealed to hause of the activity.	24 25 26 27
exec	utive	bsection (1) does not authorise the giving of advice to the chief if giving the advice would be a contravention of the information provision.	28 29 30

1	Division 4—Protection of cultural heritage under action of Minister			1	
32	Sto	p ord	lers	2	
			ction applies if the Minister is satisfied there are reasonable oncluding—	3 4	
	(a)	a pe	erson is carrying out or is about to carry out an activity; and	5	
	(b)	eith	er or both of the following apply—	6	
		(i)	in carrying out the activity, the person is or will be harming Torres Strait Islander cultural heritage;	7 8	
		(ii)	the carrying out of the activity is having or will have a significant adverse impact on the cultural heritage value of Torres Strait Islander cultural heritage.	9 10 11	
((2) Th	e Miı	nister may give the person a stop order for the activity.	12	
((3) Th	e stoj	p order must be given to the person—	13	
	(a)	by g	giving it to the person personally; or	14	
	(b)	if it is not reasonably practicable to give it to the person personally—by fixing it in a prominent position at the place where the activity is being carried out or is about to be carried out.			
(4) Th	e stoj	p order—	19	
	(a)	ope	rates from when it is given to the person under subsection (3);	20 21	
	(b)		ess it is revoked sooner, continues in force for 30 days from en it is given to the person, or for a shorter period stated in the er.	22 23 24	
			nister may give 1 further stop order of not more than 30 days tion for the person's activity.	25 26	
		-	on must not knowingly contravene a stop order given to a this section.	27 28	
Ma	ximu	m pei	nalty—17 000 penalty units.	29	
per	alty a	amou	nalty amount mentioned in subsection (6) is the maximum nt that may be imposed for an offence under the subsection, sence is committed by a corporation	30 31 32	

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action of t	vity i	the active justive justive justive justive justine the contraction of	r under this section is ineffective in its application to an vity is the subject of an injunction granted in the exercise urisdiction the tribunal has for cultural heritage matters d Resources Tribunal Act 1999, section 53.3	1 2 3 4
33	Par	icular st	eps to preserve cultural heritage	5
T	he M	inister ma	ay—	6
	(a)		State, acquire by purchase or gift Torres Strait Islander heritage for the purpose of its preservation; and	7 8
	(b)	are nece	ructures to be erected, and other steps to be taken, that essary or desirable to preserve the Torres Strait Islander heritage.	9 10 11
ISI	LAN	DER PA CU	TIVE TITLE PARTIES, TORRES STRAIT ARTIES AND TORRES STRAIT ISLANDER ULTURAL HERITAGE BODIES	12 13 14
34		_	party for an area	15
(.	•		following is a "native title party" for an area—	16
	(a)	_	red native title claimant for the area;	17
	(b)		n who, at any time after the commencement of this was a registered native title claimant for the area, but	18 19 20
		nati	person's claim has failed, but there is no other registered ive title claimant for the area, and there is not, and never been, a native title holder for the area; or	21 22 23
		ind	person has surrendered the person's native title under an igenous land use agreement registered on the Register of igenous Land Use Agreements; or	24 25 26

³ Land and Resources Tribunal Act 1999, section 53 (Exclusive jurisdiction for certain cultural heritage matters)

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	(iii)	the person's native title has been compulsorily acquired or has otherwise been extinguished;	1 2	
(c)	a registered native title holder for the area;			
(d)	(d) a person who was a registered native title holder for the area, bu only if—			
	(i)	the person has surrendered the person's native title under an indigenous land use agreement registered on the Register of Indigenous Land Use Agreements; or	6 7 8	
	(ii)	the person's native title has been compulsorily acquired or has otherwise been extinguished.	9 10	
the personative tit	on is a de cla ed th	son would be a native title party under subsection (1)(b) but no longer alive, the native title party is instead taken to be the aim group who, under the Commonwealth Native Title Act, e person to make the relevant native title determination	11 12 13 14 15	
35 Tor	res S	trait Islander party for an area	16	
(1) A for the ar		e title party for an area is a "Torres Strait Islander party"	17 18	
(2) Su	bsect	ion (3) applies to a native title party for an area who—	19	
(a)	is o	r was a registered native title claimant; or	20	
(b)	long	ne native title claim group who authorised a person who is no ger alive, but who was a registered native title claimant, to the a native title determination application.	21 22 23	
whole ar which the for a dete	ea in e app ermin	tive title party is a "Torres Strait Islander party" for the cluded within the outer boundaries of the area in relation to dication was made under the Commonwealth Native Title Act lation of native title, regardless of the nature and extent of the ims in relation to any particular part of the whole area.	24 25 26 27 28	
a register	red na	ion (5) applies to a native title party for an area who is or was ative title holder the subject of a determination of native title nmonwealth Native Title Act.	29 30 31	
whole ar	ea in	tive title party is a "Torres Strait Islander party" for the cluded within the outer boundaries of the area in relation to plication for the determination was made, regardless of the	32 33 34	

extent to part of th		ch native title was found to exist in relation to any particular ole area.	1 2
		er, a native title party to whom subsection (5) applies is not ait Islander party" for a part of the area if—	3 4
(a)	nati	ve title was not found to exist in relation to the part; and	5
(b)	ther	e is a registered native title claimant for the part.	6
		e is no native title party for an area, a person is a "Torres er party" for the area if—	7 8
(a)	abo	person is a Torres Strait Islander with particular knowledge ut traditions, observances, customs or beliefs associated with area; and	9 10 11
(b)	the	person—	12
	(i)	has responsibility under Island custom for some or all of the area, or for significant Torres Strait Islander objects located or originating in the area; or	13 14 13
	(ii)	is a member of a family or clan group that is recognised as having responsibility under Island custom for some or all of the area, or for significant Torres Strait Islander objects located or originating in the area.	10 17 18 19
36 Reg	gistra	tion as Torres Strait Islander cultural heritage body	20
		nister may, on the application of a corporation, register the a Torres Strait Islander cultural heritage body for an area.	21 22
Islander corporati	cultu ion re	finister must not register a corporation as a Torres Strait and heritage body for an area if there is currently another egistered as a Torres Strait Islander cultural heritage body for y part of the area.	23 24 25 26
corpora even the corpora	tion" ough tion"	ver, the Minister may register a corporation (the "new) as a Torres Strait Islander cultural heritage body for an area there is currently another corporation (the "registered") registered as a Torres Strait Islander cultural heritage body any part of the area if—	25 28 29 30 31
(a)		new corporation's registration is only for the purposes of a icular project; and	32 33

(b)		registered corporation has given written agreement to the new poration's registration for the purposes of the project; and	1 2			
(c)	the registration provides that the registration is effective only until the project finishes.					
		inister may register a corporation as a Torres Strait Islander age body for an area only if the Minister is satisfied that—	5 6			
(a)	the	corporation—	7			
	(i)	is an appropriate body to identify Torres Strait Islander parties for the area; and	8 9			
	(ii)	has the capacity to identify Torres Strait Islander parties for the area; and	10 10			
(b)	eith	er—	12			
	(i)	Torres Strait Islander parties for the area that are native title parties for the area agree the corporation should be registered; or	13 14 15			
	(ii)	if there is no Torres Strait Islander party for the area that is a native title party for the area—there is substantial agreement among the Torres Strait Islander parties for the area that the corporation should be registered.	10 17 18 19			
Examples	of corp	porations that may be appropriate to be registered—	20			
Torres	Strait	native title body corporate, a representative body that is a corporation, a Islander body incorporated for furthering the interests of Torres Strait elation to land or cultural matters	21 22 23			
	cultu	ding whether to register a corporation as the Torres Strait ral heritage body for an area, the Minister may do any of the	24 25 26			
(a)		sult with Torres Strait Islander parties for the area or parts of area;	27 28			
(b)		ertise for submissions about the proposed registration of the poration;	29 30			
(c)	-	thing else the Minister considers necessary to inform himself nerself.	31 32			
Torres St	rait I tisfie	inister may cancel the registration of a corporation as the slander cultural heritage body for an area if the Minister is no ed about the matters mentioned in subsection (4) in relation to	33 34 35			

(7) In this section—	1
"register", a corporation, means record the corporation in the register.	2
37 Function of Torres Strait Islander cultural heritage body	3
(1) The function of a Torres Strait Islander cultural heritage body for an area is to identify, for the benefit of a person who needs to know under this Act, the Torres Strait Islander parties for the area or for a particular part of the area.	4 5 6 7
(2) The Minister may give a Torres Strait Islander cultural heritage body for an area the financial or other help the body needs to carry out its function.	8 9 10
PART 5—COLLECTION AND MANAGEMENT OF TORRES STRAIT ISLANDER CULTURAL HERITAGE INFORMATION	11 12 13
Division 1—Torres Strait Islander Cultural Heritage Database	14
38 Establishment of database	15
(1) The chief executive must establish and keep the Torres Strait Islander Cultural Heritage Database.	16 17
(2) The chief executive may keep the database in the form or forms the chief executive considers to be the most appropriate in the circumstances for achieving the purpose of establishing the database.	18 19 20
39 Purpose of establishing database	21
(1) The purpose of establishing the database is to assemble, in a central and accessible location, information about Torres Strait Islander cultural heritage.	22 23 24
(2) The database is intended to be a research and planning tool to help Torres Strait Islander parties, researchers and other persons in their	25 26

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consideration of the Torres Strait Islander cultural heritage values of particular areas.	1 2
(3) The placing of information on the database is not intended to be conclusive about whether the information is up-to-date, comprehensive or otherwise accurate.	3 4 5
40 Placing information on database	6
(1) The chief executive may place information on the database to the extent the chief executive considers appropriate, having regard especially to the consistency of the information with existing anthropological, biogeographical, historical and archaeological information.	7 8 9 10
(2) Information the chief executive places on the database may be either information another person asks the chief executive to place on the database or information the chief executive already holds.	11 12 13
41 Taking information off database	14
(1) The chief executive may take information off the database if the chief executive is satisfied the information has been recorded in error.	15 16
(2) However, before acting under subsection (1) to take information about Torres Strait Islander cultural heritage for a particular area off the database, the chief executive must, to the extent it is reasonably practicable to do so, consult with any Torres Strait Islander party for the area.	17 18 19 20
42 Availability of database to public generally	21
The chief executive must not give access to the database generally.	22
43 Availability of database to Torres Strait Islander party	23
(1) This section applies if a Torres Strait Islander party for an area seeks information from the database.	24 25
(2) The chief executive must give the Torres Strait Islander party information from the database to the extent that, in the chief executive's opinion, the information on the database relates to the area.	26 27 28

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44 Availability of database for cultural heritage duty of care purposes	1 2
(1) This section applies if a person carrying out an activity, including for example a land user, seeks information from the database.	3 4
(2) The chief executive must give the person information from the database if, in the chief executive's opinion, the person has a particular need to be aware of the information for satisfying the person's cultural heritage duty of care.	5 6 7 8
(3) However, the person does not necessarily comply with the person's cultural heritage duty of care only because the person has consulted the database.	9 10 11
(4) If information is to be given to the person under subsection (2), the information may be given to a nominee or professional advisor acting for the person.	12 13 14
45 Availability of database to researcher	15
(1) This section applies if a researcher into Torres Strait Islander cultural heritage seeks information from the database.	16 17
(2) The chief executive may give the researcher information from the database to the extent that, in the chief executive's opinion, the information on the database relates to the research.	18 19 20
Division 2—Torres Strait Islander Cultural Heritage Register	21
46 Establishment of register	22
(1) The chief executive must establish and keep the Torres Strait Islander Cultural Heritage Register.	23 24
(2) The chief executive may keep the register in the form or forms the chief executive considers to be the most appropriate in the circumstances for—	25 26 27
(a) achieving the purpose of establishing the register; and	28
(b) ensuring the register otherwise complies with the requirements of this division.	29 30

47 Pur	pose of establishing register	1
	ne purpose of establishing the register is to assemble in a central ssible location—	2 3
(a)	information contained in cultural heritage studies; and	4
(b)	information about whether particular areas have been the subject of cultural heritage management plans; and	5 6
(c)	information about Torres Strait Islander cultural heritage bodies; and	7 8
(d)	other information necessary to help the consideration of Torres Strait Islander cultural heritage, including for example addresses for service of Torres Strait Islander parties.	9 10 11
(2) Th	e register is intended to be—	12
(a)	a depository for information for consideration for land use and land use planning, including, for example, for local government planning schemes and for regional planning strategies; and	13 14 15
(b)	a research and planning tool to help people in their consideration of the Torres Strait Islander cultural heritage values of particular objects and areas.	16 17 18
48 Rec	cording information from cultural heritage study	19
	is section applies if, under part 6, the chief executive or Minister n the register the findings of a cultural heritage study.	20 21
(2) Th	e chief executive or Minister must record—	22
(a)	a description of the cultural heritage study adequate to distinguish it from other cultural heritage studies; and	23 24
(b)	a description of the study area, including, if necessary for accurately locating the study area, a plan of the area and a detailed description of its boundaries; and	25 26 27
(c)	a description of all Torres Strait Islander cultural heritage that has been identified in the study area and a description of its location; and	28 29 30
(d)	in general terms, the reasons anything identified as Torres Strait Islander cultural heritage has been so identified; and	31 32

(e)	if the study makes recommendations for the management of Torres Strait Islander cultural heritage identified in the study—the recommendations; and	1 2 3
(f)	for each area or object assessed as a significant Torres Strait Islander area or significant Torres Strait Islander object—the name of each Torres Strait Islander party that assessed the area or object as a significant Torres Strait Islander area or significant Torres Strait Islander object; and	4 5 6 7 8
(g)	the name and contact details of each endorsed party for the study; and	9 10
(h)	the name of each endorsed party for the study who did not take part in the carrying out of the study; and	11 12
(i)	the name and contact details of each Torres Strait Islander cultural heritage body for the study area; and	13 14
(j)	the name and contact details of each cultural heritage assessor for the study; and	15 16
(k)	when the study was completed.	17
49 Info	ormation about cultural heritage management plans	18
each cul	e chief executive must record in the register identifying details for tural heritage management plan approved, or in the process of veloped, under this Act.	19 20 21
	the chief executive must arrange the register in a way giving the searching the register reasonable access to information about—	22 23
(a)	whether any particular area of the State is the subject of—	24
	(i) an approved cultural heritage management plan; or	25
	(ii) a cultural heritage management plan in the process of being developed under this Act; and	26 27
(b)	the contact details for the sponsor and endorsed parties for each approved plan and plan being developed.	28 29

50 Keeping register up-to-date	1
(1) The Minister may add information to, or take information off, the register if the Minister is satisfied the adding or taking off is a necessary adjustment for keeping the register up-to-date.	2 3 4
(2) However, before acting under subsection (1) to take information off the register, the Minister must, to the extent it is reasonably practicable to do so, consult with any Torres Strait Islander party for the area to which the information relates.	5 6 7 8
(3) Information added to the register under subsection (1) is taken to be information recorded in the register.	9 10
(4) Information taken off the register under subsection (1) is taken to be information no longer recorded in the register.	11 12
51 Availability of register to public generally	13
(1) The chief executive must give access to the register generally.	14
(2) The chief executive may require a person seeking to obtain information from the register to pay the fee prescribed under a regulation.	15 16
PART 6—CULTURAL HERITAGE STUDIES	17
Division 1—Introduction	18
52 Requirements for carrying out cultural heritage study and recording findings	19 20
Divisions 2 to 6 state the requirements for carrying out a cultural heritage study and for having its findings recorded in the register.	21 22
53 Roles and responsibilities for carrying out cultural heritage study	23
(1) Any person, including the Minister, may be the sponsor for a cultural heritage study.	24 25
(2) However—	26

	Torres Strait Islander parties are responsible for assessing the level of significance of areas and objects included in the study area that are or appear to be significant Torres Strait Islander areas and significant Torres Strait Islander objects; and	1 2 3 4
	if the findings of a cultural heritage study are to be included in the register, the study must be carried out, and its findings put in written form, in the way this part requires.	5 6 7
54 Cult	ural heritage study guidelines	8
	e Minister may by gazette notice notify guidelines to help people ing suitable methodologies for carrying out cultural heritage	9 10 11
, ,	wever, a failure to conform to the guidelines is not a ground for o record a cultural heritage study's findings in the register.	12 13
(3) Beffollowing	Fore notifying the guidelines, the Minister may consult with the	14 15
(a)	Torres Strait Islander groups;	16
(b)	industry groups;	17
(c)	local governments;	18
(d)	other persons the Minister considers appropriate.	19
Di	ivision 2—Preparing to carry out cultural heritage study	20
55 Refe	rence to part of study area may be taken to include reference hole	21 22
	s division, a reference relating to a part of a study area may, if it is at to do so, be taken to include a reference to the whole of the a.	23 24 25
56 Givi	ng of written notice (proposed study)	26
	e sponsor for a cultural heritage study must give a written notice notice (proposed study)") to—	27 28
(a)	the chief executive; and	29

(0)	area; and	2
(c)	if, for a part of the study area, there is no Torres Strait Islander cultural heritage body—each Torres Strait Islander party that is a native title party for the part of the study area; and	3 4 5
(d)	each entity that is a Torres Strait Islander cultural heritage body for a part of the study area; and	6 7
(e)	if, for a part of the study area, there is no Torres Strait Islander cultural heritage body and there is also no Torres Strait Islander party that is a native title party—each entity that is a representative body for the part of the study area; and	8 9 10 11
(f)	each local government whose local government area includes a part of the study area.	12 13
	e written notice (proposed study) must, to the greatest practicable e given simultaneously to each person to whom it is required to be	14 15 16
to à nativ	under subsection (1)(c), the written notice is required to be given we title party for a part of the study area, the written notice may be the address for service entered for the party in—	17 18 19
(a)	the register; or	20
(b)	if no address for service is entered in the register, but an address for service is entered in the National Native Title Register or the Register of Native Title Claims—the National Native Title Register or the Register of Native Title Claims.	21 22 23 24
57 Bas	ic information requirements for written notice (proposed ly)	25 26
	ritten notice (proposed study) must comply with the following ents (the "basic information requirements" for the notice)—	27 28
(a)	it must advise the sponsor's name and contact details, including the sponsor's address for service;	29 30
(b)	it must advise that the sponsor intends to carry out the cultural heritage study;	31 32
(c)	it must describe the study area for the study and identify its location, including, to the extent appropriate and practicable in the circumstances, by describing the study area's location in	33 34 35

		relation to the nearest town, using bearings and approximate distances.	1 2
		litional requirements for notice to Torres Strait Islander ural heritage body	3 4
Islan	der (the written notice (proposed study) is given to a Torres Strait cultural heritage body, the notice must, as well as complying with information requirements for the notice—	5 6 7
	(a)	advise the body that if it wishes to identify a Torres Strait Islander party to take part in the cultural heritage study, it must give a written notice to the sponsor identifying the party and giving the party's contact details; and	8 9 10 11
	(b)	state the notice day (proposed study) for the study, and advise the body of the time by which the sponsor must be given the written notice identifying a Torres Strait Islander party to take part in the cultural heritage study; and	12 13 14 15
	(c)	advise the body that a Torres Strait Islander party identified by the body might not be endorsed to take part in the study if the body does not give the sponsor the written notice within the required time.	16 17 18 19
by w	hich	r subsection (1)(b), the time the sponsor advises as being the time the sponsor must be given the written notice identifying a Torres ander party to take part in the cultural heritage study must be—	20 21 22
	(a)	the end of 30 days after the notice day (proposed study) for the study; or	23 24
	(b)	a later time decided by the sponsor.	25
59	Add	litional requirements for notice to Torres Strait Islander party	26
Islan	der	the written notice (proposed study) is given to a Torres Strait party, the notice must, as well as complying with the basic on requirements for the notice—	27 28 29
	(a)	advise the party that if it wishes to take part in the cultural heritage study, it must give a written notice to the sponsor that the party wishes to take part in the study; and	30 31 32

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(b) state the notice day (proposed study) for the study, and advise the party of the time by which the sponsor must be given the written notice that the party wishes to take part in the study; and	1 2 3
(c) advise the party that it might not be endorsed to take part in the study if it does not give the sponsor the written notice within the required time.	4 5 6
(2) For subsection (1)(b), the time the sponsor advises as being the time by which the sponsor must be given the written notice that the party wishes to take part in the study must be—	7 8 9
(a) the end of 30 days after the notice day (proposed study) for the study; or	10 11
(b) a later time decided by the sponsor.	12
60 Additional requirements for notice to representative body	13
If the written notice (proposed study) is given to a representative body, the notice must, as well as complying with the basic information requirements for the notice, draw the attention of the representative body to the public notice (proposed study) published or to be published under this division.	14 15 16 17 18
61 Giving of public notice (proposed study)	19
(1) This section applies if, for a part of the study area (the "relevant part")—	20 21
(a) there is no Torres Strait Islander cultural heritage body; and	22
(b) there is no Torres Strait Islander party that is a native title party for the part.	23 24
(2) The sponsor must ensure that a public notice ("public notice (proposed study)") is published in a newspaper circulating generally in the relevant part.	25 26 27
(3) If there is an approved form for the public notice (proposed study), the notice must be in the approved form.	28 29
(4) The public notice (proposed study) must be published as close as practicable to the time the written notice (proposed study) is given.	30 31
(5) The public notice (proposed study) must—	32

	(a)	be directed to Torres Strait Islander parties for the relevant part; and	1 2
	(b)	advise the sponsor's name and contact details, including the sponsor's address for service; and	3 4
	(c)	advise that the sponsor intends to carry out the cultural heritage study; and	5 6
	(d)	describe the study area for the study and identify its location, including, to the extent appropriate and practicable in the circumstances, by describing the study area's location in relation to the nearest town, using bearings and approximate distances; and	7 8 9 10 11
	(e)	describe the relevant part, if it is less extensive than the study area; and	12 13
	(f)	advise that if a Torres Strait Islander party for the relevant part wishes to take part in the study, it must give a written notice to the sponsor that the party wishes to take part in the study; and	14 15 16
	(g)	state the notice day (proposed study) for the study, and advise the time by which the sponsor must be given the written notice that the party wishes to take part in the study; and	17 18 19
	(h)	advise that a Torres Strait Islander party might not be endorsed to take part in the study if it does not give the sponsor the written notice within the required time.	20 21 22
by w	hich	subsection (5)(g), the time the sponsor advises as being the time the sponsor must be given the written notice that the party wishes art in the study must be—	23 24 25
	(a)	the end of 30 days after the notice day (proposed study) for the study; or	26 27
	(b)	a later time decided by the sponsor.	28
		res Strait Islander cultural heritage body response to written ce and endorsement for study	29 30
notic givin	e (pr	Torres Strait Islander cultural heritage body given the written roposed study) relating to a part of the study area may respond by written notice to the sponsor, within the time required under the otice (proposed study), advising the sponsor of the name and	31 32 33 34

contact details of each Torres Strait Islander party for the part of the area, including the party's address for service.	1 2
(2) If the sponsor receives a response from a Torres Strait Islander cultural heritage body under subsection (1) within the time required under the written notice (proposed study), the sponsor must endorse each Torres Strait Islander party identified in the response to take part in the cultural heritage study.	3 4 5 6 7
63 Torres Strait Islander party response to written notice and endorsement for study	8 9
(1) A Torres Strait Islander party given the written notice (proposed study) relating to a part of the study area may respond by giving a written notice to the sponsor, within the time required under the written notice (proposed study), that the Torres Strait Islander party wishes to take part in the cultural heritage study.	10 11 12 13 14
(2) If the sponsor receives a response from a Torres Strait Islander party under subsection (1) within the time required under the written notice (proposed study), the sponsor must endorse the Torres Strait Islander party to take part in the cultural heritage study.	15 16 17 18
64 Torres Strait Islander party response to public notice and endorsement for study	19 20
(1) A Torres Strait Islander party to which a public notice (proposed study) is directed may respond by giving a written notice to the sponsor, within the time required under the public notice (proposed study), that the Torres Strait Islander party wishes to take part in the cultural heritage study.	21 22 23 24 25
(2) If the sponsor receives a response from a Torres Strait Islander party under subsection (1) within the time required under the public notice (proposed study), the sponsor must endorse the Torres Strait Islander party to take part in the cultural heritage study.	26 27 28 29
65 Endorsement for study in absence of response	30
(1) The sponsor is not required to endorse a Torres Strait Islander party for the study area to take part in the cultural heritage study if a response provided for under this part has not been given to the sponsor, or has not been given to the sponsor within the required time.	31 32 33 34

(2) However, the sponsor may endorse a Torres Strait Islander party for the study area to take part in the cultural heritage study even though the sponsor is not required to endorse the party.		1 2 3	
		Division 3—Carrying out cultural heritage study	4
66 I	Role	e of endorsed party	5
(1)	An	endorsed party for the cultural heritage study has the role of—	6
(a)	in particular, assessing the level of significance of areas and objects included in the study area that are or appear to be significant Torres Strait Islander areas significant and Torres Strait Islander objects; and	7 8 9 10
(b)	generally, consulting with the sponsor about the carrying out of the cultural heritage study, and giving help and advice directed at maximising the quality and authority of the study.	11 12 13
		e endorsed party's role under subsection (1)(b) may be performed rty's behalf by a nominee.	14 15
67 I	Role	e of sponsor	16
The study-		le of the sponsor for the cultural heritage study is to carry out the	17 18
(a)	in consultation with the endorsed parties for the study; and	19
(b)	in a way directed at maximising the quality and authority of the study.	20 21
68 I	Eng	agement of cultural heritage assessors	22
		e sponsor may engage persons as cultural heritage assessors for ral heritage study.	23 24
		endorsed party for the cultural heritage study may ask the sponsor a cultural heritage assessor for the study for a particular purpose.	25 26
		e sponsor must comply with any reasonable request of an endorsed er subsection (2).	27 28

, ,	owever, the sponsor may engage a person as a cultural heritage for the cultural heritage study only if the sponsor is satisfied the —	1 2 3
(a)	a Torres Strait Islander for the study area; or	4
(b)	an appropriately qualified person in a discipline directly relevant to the study; or	5 6
	Examples of disciplines that would ordinarily be expected to be directly relevant—	7 8
	anthropology, archaeology, history	9
(c)	another person who has particular knowledge or experience making the person suitable for engagement as a cultural heritage assessor.	10 11 12
(5) In t	his section—	13
who	Strait Islander for the study area" means a Torres Strait Islander has particular knowledge about traditions, observances, customs eliefs associated with the study area, and who—	14 15 16
(a)	has responsibility under Island custom for some or all of the study area, or for significant Torres Strait Islander objects located or originating in the study area; or	17 18 19
(b)	is a member of a family or clan group recognised as having responsibility under Island custom for some or all of the study area, or for significant Torres Strait Islander objects located or originating in the study area.	20 21 22 23
69 Role	e of cultural heritage assessors	24
(1) A or role of g	cultural heritage assessor for the cultural heritage study has the giving help and advice directed at maximising the quality and of the cultural heritage study.	25 26 27
	e cultural heritage assessor may give the help and advice only to t agreed to by the sponsor.	28 29
70 Con	sultation supporting cultural heritage study	30
	e sponsor and each endorsed party for the cultural heritage study e reasonable steps to consult with each other about carrying out the	31 32 33

must cor	ithout limiting subsection (1), the sponsor and an endorsed party is sult with each other on any of the following if the sponsor or party asks for the consultation—	1 2 3
(a)	timing of the cultural heritage study generally and of particular stages of the study;	4 5
(b)	access to particular areas;	6
(c)	particular methods of assessment activity;	7
(d)	choosing persons to be engaged as cultural heritage assessors;	8
(e)	the reasonable requirements the sponsor may have of the endorsed party, or the endorsed party may have of the sponsor, for the carrying out of the study.	9 10 11
about ob	the sponsor must also consult with the owner or occupier of land taining access to the land if the access is reasonably required for out the study.	12 13 14
	Division 4—Recording by chief executive	15
71 Giv	ing of cultural heritage study to chief executive for recording	16
	ne sponsor may give the cultural heritage study to the chief e to record its findings in the register when the sponsor is satisfied	17 18 19
(a)	the study has been completed to the extent that is reasonably practicable in the circumstances; and	20 21
(b)	the study's findings are in order for recording in the register.	22
(2) Th	e chief executive may, under this part—	23
(a)	record the findings of the study in the register; or	24
(b)	refuse to record the findings of the study in the register.	25
role of significan appear to	bsection (2) does not authorise the chief executive to assume the an endorsed party for the study for assessing the level of nce of areas and objects included in the study area that are or o be significant Torres Strait Islander areas and significant Torres ander objects.	26 27 28 29 30

72	Con	sideration of cultural heritage study before recording	1
		considering whether to record the findings of the cultural heritage chief executive—	2 3
	(a) must have regard to the results and nature of consultation that has happened for the purposes of the study between the sponsor and endorsed parties; and		
	(b)	may seek expert advice about the study from any appropriate source; and	7 8
	(c)	may consult with any of the following about the study—	9
		(i) endorsed parties for the study;	10
		(ii) cultural heritage assessors for the study;	11
		(iii) owners and occupiers of land included in the study area;	12
		(iv) land users of land included in the study area;	13
		(v) local governments whose local government areas include a part of the study area.	14 15
cons	ultat	thout limiting subsection (1)(b) and (c), expert advice and on may be about the soundness and viability of recommendations in the cultural heritage study.	16 17 18
73	Req	uirements for recording cultural heritage study	
) To		19
		record the findings of the cultural heritage study in the register, executive must be satisfied that—	19 20 21
			20 21 22 23
	chief	the sponsor has complied with the procedures and other requirements stated in this part for the carrying out of the cultural	20 21 22 23 24 25 26 27 28
	chief (a)	the sponsor has complied with the procedures and other requirements stated in this part for the carrying out of the cultural heritage study; and the findings and other information included in the cultural heritage study, including the study's recommendations, are consistent with authoritative anthropological, biogeographical, historical and archaeological information about the study area;	20

	(i)	an explanation of how lawful access to the study area was achieved for carrying out the study, including details of any law, or of any oral or written authority given by an owner or occupier of land in the study area, authorising access to the land;	1 2 3 4 5
	(ii)	a summarising statement about the existence of Torres Strait Islander cultural heritage in the study area;	6 7
	(iii)	documented evidence about whether recommendations included in the study for future management of Torres Strait Islander cultural heritage have been agreed with affected land owners and occupiers;	8 9 10 11
	(iv)	a description of assessment activities carried out for the study;	12 13
	(v)	the signature of each endorsed party for the study, or the party's nominee, who is stated in the study to be in support of information and other matters in the study, and of the recording of some or all of the study's findings in the register;	14 15 16 17 18
	(vi)	the extent to which any endorsed party for the study does not agree with the recording of the study's findings in the register;	19 20 21
	(vii)	details of each endorsed party for the study who did not in fact take part in the study.	22 23
		chief executive is satisfied under subsection (1), the chief st record the findings of the cultural heritage study in the	24 25 26
74 Rec	ordir	ng or refusing to record findings of cultural heritage study	27
the cultur	ral h	e chief executive records, or refuses to record, the findings of eritage study in the register, the chief executive must give of the recording, or refusal to record, to—	28 29 30
(a)	the s	sponsor; and	31
(b)		person who is an owner or occupier of a part of the study; and	32 33
(c)		local government whose local government area includes a of the study area; and	34 35

	(d)	each endorsed party for the study; and	1
	(e)	each Torres Strait Islander cultural heritage body for a part of the study area.	2 3
	t) Th	ne recording of findings in the register is not ineffective only	4 5
	(a)	it is open to a person under division 5 to object to the recording of the findings; or	6 7
	(b)	a person entitled to a written notice under subsection (1) does not receive the notice.	8 9
herit writ	age ten	the chief executive refuses to record the findings of the cultural study in the register, the chief executive must include in each notice given under subsection (1) a statement of the chief e's reasons for refusing to record the findings.	10 11 12 13
		Division 5—Objections, hearing and recommendation	14
75	Def	initions for div 5	15
In	this	division—	16
"ap	stud cult afte	period" , for a recording of the findings of the cultural heritage y in the register, or for a refusal to record the findings of the ural heritage study in the register, means the 30 days immediately rethe day the chief executive gives the written notice notifying the ording or the refusal to record.	17 18 19 20 21
"pa	heri	to an objection to a recording of the findings of the cultural tage study in the register, or a refusal to record the findings of the ural heritage study in the register, means each of the following—	22 23 24
	(a)	the person who filed the objection with the tribunal;	25
	(b)	each other person who would have been entitled to object to the tribunal to the recording or the refusal;	26 27
	(c)	the chief executive.	28
76	Obj	ection to refusal to record findings	29
(1) A t	person may object to the tribunal to—	30

(a)	the chief executive's recording in the register of the findings of the cultural heritage study; or	1 2
(b)	the chief executive's refusal to record in the register the findings of the cultural heritage study.	3 4
(2) Ho	wever, to object, the person (the "objector") must be—	5
(a)	the sponsor for the study; or	6
(b)	an endorsed party for the study; or	7
(c)	a person who is an owner or occupier of a part of the study area; or	8 9
(d)	a local government whose local government area includes a part of the study area.	10 11
(3) The appeal pe	e objector must file the objection with the tribunal within the eriod.	12 13
for the tr	e objector must, in filing the objection with the tribunal, identify ibunal the names and contact details of all other persons who the understands to be parties to the objection.	14 15 16
	soon as practicable after receiving the objection from the objector, nal must—	17 18
(a)	take all reasonable steps to identify all other parties to the objection; and	19 20
(b)	advise them of the objection.	21
	e chief executive must give the tribunal all the help the chief can reasonably give to identify the parties to the objection.	22 23
	e tribunal must take all reasonable steps to keep all parties to the informed about when the hearing of the objection is to be held.	24 25
77 Trib	ounal's hearing	26
(1) The	e tribunal must hold a hearing of the objection.	27
	spite anything in the <i>Land and Resources Tribunal Act 1999</i> , the must be constituted for the hearing, as directed by the president of nal, by—	28 29 30
(a)	a presiding member of the tribunal; or	31

	(b)		residing member of the tribunal assisted by a single non- iding member of the tribunal; or	1 2
	(c)		feree non-presiding member of the tribunal who has been pinted as an indigenous issues referee.	3 4
(3) All	parti	es to the objection have the right to be heard at the hearing.	5
78	Trib	ounal	's recommendation to Minister	6
		ter the	e hearing has been completed, the tribunal must recommend r—	7 8
	(a)		e objection was to a recording of the findings of the cultural tage study in the register—	9 10
		(i)	that the Minister confirm the recording of the findings of the study in the register; or	11 12
		(ii)	that the Minister take the findings of the study out of the register; or	13 14
		(iii)	that the Minister amend the findings recorded in the register in accordance with details included in the recommendation; or	15 16 17
	(b)		ne objection was to a refusal to record the findings of the ural heritage study in the register—	18 19
		(i)	that the Minister confirm the refusal to record the findings of the study in the register; or	20 21
		(ii)	that the Minister record the findings of the study in the register; or	22 23
		(iii)	that the Minister record the findings of the study in the register after amendment of the findings in accordance with details included in the recommendation.	24 25 26
reco	mme	ndati	tion (1) does not stop the tribunal, before making its on to the Minister, from helping the parties to negotiate cultural heritage study.	27 28 29
•			king a recommendation to the Minister about the cultural, the tribunal—	30 31
	(a)	was	t have regard to the matters about which the chief executive required to be satisfied before recording the findings of the y; and	32 33 34

(b)	•	include in its considerations the nature and extent of sultation held in carrying out the study.	1 2
an endor	sed p	ion (1) does not authorise the tribunal to assume the role of party for the study for assessing the level of significance of jects included in the study area that are or appear to be cres Strait Islander areas and significant Torres Strait Islander	3 4 5 6 7
		Division 6—Recording by Minister	8
79 Rec	ordii	ng or refusing to record findings of cultural heritage study	9
(1) Or the Minis		eiving a recommendation from the tribunal under division 5, nay—	10 11
(a)		e objection was to a recording of the findings of the cultural tage study in the register—	12 13
	(i)	confirm the recording of the findings; or	14
	(ii)	take the findings of the study out of the register; or	15
	(iii)	amend the findings recorded in the register in the way the Minister considers appropriate; or	16 17
(b)		ne objection was to a refusal to record the findings of the ural heritage study in the register—	18 19
	(i)	confirm the refusal to record the findings; or	20
	(ii)	record the findings; or	21
	(iii)	record the findings after amendment in the way the Minister considers appropriate.	22 23
(2) Ho regard to		er, in deciding what action to take, the Minister must have	24 25
(a)	the t	tribunal's recommendation; and	26
(b)		matters about which the chief executive was required to be sfied before recording the findings of the study.	27 28
an endor	sed p	ion (1) does not authorise the Minister to assume the role of party for the study for assessing the level of significance of jects included in the study area that are or appear to be	29 30 31

significant Torres Strait Islander areas and significant Torres Strait Islander objects.	1 2
PART 7—CULTURAL HERITAGE MANAGEMENT PLANS	3 4
Division 1—Introduction	5
When cultural heritage management plan is or may be required—div 2	6 7
Division 2 provides for when a cultural heritage management plan is or may be required to be developed and approved for a project.	8 9
Requirements for developing cultural heritage management plan and having it approved—divs 3 to 7	10 11
Divisions 3 to 7 state the requirements for developing a cultural heritage management plan for a project and for having the plan approved for the project.	12 13 14
82 Responsibility for developing cultural heritage management plan	15
Any person, including the Minister, may be the sponsor for a cultural heritage management plan.	16 17
83 Voluntary development of cultural heritage management plan	18
A person may, under this Act, develop and gain approval of a cultural heritage management plan even though there is no legal requirement for the plan.	19 20 21
Example—	22
A person may seek to have an approved cultural heritage management plan in place to help the person avoid breaching the cultural heritage duty of care.	23 24

84		proved cultural heritage management plan may not uire particular action	1 2
deve that	elope there	propriate circumstances, a cultural heritage management plan d and approved under this Act for a project may be to the effect e are, for the project, no particular requirements for managing the f activities on Torres Strait Islander cultural heritage.	3 4 5 6
85	Cul	tural heritage management plan guidelines	7
in	choo	e Minister may by gazette notice notify guidelines to help people sing suitable methodologies for developing cultural heritage nent plans.	8 9 10
		owever, a failure to conform to the guidelines is not a ground for to approve a cultural heritage management plan.	11 12
	B) Be owing	efore notifying the guidelines, the Minister may consult with the	13 14
	(a)	Torres Strait Islander groups;	15
	(b)	industry groups;	16
	(c)	local governments;	17
	(d)	other persons the Minister considers appropriate.	18
		Division 2—Protection of cultural heritage under cultural heritage management plans	19 20
86	App	plication of div 2	21
	his d	ivision does not apply to a project to the extent the project is the f—	22 23
	(a)	an existing agreement; or	24
	(b)	a native title agreement, whenever entered into, unless Torres Strait Islander cultural heritage is expressly excluded from being subject to the agreement.	25 26 27
87	Cul	tural heritage management plan needed if EIS needed	28
(1	l) Th	is section applies to a project if—	29

(a)	under an Act other than this Act, a lease, licence, permit, approval or other authority is required for the project; and	1 2	
(b)	under the operation of the Act under which the authority is required, or under the operation of another Act, an EIS is required for the project.	3 4 5	
(2) The entity authorised to give the authority must not give it unless—			
(a)	a cultural heritage management plan for the project has been developed and approved under this Act; or	7 8	
(b)	the authority is given subject to conditions to ensure that no excavation, construction or other activity that may cause harm to Torres Strait Islander cultural heritage takes place for the project without the development and approval of a cultural heritage management plan for the project.	9 10 11 12 13	
	ne entity authorised to give the authority has power to impose ns mentioned in subsection (2)(b).	14 15	
(4) Th	e plan area for a cultural heritage management plan developed and	16	
	I for subsection (2) may be limited to the part of the project area e subject of the EIS.	17 18	
that is the			
that is the	e subject of the EIS. Itural heritage management plan may be needed if other	18 19	
that is the	e subject of the EIS. Itural heritage management plan may be needed if other ironmental authority needed	18 19 20	
88 Cul envi	Itural heritage management plan may be needed if other ironmental authority needed is section applies to a project if—	18 19 20 21	
88 Cul envi	Itural heritage management plan may be needed if other ironmental authority needed is section applies to a project if— under an Act other than this Act— (i) a lease, licence, permit, approval or other authority is	18 19 20 21 22 23	
88 Cul envi (1) Th (a)	Itural heritage management plan may be needed if other ironmental authority needed is section applies to a project if— under an Act other than this Act— (i) a lease, licence, permit, approval or other authority is required for the project; and (ii) under the operation of the Act under which the authority is required, or under the operation of another Act, an	18 19 20 21 22 23 24 25 26	
88 Cul envi (1) Th (a)	Itural heritage management plan may be needed if other ironmental authority needed its section applies to a project if— under an Act other than this Act— (i) a lease, licence, permit, approval or other authority is required for the project; and (ii) under the operation of the Act under which the authority is required, or under the operation of another Act, an environmental assessment is required for the project; and the project is a project, or a project of a type, prescribed under a regulation for this section.	188 199 200 211 222 233 244 255 266 277 288	

(b) the authority is given subject to conditions to ensure that no excavation or construction takes place for the project without the development and approval of a cultural heritage management plan for the project.	1 2 3 4
(3) The entity authorised to give the authority has power to impose conditions mentioned in subsection (2)(b).	5 6
(4) The plan area for a cultural heritage management plan approved for subsection (2) may be limited to the part of the project area that is the subject of the environmental assessment.	7 8 9
(5) The Minister may recommend the making of a regulation under subsection (1)(b) only if the Minister is satisfied the project or type of project will have a significant impact on Torres Strait Islander cultural heritage.	10 11 12 13
(6) In this section—	14
"environmental assessment" means a form of environmental assessment or planning, not including an EIS but including, for example, an EMP submission under the <i>Environmental Protection Act 1994</i> .	15 16 17
89 Cultural heritage management plan needed under IPA	18
(1) This section applies to a project if, under IPA—	19
(a) a development application is made relating to the project; and	20
(b) the chief executive is a concurrence agency for the application.	21
(2) Without limiting IPA, the chief executive may—	22
(a) require, as part of an information request under IPA, that the applicant ensure a cultural heritage management plan for the project is developed and approved under this Act; or	23 24 25
(b) require to be imposed, as a condition of approval of the development application, a condition that a cultural heritage management plan for the project be developed and approved under this Act.	26 27 28 29

D	Division 3—Preparing to develop cultural heritage management plan		
90		erence to part of plan area may be taken to include reference whole	2 3
	venie	is division, a reference relating to a part of a plan area may, if it is nt to do so, be taken to include a reference to the whole of the plan	4 5 6
91	Giv	ing of written notice (proposed plan)	7
	-	e sponsor for a cultural heritage management plan must give a otice ("written notice (proposed plan)") to—	8 9
	(a)	the chief executive; and	10
	(b)	each person who is an owner or occupier of a part of the plan area; and	11 12
	(c)	if, for a part of the plan area, there is no Torres Strait Islander cultural heritage body—each Torres Strait Islander party that is a native title party for the part of the plan area; and	13 14 15
	(d)	each entity that is a Torres Strait Islander cultural heritage body for a part of the plan area; and	16 17
	(e)	if, for a part of the plan area, there is no Torres Strait Islander party that is a native title party, and there is also no Torres Strait Islander cultural heritage body—each entity that is a representative body for the part of the plan area.	18 19 20 21
	ent, b	e written notice (proposed plan) must, to the greatest practicable e given simultaneously to each person to whom it is required to be	22 23 24
may	be ;	owever, the person required to be notified under subsection (1)(b) given the notice simultaneously with another notice given to the relation to the project under another Act.	25 26 27
to a	nativ	under subsection (1)(c), the written notice is required to be given we title party for a part of the plan area, the written notice may be an address for service entered for the native title party in—	28 29 30
	(a)	the register; or	31
	(b)	if no address for service is entered in the register, but an address for service is entered in the National Native Title Register or the	32

		Register of Native Title Claims—the National Native Title Register or the Register of Native Title Claims.	1 2
92	Bas plan	ic information requirements for written notice (proposed n)	3 4
		vritten notice (proposed plan) must comply with the following tents (the "basic information requirements" for the notice)—	5 6
	(a)	it must advise the sponsor's name and contact details, including the sponsor's address for service;	7 8
	(b)	it must identify the project;	9
	(c)	it must advise that the sponsor intends to develop the cultural heritage management plan for the project;	10 10
	(d)	it must describe the plan area for the plan and identify its location, including, to the extent appropriate and practicable in the circumstances, by describing the plan area's location in relation to the nearest town, using bearings and approximate distances.	12 13 14 15 16
93		ditional requirements for notice to Torres Strait Islander cural heritage body	17 18
Isla	nder	the written notice (proposed plan) is given to a Torres Strait cultural heritage body, the notice must, as well as complying with information requirements for the notice—	19 20 21
	(a)	advise the body that if it wishes to identify a Torres Strait Islander party to take part in developing the cultural heritage management plan, it must give a written notice to the sponsor identifying the party and giving the party's contact details; and	22 23 24 25
	(b)	state the notice day (proposed plan) for the plan, and advise the body of the time by which the sponsor must be given the written notice identifying a Torres Strait Islander party to take part in developing the plan; and	26 27 28 29
	(c)	advise the body that a Torres Strait Islander party identified by the body might not be endorsed to take part in developing the plan if the body does not give the sponsor the written notice within the required time.	30 31 32 33

by which	subsection (1)(b), the time the sponsor advises as being the time the sponsor must be given the written notice identifying a Torres nder party to take part in developing the plan must be—	1 2 3
	the end of 30 days after the notice day (proposed plan) for the plan; or	4 5
(b)	a later time decided by the sponsor.	6
94 Add	itional requirements for notice to Torres Strait Islander party	7
Islander 1	the written notice (proposed plan) is given to a Torres Strait party, the notice must, as well as complying with the basic on requirements for the notice—	8 9 10
, ,	advise the party that if it wishes to take part in developing the cultural heritage management plan, it must give a written notice to the sponsor that the party wishes to take part in developing the plan; and	11 12 13 14
	state the notice day (proposed plan) for the plan, and advise the party of the time by which the sponsor must be given the written notice that the party wishes to take part in developing the plan; and	15 16 17 18
	advise the party that it might not be endorsed to take part in developing the plan if it does not give the sponsor the written notice within the required time.	19 20 21
by which	subsection (1)(b), the time the sponsor advises as being the time the sponsor must be given the written notice that the party wishes rt in developing the plan must be—	22 23 24
` '	the end of 30 days after the notice day (proposed plan) for the plan; or	25 26
(b)	a later time decided by the sponsor.	27
95 Add	itional requirements for notice to representative body	28
notice mu for the no	ritten notice (proposed plan) is given to a representative body, the ast, as well as complying with the basic information requirements otice, draw the attention of the representative body to the public oposed plan) published or to be published under this division.	29 30 31 32

96 Giv	ing of public notice (proposed plan)	1
(1) Th part")—	nis section applies if, for a part of the plan area (the "relevant	2 3
(a)	there is no Torres Strait Islander cultural heritage body; and	4
(b)	there is no Torres Strait Islander party that is a native title party.	5
	he sponsor must ensure that a public notice ("public notice ed plan)") is published in a newspaper circulating generally in the part.	6 7 8
, ,	there is an approved form for the public notice (proposed plan), the ust be in the approved form.	9 10
	ne public notice (proposed plan) must be published as close as ble to the time the written notice (proposed plan) is given.	11 12
(5) Th	e public notice (proposed plan) must—	13
(a)	be directed to Torres Strait Islander parties for the relevant part; and	14 15
(b)	advise the sponsor's name and contact details, including the sponsor's address for service; and	16 17
(c)	identify the project; and	18
(d)	advise that the sponsor intends to develop the cultural heritage management plan for the project; and	19 20
(e)	describe the plan area for the plan and identify its location, including, to the extent appropriate and practicable in the circumstances, by describing the plan area's location in relation to the nearest town, using bearings and approximate distances; and	21 22 23 24 25
(f)	describe the relevant part, if it is less extensive than the plan area; and	26 27
(g)	advise that if a Torres Strait Islander party for the relevant part wishes to take part in developing the plan, it must give a written notice to the sponsor that the party wishes to take part in developing the plan; and	28 29 30 31
(h)	state the notice day (proposed plan) for the plan, and advise the time by which the sponsor must be given the written notice that the party wishes to take part in developing the plan; and	32 33 34

(i) advise that a Torres Strait Islander party might not be endorsed to take part in developing the plan if it does not give the sponsor the written notice within the required time.	1 2 3
(6) For subsection (5)(h), the time the sponsor advises as being the time by which the sponsor must be given the written notice that the party wishes to take part in developing the plan must be—	4 5 6
(a) the end of 30 days after the notice day (proposed plan) for the plan; or	7 8
(b) a later time decided by the sponsor.	9
97 Torres Strait Islander cultural heritage body response to written notice and endorsement for plan	10 11
(1) A Torres Strait Islander cultural heritage body given the written notice (proposed plan) relating to a part of the plan area may respond by giving a written notice to the sponsor, within the time required under the written notice (proposed plan), advising the sponsor of the name and contact details of each Torres Strait Islander party for the part, including the party's address for service.	12 13 14 15 16 17
(2) If the sponsor receives a response under subsection (1) within the time required under the written notice (proposed plan), the sponsor must endorse each Torres Strait Islander party identified in the response to take part in developing the cultural heritage management plan.	18 19 20 21
98 Torres Strait Islander party response to written notice and endorsement for plan	22 23
(1) A Torres Strait Islander party given the written notice (proposed plan) relating to a part of the plan area may respond by giving a written notice to the sponsor, within the time required under the written notice (proposed plan), that the Torres Strait Islander party wishes to take part in developing the cultural heritage management plan.	24 25 26 27 28
(2) If the sponsor receives a response from a Torres Strait Islander party under subsection (1) within the time required under the written notice (proposed plan), the sponsor must endorse the Torres Strait Islander party to take part in developing the plan.	29 30 31 32

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	res Strait Islander party response to public notice endorsement for plan	1 2
plan) is o within the Torres St	Torres Strait Islander party to which a public notice (proposed directed may respond by giving a written notice to the sponsor, e time required under the public notice (proposed plan), that the rait Islander party wishes to take part in developing the cultural management plan.	3 4 5 6 7
under su (proposed	he sponsor receives a response from a Torres Strait Islander party bsection (1) within the time required under the public notice d plan), the sponsor must endorse the Torres Strait Islander party art in developing the plan.	8 9 10 11
	oming Torres Strait Islander party after written notice posed plan) is given	12 13
(proposed heritage r	dis section applies if, after the giving of the written notice di plan), but before the notice day (proposed plan) for the cultural management plan, an entity becomes a Torres Strait Islander party of the plan area because it becomes a native title party for the part in area.	14 15 16 17 18
(2) Th notice that	e sponsor must give the Torres Strait Islander party a written at—	19 20
(a)	includes a copy of the written notice (proposed plan) it would have been given if it had been a Torres Strait Islander party when the written notice (proposed plan) was first given under this division; and	21 22 23 24
(b)	advises the time by which, despite anything in the written notice (proposed plan), the sponsor must be given the written notice that the party wishes to take part in developing the plan.	25 26 27
by which	subsection (2)(b), the time the sponsor advises as being the time the sponsor must be given the written notice that the party wishes art in developing the plan must be—	28 29 30
(a)	the end of 37 days after the notice day (proposed plan) for the plan; or	31 32
(b)	a later time decided by the sponsor.	33
	Torres Strait Islander party given a written notice under n(2) may respond by giving a written notice to the sponsor.	34 35

	time advised under subsection (2)(b), that the party wishes to n developing the plan.	1 2			
under subs	(5) If the sponsor receives a notice from a Torres Strait Islander party under subsection (4) within the time required under subsection (2)(b), the sponsor must endorse the Torres Strait Islander party to take part in developing the plan.				
(6) This was publis	s section applies whether or not a public notice (proposed plan) shed.	7 8			
101 Endo	orsement for plan in absence of response	9			
for the p	sponsor is not required to endorse a Torres Strait Islander party olan area to take part in developing the cultural heritage ent plan if a response provided for under this part has not been the sponsor, or has not been given to the sponsor within the me.	10 11 12 13 14			
the plan a	vever, the sponsor may endorse a Torres Strait Islander party for rea to take part in developing the cultural heritage management though the sponsor is not required to endorse the party.	15 16 17			
Divisi	on 4—Development of cultural heritage management plan	18			
102 Role	of endorsed party	19			
(1) An or role of—	endorsed party for the cultural heritage management plan has the	20 21			
	seeking agreement with the sponsor for the plan about how the project is to be managed—	22 23			
1	(i) to avoid harm to Torres Strait Islander cultural heritage; and	24			
	(ii) to the extent that harm can not reasonably be avoided, to minimise harm to Torres Strait Islander cultural heritage; and	25 26 27			
(consulting and negotiating with the sponsor, and with other endorsed parties for the plan, about issues needing to be addressed in the development of the plan, and about the final content of the plan; and	28 29 30 31			

(c)	generally, giving help and advice in a way directed at maximising the suitability of the plan for the effective protection and conservation of Torres Strait Islander cultural heritage.					
(2) Tha noming		orsed party's role may be performed on the party's behalf by	4 5			
103 Rol	e of s	ponsor	6			
The sp	onso	r for the cultural heritage management plan has the role of—	7			
(a)		ting agreement with the endorsed parties for the plan about the project is to be managed—	8 9			
	(i)	to avoid harm to Torres Strait Islander cultural heritage; and	10			
	(ii)	to the extent that harm can not reasonably be avoided, to minimise harm to Torres Strait Islander cultural heritage; and	11 12 13			
(b)	deve	eloping the plan—	14			
	(i)	in consultation and negotiation with the endorsed parties for the plan; and	15 16			
	(ii)	in a way directed at maximising the suitability of the plan for the effective protection and conservation of Torres Strait Islander cultural heritage.	17 18 19			
104 Coi	nsulta	ation	20			
(1) Su followin	•	s for consultation may include, but are not limited to, the	21 22			
(a)		nature and extent of known Torres Strait Islander cultural tage in the plan area;	23 24			
(b)	of T	reasonable requirements for the carrying out of a site survey forres Strait Islander cultural heritage in the plan area, and the lts of the survey if it is carried out;	25 26 27			
(c)	reas parti	onable travel and accommodation requirements for endorsed ies;	28 29			
(d)		kplace health and safety issues arising out of any site survey exestigation carried out in developing the plan;	30 31			

(e)	the number of endorsed parties, or nominees of endorsed parties, who can reasonably be involved in any site survey.				
	onsultation may include reasonable use of any of the following consulting—	3 4			
(a)	face to face meetings;	5			
(b)	telephone conferences;	6			
(c)	use of the internet;	7			
(d)	exchanges of correspondence.	8			
cultural l	nis division does not require a survey of Torres Strait Islander neritage carried out for the purposes of consultation to be carried cultural heritage study under part 6.	9 10 17			
105 Rea	ching agreement	12			
managen	ne sponsor and each endorsed party for the cultural heritage nent plan must negotiate, and make every reasonable effort to reement, about the provisions of the plan.	13 14 13			
project a	ithout limiting how the plan may provide for the managing of ctivities in relation to their impact on Torres Strait Islander cultural the plan may provide for the following—	16 17 18			
(a)	when particular project activities are to happen;	19			
(b)	when particular activities under the plan are to happen;	20			
(c)	arrangements for access to land for carrying out activities under the plan, including details of arrangements entered into with owners or occupiers of land;	23 23 23			
(d)	identification of known Torres Strait Islander cultural heritage, noting, if appropriate, any reference to the cultural heritage in the database or register;	24 25 26			
(e)	the way Torres Strait Islander cultural heritage is to be assessed;	27			
(f)	whether Torres Strait Islander cultural heritage is to be damaged, relocated or taken away, and how this is to be managed;	28 29			
(g)	contingency planning for disputes, unforeseen delays and other foreseeable and unforeseeable obstacles to carrying out activities under the plan;	30 31 32			

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(h)	(h) other matters reasonably necessary for successfully carrying out activities under the plan.					
106 Me	diation	3				
the cultu	is section applies if at least 28 days of the consultation period for ural heritage management plan have elapsed, and it appears to a tion party for the plan that—	4 5 6				
(a)	a dispute has arisen between 2 or more consultation parties for the plan; and	7 8				
(b)	the dispute is substantially delaying the development of the plan.	9				
(2) The the dispu	the consultation party may ask the tribunal to provide mediation of ate.	10 11				
	in the opinion of a presiding member of the tribunal the dispute is for mediation the tribunal may provide the mediation.	12 13				
, ,	eferral of the dispute to mediation may extend the consultation nly to the extent agreed to in writing by all the consultation parties.	14 15				
	Division 5—Approval by chief executive	16				
107 Chi	def executive approval of plan	17				
manager	Thether or not the consultation period for the cultural heritage ment plan has ended, the sponsor may give the plan, as developed is part, to the chief executive for the chief executive's approval if—	18 19 20				
(a)	there is no endorsed party for the plan; or	21				
(b)	there is at least 1 endorsed party for the plan, and all consultation parties for the plan agree that the chief executive may approve the plan.	22 23 24				
, ,	the circumstance mentioned in subsection (1)(a) applies, the chief	25				
executivo	e must, under this part—	26				
(a)	e must, under this part— approve the plan; or	26 27				
	-					

108 Consideration of plan before approval if no endorsed party	1		
(1) This section applies if there is no endorsed party for the cultural heritage management plan.	2 3		
(2) To approve the plan, the chief executive must be satisfied the plan makes enough provision for how the project is to be managed—	4 5		
(a) to avoid harm to Torres Strait Islander cultural heritage; and	6		
(b) to the extent that harm can not reasonably be avoided, to minimise harm to Torres Strait Islander cultural heritage.	7 8		
(3) If the plan is not a cultural heritage management plan developed voluntarily, the chief executive must also be satisfied the plan includes agreement for effective alternate dispute resolution arrangements to deal with issues that may arise in the operation of the plan.	9 10 11 12		
109 Approving or refusing to approve plan if no endorsed party	13		
(1) This section also applies if there is no endorsed party for the cultural heritage management plan.			
(2) When the chief executive approves, or refuses to approve, the plan, the chief executive must give written notice of the approval, or refusal to approve, to the sponsor for the plan.	16 17 18		
(3) The approval or refusal to approve is not ineffective only because the sponsor does not receive the notice under subsection (2).	19 20		
(4) If the chief executive refuses to approve the plan, the chief executive must include in the written notice given under subsection (2) a written statement of the chief executive's reasons for refusing to approve the plan.	21 22 23		
(5) The chief executive is not required to accept, but may accept, for the chief executive's further consideration, the plan in a form amended to take account of the matters mentioned in the chief executive's statement of reasons.	24 25 26 27		
Division 6—Objection or referral, hearing and recommendation	28		
110 Definitions for div 6	29		
In this division—	30		

plar imn	period" , for a refusal to approve a cultural heritage management for which there is no endorsed party, means the 30 days nediately after the chief executive gives the sponsor the written ce notifying the refusal.	1 2 3 4
"party"-	<u> </u>	5
(a)	to an objection to a refusal to approve a cultural heritage management plan for which there is no endorsed party—means each of the following—	6 7 8
	(i) the sponsor;	9
	(ii) the chief executive; or	10
(b)	to a referral of a cultural heritage management plan to the tribunal for approval—means each of the following—	11 12
	(i) each consultation party for the plan;	13
	(ii) the chief executive.	14
(1) If plan, the executive (2) The	there is no endorsed party for the cultural heritage management esponsor for the plan may object, to the tribunal, to the chief e's refusal to approve the plan.	15 16 17 18 19
appear pe	eriod for the refusal.	20
112 Spo	onsor may refer plan to tribunal after unsuccessful mediation	21
(1) Th	is section applies if—	22
(a)	under division 4, a consultation party asks the tribunal to provide mediation of a dispute; and	23 24
(b)	the mediation is not successful in resolving the dispute; and	25
(c)	the mediator considers that resolution is unlikely before the end of the consultation period.	26 27
tribunal	ne mediator may authorise the sponsor to refer the plan to the and ask the tribunal to approve the cultural heritage management on though the consultation period has not ended.	28 29 30

	the sponsor does not refer the plan on the mediator's authority, the is not prevented from acting under this division to refer the plan to nal.	1 2 3
113 Spo	onsor may refer plan to tribunal after failure to agree	4
(1) This section applies if—		
(a)	there is at least 1 endorsed party for the cultural heritage management plan; and	6 7
(b)	the consultation period for the plan has ended; and	8
(c)	all consultation parties have not agreed that the chief executive may approve the plan.	9 10
	ne sponsor for the plan may refer the plan to the tribunal and ask the to approve the plan.	11 12
	ne sponsor must ensure that a referral of the plan to the tribunal within a reasonable time after the end of the consultation period lan.	13 14 15
114 Ad	ministrative details for objection or referral	16
identify	ne sponsor must, in filing an objection or referral with the tribunal, for the tribunal the names and contact details of all other parties to ction or referral.	17 18 19
	s soon as practicable after receiving the objection or referral from asor, the tribunal must advise all other parties of the objection or	20 21 22
objection	ne tribunal must take all reasonable steps to keep all parties to the n or referral informed about when any hearing of the objection or is to be held.	23 24 25
115 Sul	ostantive requirements for objection or referral	26
	ne sponsor must, in filing an objection or referral with the tribunal, tribunal a document that—	27 28
(a)	unless there is no endorsed party for the cultural heritage management plan—outlines the nature and extent of the	29 30

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	11	1			
(b)	states why the sponsor believes the plan makes enough provision for how the project is to be managed—				
	(i) to avoid harm to Torres Strait Islander cultural heritage; and	5			
	· ·	6 7			
(2) The	tribunal must—	8			
(a)		9 10			
(b)	for a referral—invite each other party to the referral to make a written submission to the tribunal about the plan and the sponsor's submission on the plan.				
submissio tribunal r	on given on an invitation under subsection (2)(b) only if the eceives the submission within 30 days after the tribunal gives the	14 15 16 17			
116 Trib	unal's hearing	18			
		19 20			
presiding	member of the tribunal who has been appointed as an indigenous eree, the referee must not be a referee who provided mediation	21 22 23 24			
(3) All hearing.	· · · · · · · · · · · · · · · · · · ·	25 26			
considers	mediation may successfully resolve any dispute about the	27 28 29			
117 Trib	unal's recommendation to Minister	30			
	al has considered the sponsor's document and any submission	31 32 33			

recommendation about the cultural heritage management plan to the Minister.	1 2
(2) The tribunal's recommendation must be—	3
(a) that the Minister—	4
(i) for an objection—confirm the chief executive's refusal to approve the plan; or	5 6
(ii) for a referral—refuse to approve the plan; or	7
(b) that the Minister approve the plan; or	8
(c) that the Minister approve the plan after amendment of the plan in accordance with details included in the recommendation.	9 10
(3) Subsection (2) does not stop the tribunal, before making its recommendation to the Minister, from helping the parties to negotiate changes to the plan.	11 12 13
(4) Subsections (5) and (6) apply only if there is at least 1 endorsed party for the plan.	14 15
(5) If, before the tribunal makes a recommendation to the Minister, all the consultation parties agree that the plan should be approved, the sponsor may give the plan, as agreed to, to the chief executive.	16 17 18
(6) The giving of the plan to the chief executive under subsection (4) is taken to be a giving of the plan to the chief executive under division 5, in the circumstances that there is at least 1 endorsed party for the plan, and all consultation parties for the plan agree that the chief executive may approve the plan.	19 20 21 22 23
118 Reaching the recommendation	24
(1) To recommend that the Minister approve the cultural heritage management plan, or that the Minister approve the plan after amendment, the tribunal must be satisfied the plan makes, or after suitable amendment will make, enough provision for how the project is to be managed—	25 26 27 28
(a) to avoid damage to Torres Strait Islander cultural heritage; and	29
(b) to the extent that damage can not reasonably be avoided, to minimise damage to Torres Strait Islander cultural heritage.	30 31
(2) If the plan is not a cultural heritage management plan developed voluntarily, the tribunal must also be satisfied the plan provides for	32 33

	alternate dispute resolution arrangements to deal with issues that e in the operation of the plan.	1 2
cultural l	ne tribunal must also be satisfied that, for Torres Strait Islander heritage that is to be or may be taken away when the plan is put et, the plan makes enough provision about—	3 4 5
(a)	who is to become the owner of it; and	6
(b)	who is to have the custody of it.	7
	r making its recommendation to the Minister about the plan, the must include the following in its considerations—	8 9
(a)	the availability and quality of documented information about the Torres Strait Islander cultural heritage significance of the plan area;	10 12 12
(b)	the nature of the impacts of the project;	13
(c)	submissions made by the parties to the objection or referral, including, if a hearing is held, oral submissions made at the hearing;	14 13 16
(d)	the nature and extent of past uses of the project area.	17
119 Gen	neral time requirement for making recommendation	18
recomme	ne tribunal must take all reasonable steps to make sure that its endation about the cultural heritage management plan is given to ster within 4 months after the objection or referral is filed with the	19 20 21 22
, ,	the recommendation is not made within the 4 months, the tribunal soon as practicable after the 4 months ends, give a written notice inister—	23 24 25
(a)	advising why the recommendation has not yet been made; and	26
(b)	giving an estimate of when the recommendation is likely to be made.	27 28

	Division 7—Approval by Minister	1
120 App	proving or refusing to approve plan	2
	n receiving a recommendation from the tribunal under division 6, ster may—	3 4
(a)	for an objection—confirm the chief executive's refusal to approve the cultural heritage management plan; or	5 6
(b)	for a referral—refuse to approve the plan; or	7
(c)	approve the plan; or	8
(d)	approve the plan after amendment of the plan in accordance with the Minister's direction.	9 10
(2) Ho regard to	owever, in deciding what action to take, the Minister must have	11 12
(a)	the tribunal's recommendation; and	13
(b)	the matters about which the chief executive was or would have been required to be satisfied before approving the plan.	14 15
PAI	RT 8—INVESTIGATION AND ENFORCEMENT	16
	Division 1—Authorised officers	17
121 App	pointment and qualifications	18
` '	ne chief executive may appoint a public service employee as an ed officer.	19 20
officer o	owever, the chief executive may appoint a person as an authorised nly if the chief executive is satisfied the person is qualified for nent because the person has the necessary expertise or experience.	21 22 23
122 App	pointment conditions and limit on powers	24
(1) An	authorised officer holds office on any conditions stated in—	25

(a) the authorised officer's instrument of appointment; or	1
(b) a signed notice given to the authorised officer; or	2
(c) a regulation.	3
(2) The instrument of appointment, a signed notice given to the authorised officer or a regulation may limit the authorised officer's powers under this Act.	4 5 6
(3) In this section—	7
"signed notice" means a notice signed by the chief executive.	8
123 Issue of identity card	9
(1) The chief executive must issue an identity card to each authorised officer.	10 11
(2) The identity card must—	12
(a) contain a recent photo of the authorised officer; and	13
(b) contain a copy of the authorised officer's signature; and	14
(c) identify the person as an authorised officer under this Act; and	15
(d) state an expiry date for the card.	16
(3) This section does not prevent the issue of a single identity card to a person for this Act and other purposes.	17 18
124 Production or display of identity card	19
(1) In exercising a power under this Act in relation to a person, an authorised officer must—	20 21
(a) produce the authorised officer's identity card for the person's inspection before exercising the power; or	22 23
(b) have the identity card displayed so it is clearly visible to the person when exercising the power.	24 25
(2) However, if it is not practicable to comply with subsection (1), the authorised officer must produce the identity card for the person's inspection at the first reasonable opportunity.	26 27 28
(3) For subsection (1), an authorised officer does not exercise a power in relation to a person only because the authorised officer, as authorised under this Act, enters—	29 30 31

(a) a public place when it is open to the public; or	1
(b) a place for the purpose of asking the occupier of the place for consent to enter.	2 3
125 When authorised officer ceases to hold office	4
(1) An authorised officer ceases to hold office if any of the following happens—	5 6
(a) the term of office stated in a condition of office ends;	7
(b) under another condition of office, the authorised officer ceases to hold office;	8 9
(c) the authorised officer's resignation takes effect.	10
(2) Subsection (1) does not limit the ways an authorised officer may cease to hold office.	11 12
(3) In this section—	13
"condition of office" means a condition on which the authorised officer holds office.	14 15
126 Resignation	16
An authorised officer may resign by signed notice given to the chief executive.	17 18
127 Return of identity card	19
A person who ceases to be an authorised officer must return the person's identity card to the chief executive within 21 days after ceasing to be an authorised officer unless the person has a reasonable excuse.	20 21 22
Maximum penalty—50 penalty units.	23

s 128

s 129

	Division 2—Powers of authorised officers	1
	Subdivision 1—Entry of places	2
128 Pov	ver to enter places	3
(1) An	authorised officer may enter a place if—	4
(a)	its occupier consents to the entry; or	5
(b)	it is a public place and the entry is made when the place is open to the public; or	6 7
(c)	the entry is authorised by a warrant.	8
	r the purpose of asking the occupier of a place for consent to enter, rised officer may, without the occupier's consent or a warrant—	9 10
(a)	enter land around premises at the place to an extent that is reasonable to contact the occupier; or	11 12
(b)	enter part of the place the authorised officer reasonably considers members of the public ordinarily are allowed to enter when they wish to contact the occupier.	13 14 15
	Subdivision 2—Procedure for entry	16
129 Ent	cry with consent	17
occupier	of a place to consent to the authorised officer or another ed officer entering the place.	18 19 20
(2) Be occupier	efore asking for the consent, the authorised officer must tell the	21 22
(a)	the purpose of the entry; and	23
(b)	that the occupier is not required to consent.	24
	the consent is given, the authorised officer may ask the occupier to cknowledgment of the consent.	25 26
(4) Th	e acknowledgment must state—	27
(a)	the occupier has been told—	28

(i) the purpose of the entry; and	1
(ii) that the occupier is not required to consent; and	2
(b) the purpose of the entry; and	3
(c) the occupier gives the authorised officer consent to enter the place and exercise powers under this Act; and	4 5
(d) the time and date the consent was given.	6
(5) If the occupier signs the acknowledgment, the authorised officer must immediately give a copy to the occupier.	7 8
(6) If—	9
(a) an issue arises in a proceeding about whether the occupier consented to the entry; and	10 11
(b) an acknowledgement complying with subsection (4) for the entry is not produced in evidence;	12 13
the onus of proof is on the person relying on the lawfulness of the entry to prove the occupier consented.	14 15
130 Application for warrant	16
(1) An authorised officer may apply to a magistrate for a warrant for a place.	17 18
(2) The application must be sworn and state the grounds on which the warrant is sought.	19 20
(3) The magistrate may refuse to consider the application until the authorised officer gives the magistrate all the information the magistrate requires about the application in the way the magistrate requires.	21 22 23
Example—	24
The magistrate may require additional information supporting the application to be given by statutory declaration.	25 26
131 Issue of warrant	27
(1) The magistrate may issue a warrant only if the magistrate is satisfied there are reasonable grounds for suspecting—	28 29
(a) there is a particular thing or activity (the "evidence") that may provide evidence of an offence against this Act; and	30 31

the evidence is at the place, or may be at the place within the next 7 days.	1 2
e warrant must state—	3
that a stated authorised officer may, with necessary and reasonable help and force—	4 5
(i) enter the place and any other place necessary for entry; and	6
(ii) exercise the authorised officer's powers under this Act; and	7
the offence for which the warrant is sought; and	8
the evidence that may be seized under the warrant; and	9
the hours of the day or night when the place may be entered; and	10
the date, within 14 days after the warrant's issue, the warrant ends.	11 12
cial warrants	13
a authorised officer may apply for a warrant (a "special warrant") e, fax, radio or another form of communication if the authorised onsiders it necessary because of—	14 15 16
urgent circumstances; or	17
other special circumstances, including, for example, the authorised officer's remote location.	18 19
efore applying for the special warrant, the authorised officer must an application stating the grounds on which the warrant is sought.	20 21
the authorised officer may apply for the special warrant before the on is sworn.	22 23
ter issuing the special warrant, the magistrate must immediately py (the "facsimile warrant") to the authorised officer if it is aly practicable to fax the copy.	24 25 26
it is not reasonably practicable to fax a copy to the authorised	27 28
the magistrate must tell the authorised officer—	29
(i) what the terms of the special warrant are; and	30
	that a stated authorised officer may, with necessary and reasonable help and force— (i) enter the place and any other place necessary for entry; and (ii) exercise the authorised officer's powers under this Act; and the offence for which the warrant is sought; and the evidence that may be seized under the warrant; and the hours of the day or night when the place may be entered; and the date, within 14 days after the warrant's issue, the warrant ends. cial warrants authorised officer may apply for a warrant (a "special warrant") e, fax, radio or another form of communication if the authorised onsiders it necessary because of— urgent circumstances; or other special circumstances, including, for example, the authorised officer's remote location. fore applying for the special warrant, the authorised officer must an application stating the grounds on which the warrant is sought. the authorised officer may apply for the special warrant before the on is sworn. there issuing the special warrant, the magistrate must immediately pry (the "facsimile warrant") to the authorised officer if it is ly practicable to fax the copy. it is not reasonably practicable to fax a copy to the authorised the magistrate must tell the authorised officer—

` '	"warrant form") and write on it—	1 2
(i)	the magistrate's name; and	3
(ii)	the date and time the magistrate issued the special warrant; and	4 5
(iii	the terms of the special warrant.	6
authorised of	csimile warrant, or the warrant form properly completed by the fficer, authorises the entry and the exercise of the other powers special warrant issued.	7 8 9
(7) The auto the magist	thorised officer must, at the first reasonable opportunity, send trate—	10 11
(a) the	e sworn application; and	12
` '	the authorised officer completed a warrant form—the mpleted warrant form.	13 14
(8) On red special warra	reiving the documents, the magistrate must attach them to the ant.	15 16
(9) If—		17
	issue arises in a proceeding about whether an exercise of a wer was authorised by a special warrant; and	18 19
(b) the	e warrant is not produced in evidence;	20
-	proof is on the person relying on the lawfulness of the exercise or to prove a special warrant authorised the exercise of the	21 22 23
133 Warrai	nts—procedure before entry	24
	section applies if an authorised officer named in a warrant this Act for a place is intending to enter the place under the	25 26 27
	e entering the place, the authorised officer must do or make a ttempt to do the following things—	28 29
an off	entify himself or herself to a person present at the place who is occupier of the place by producing a copy of the authorised ficer's identity card or other document evidencing the thorised officer's appointment;	30 31 32 33

(b)	give the person a copy of the warrant or, if the entry is authorised by a facsimile warrant or warrant form, a copy of the facsimile warrant or warrant form;	1 2 3
(c)	tell the person the authorised officer is permitted by the warrant to enter the place;	4 5
(d)	give the person an opportunity to allow the authorised officer immediate entry to the place without using force.	6 7
if the au entry to	wever, the authorised officer need not comply with subsection (2) thorised officer believes on reasonable grounds that immediate the place is required to ensure the effective execution of the s not frustrated.	8 9 10 11
	Subdivision 3—Powers after entry	12
134 Gen	eral powers after entering places	13
(1) Thi	is section applies to an authorised officer who enters a place.	14
consent t	wever, if an authorised officer enters a place to get the occupier's o enter premises, this section applies to the authorised officer only sent is given or the entry is otherwise authorised.	15 16 17
(3) For	enforcing compliance with this Act, the authorised officer may—	18
(a)	search any part of the place; or	19
(b)	inspect, measure, test, photograph or film any part of the place or anything at the place; or	20 21
(c)	take a thing, or a sample of or from a thing, for analysis or testing; or	22 23
(d)	take an extract from, or copy, a document at the place; or	24
(e)	take into or onto the place any person, including a Torres Strait Islander party or representative of a Torres Strait Islander party, the authorised officer reasonably requires for exercising a power under this Act; or	25 26 27 28
(f)	take into or onto the place any equipment and materials the authorised officer reasonably requires for exercising a power under this Act; or	29 30 31

(g) require the occupier of the place, or a person at the place, to give the authorised officer reasonable help to exercise the authorised officer's powers under paragraphs (a) to (f); or	1 2 3
(h) require the occupier of the place, or a person at the place, to give the authorised officer information to help the authorised officer ascertain whether this Act is being complied with.	4 5 6
(4) When making a requirement mentioned in subsection (3)(g) or (h), the authorised officer must warn the person it is an offence to fail to comply with the requirement unless the person has a reasonable excuse.	7 8 9
135 Failure to help authorised officer	10
(1) A person required to give reasonable help under section 134(3)(g) must comply with the requirement unless the person has a reasonable excuse.	11 12 13
Maximum penalty—50 penalty units.	14
(2) If an individual is required under section 134(3)(g) to give information, or produce a document, it is a reasonable excuse for the individual not to comply with the requirement that complying with the requirement might tend to incriminate the individual.	15 16 17 18
136 Failure to give information	19
(1) A person of whom a requirement is made under section 134(3)(h) must comply with the requirement unless the person has a reasonable excuse.	20 21 22
Maximum penalty—50 penalty units.	23
(2) It is a reasonable excuse for an individual not to comply with the requirement that complying with the requirement might tend to incriminate the individual.	24 25 26
Subdivision 4—Power to seize evidence	27
137 Seizing evidence at a place that may be entered without consent or warrant	28 29
An authorised officer who enters a place that may be entered under division 2, subdivision 1 without the consent of the occupier and without a	30 31

	may seize a thing at the place if the authorised officer reasonably the thing is evidence of an offence against this Act.	1 2
	zing evidence at a place that may only be entered with consent warrant	3 4
(1) Th	nis section applies if—	5
(a)	an authorised officer is authorised to enter a place under division 2, subdivision 1 only with the consent of the occupier of the place or a warrant; and	6 7 8
(b)	the authorised officer enters the place after obtaining the necessary consent or warrant.	9 10
	the authorised officer enters the place with the occupier's consent, orised officer may seize a thing at the place if—	11 12
(a)	the authorised officer reasonably believes the thing is evidence of an offence against this Act; and	13 14
(b)	seizure of the thing is consistent with the purpose of entry as told to the occupier when asking for the occupier's consent.	15 16
	f the authorised officer enters the place with a warrant, the ed officer may seize the evidence for which the warrant was issued.	17 18
	ne authorised officer also may seize anything else at the place if the ed officer reasonably believes—	19 20
(a)	the thing is evidence of an offence against this Act; and	21
(b)	the seizure is necessary to prevent the thing being—	22
	(i) hidden, lost or destroyed; or	23
	(ii) used to continue, or repeat, the offence.	24
authoris	lso, the authorised officer may seize a thing at the place if the ed officer reasonably believes it has just been used in committing ace against this Act.	25 26 27
139 Sec	curing seized things	28
Havir	ng seized a thing, an authorised officer may—	29
(a)	move the thing from the place where it was seized (the "place of seizure"); or	30

(b)		e the thing at the place of seizure but take reasonable action strict access to it.	1 2
	Exam	ples of restricting access to a thing—	3
	1.	Sealing a thing and marking it to show access to it is restricted.	4
	2.	Sealing the entrance to a room where the seized thing is situated and marking the entrance to show access to the room is restricted.	5 6
140 Ta	mperii	ng with seized things	7
not tam	per, or	ised officer restricts access to a seized thing, a person must attempt to tamper, with the thing, or something restricting ning, without an authorised officer's approval.	8 9 10
Maxim	um pen	alty—50 penalty units.	11
141 Po	wer to	support seizure	12
		le a thing to be seized, an authorised officer may require the rol of it—	13 14
(a)	to tal	ke it to a stated reasonable place by a stated reasonable time;	15 16
(b)		cessary, to remain in control of it at the stated place for a bnable time.	17 18
(2) T	he requ	irement—	19
(a)	must	be made by notice in the approved form; or	20
(b)	made	r any reason it is not practicable to give the notice, may be e orally and confirmed by notice in the approved form as as practicable.	21 22 23
	hing i	er requirement may be made under this section about the f it is necessary and reasonable to make the further	24 25 26
		n of whom a requirement is made under subsection (1) or (3) with the requirement unless the person has a reasonable	27 28 29
Maxim	um pen	alty for subsection (4)—50 penalty units.	30

142 Receipts for seized things	1
(1) As soon as practicable after an authorised officer seizes a thing, the authorised officer must give a receipt for it to the person from whom it was seized.	2 3 4
(2) However, if for any reason it is not practicable to comply with subsection (1), the authorised officer must leave the receipt at the place of seizure in a conspicuous position and in a reasonably secure way.	5 6 7
(3) The receipt must describe generally each thing seized and its condition.	8 9
(4) This section does not apply to a thing if it is impracticable or would be unreasonable to give the receipt, given the thing's nature, condition and value.	10 11 12
143 Return of seized things	13
(1) If a seized thing has not been forfeited, the authorised officer must return it to its owner—	14 15
(a) at the end of 6 months; or	16
(b) if a proceeding for an offence involving the thing is started within 6 months—at the end of the proceeding and any appeal from the proceeding.	17 18 19
(2) Despite subsection (1), unless the thing has been forfeited, the authorised officer must immediately return a thing seized as evidence to its owner if the authorised officer stops being satisfied its continued retention as evidence is necessary.	20 21 22 23
144 Access to seized things	24
(1) Until a seized thing is forfeited or returned, an authorised officer must allow its owner to inspect it and, if it is a document, to copy it.	25 26
(2) Subsection (1) does not apply if it is impracticable or would be unreasonable to allow the inspection or copying.	27 28

	Subdivision 5—Power to obtain information	1
145 Pow	er to require name and address	2
(1) Thi	s section applies if—	3
(a)	an authorised officer finds a person committing an offence against this Act; or	4 5
(b)	an authorised officer finds a person in circumstances that lead, or has information that leads, the authorised officer to reasonably suspect the person has just committed an offence against this Act.	6 7 8
	e authorised officer may require the person to state the person's l residential address.	9 10
person it	nen making the requirement, the authorised officer must warn the is an offence to fail to state the person's name or residential nless the person has a reasonable excuse.	11 12 13
correctne	e authorised officer may require the person to give evidence of the ss of the stated name or residential address if the authorised asonably suspects the stated name or address is false.	14 15 16
	requirement under subsection (2) or (4) is called a "personal equirement".	17 18
146 Fail	ure to give name or address	19
	person of whom a personal details requirement is made must with the requirement unless the person has a reasonable excuse.	20 21
Maximur	n penalty—20 penalty units.	22
(2) A p	person does not commit an offence against subsection (1) if—	23
(a)	the person was required to state the person's name and residential address by an authorised officer who suspected the person had committed an offence against this Act; and	24 25 26
(b)	the person is not proved to have committed the offence	27

Division 3—General enforcement matters	1
147 Notice of damage	2
(1) This section applies if—	3
(a) an authorised officer damages property when exercising or purporting to exercise a power; or	4 5
(b) a person (the "other person") acting under the direction of an authorised officer damages property.	6 7
(2) The authorised officer must immediately give notice of particulars of the damage to the person who appears to the authorised officer to be the owner of the property.	8 9 10
(3) If the authorised officer believes the damage was caused by a latent defect in the property or circumstances beyond the authorised officer's or other person's control, the authorised officer may state the belief in the notice.	11 12 13 14
(4) If, for any reason, it is impracticable to comply with subsection (2), the authorised officer must leave the notice in a conspicuous position and in a reasonably secure way where the damage happened.	15 16 17
(5) This section does not apply to damage the authorised officer reasonably believes is trivial.	18 19
(6) In this section—	20
"owner" , of property, includes the person in possession or control of it.	21
148 Compensation	22
(1) A person may claim from the chief executive the cost of repairing or replacing property damaged because of the exercise or purported exercise of a power under a declared provision.	23 24 25
(2) Without limiting subsection (1), compensation may be claimed for loss or expense incurred in complying with a requirement made of the person under the declared provisions.	26 27 28
(3) Compensation may be claimed and ordered to be paid in a proceeding—	29 30
(a) brought in a court with jurisdiction for the recovery of the amount of compensation claimed; or	31 32

(b) for an offence against this Act brought against the person claiming compensation.	1 2
(4) A court may order compensation to be paid only if it is satisfied it is just to make the order in the circumstances of the particular case.	3 4
149 False or misleading information	5
A person must not give information to an authorised officer the person knows is false or misleading in a material particular.	6 7
Maximum penalty—50 penalty units.	8
150 False or misleading documents	9
(1) A person must not give an authorised officer a document containing information the person knows is false or misleading in a material particular.	10 11 12
Maximum penalty—50 penalty units.	13
(2) Subsection (1) does not apply to a person if the person, when giving the document—	14 15
(a) tells the authorised officer, to the best of the person's ability, how it is false or misleading; and	16 17
(b) if the person has, or can reasonably obtain, the correct information—gives the correct information.	18 19
151 Obstructing authorised officers	20
(1) A person must not obstruct an authorised officer in the exercise of a power unless the person has a reasonable excuse.	21 22
Maximum penalty—50 penalty units.	23
(2) If a person has obstructed an authorised officer and the authorised officer decides to proceed with the exercise of the power, the authorised officer must warn the person that—	24 25 26
(a) it is an offence to obstruct the authorised officer unless the person has a reasonable excuse; and	27 28
(b) the authorised officer considers the person's conduct is an obstruction.	29 30

(3) In this section—	1
"obstruct" includes hinder and attempt to obstruct.	2
PART 9—MISCELLANEOUS PROVISIONS	3
152 Delegations	4
(1) The Minister may delegate the Minister's powers under this Act to—	5
(a) another Minister; or	6
(b) an appropriately qualified public service officer.	7
(2) The chief executive may delegate the chief executive's powers under this Act to an appropriately qualified public service officer.	8 9
(3) In this section—	10
"appropriately qualified" includes having the qualifications, experience or standing appropriate to the exercise of the power.	11 12
Example of standing—	13
a person's classification level in the public service	14
153 Access to land	15
(1) A person who wishes to enter land to perform an activity (the "cultural heritage activity") under this Act must consult with the owner or occupier of the land about obtaining the necessary access.	16 17 18
Example—	19
The sponsor for a cultural heritage management plan would need to consult with the owner or occupier of land to obtain access required to properly assess Torres Strait Islander cultural heritage values for developing the plan.	20 21 22
(2) However, if the person is authorised under another Act to enter the land to carry out activities for a project, and the cultural heritage activity is a necessary complementary or ancillary activity to the project—	23 24 25
(a) the person is also authorised to enter the land to perform the cultural heritage activity; and	26 27

(b) unless otherwise agreed between the person and the owner or occupier, the conditions of access that apply are the same conditions of access that apply under the other Act.	1 2 3
(3) The authority given to the person under subsection (2) extends to agents and employees of the person acting under the authority of the person.	4 5 6
(4) If the person is the sponsor for a cultural heritage management plan, the authority also extends to endorsed parties for the plan and their representatives, if their access to the land is—	7 8 9
(a) reasonably required to properly assess Torres Strait Islander cultural heritage values for developing the plan; and	10 10
(b) approved by the sponsor.	12
154 Advisory committees	13
(1) The Minister may establish advisory committees as the Minister considers appropriate.	14 15
(2) An advisory committee has the function of advising the Minister in relation to the particular issues the Minister refers to it.	10 17
(3) A member of an advisory committee holds the member's appointment on the conditions decided by the Minister.	18 19
(4) The Minister may at any time end the appointment of a member of an advisory committee.	20 21
155 Purchase or compulsory acquisition to protect cultural heritage	22
(1) The Minister may issue a certificate (an "acquisition certificate") for land if the Minister is satisfied that the State's purchase or compulsory acquisition of the land is necessary to manage, preserve or protect Torres Strait Islander cultural heritage.	23 24 25 26
(2) If the acquisition certificate relates to a lease or easement under the <i>Land Act 1994</i> , the lease or easement may be resumed under that Act.	27 28
(3) If the acquisition certificate relates to private land, the management, preservation or protection of Torres Strait Islander cultural heritage is a purpose for which the land may be taken under the <i>Acquisition of Land Act</i> 1967	29 30 31 32

156 Pro	ceedings for an offence	1
	proceeding for an offence against this Act, other than an indictable must be taken in a summary way under the <i>Justices Act</i> 1886	2 3 4
(a)	1 year after the offence is committed; or	5
(b)	6 months after the commission of the offence comes to the complainant's knowledge, but within 2 years after the commission of the offence.	6 7 8
	proceeding for an offence against this Act that is an indictable may be taken, at the prosecution's election—	9 10
(a)	by way of summary proceedings under the Justices Act 1886; or	11
(b)	on indictment.	12
	proceeding against a person for an indictable offence must be magistrate if it is a proceeding—	13 14
(a)	for the summary conviction of the person; or	15
(b)	for an examination of witnesses in relation to the charge.	16
who is a procedur	a proceeding for an indictable offence is brought before a justice not a magistrate, jurisdiction is limited to taking or making a ral action or order within the meaning of the <i>Justices of the Peace unissioners for Declarations Act 1991</i> .	17 18 19 20
(5) If–	_	21
(a)	a person charged with an indictable offence asks at the start of a summary proceeding for the offence that the charge be prosecuted on indictment; or	22 23 24
(b)	the magistrate hearing a charge of an indictable offence considers the charge should be prosecuted on indictment;	25 26
the magi	strate—	27
(c)	must not decide the charge as a summary offence; and	28
(d)	must proceed by way of a committal proceeding.	29
(6) If a	a magistrate acts under subsection (5)—	30
(a)	any plea of the person charged, made at the start of the proceeding, must be disregarded; and	31 32

(b) any evidence brought in the proceeding before the magistrate decided to act under subsection (5) is taken to be evidence in the proceeding for the committal of the person for trial or sentence; and	1 2 3 4
(c) before committing the person for trial or sentence, the magistrate must make a statement to the person under the <i>Justices Act 1886</i> , section 104(2)(b).	5 6 7
(7) The maximum penalty that may be imposed on a summary conviction of an individual of an indictable offence is as follows—	8 9
(a) to the extent the penalty imposed is a number of penalty units—200 penalty units;	10 11
(b) to the extent the penalty imposed is imprisonment—1 year's imprisonment.	12 13
(8) The maximum penalty that may be imposed on a summary conviction of a corporation of an indictable offence is 2 000 penalty units.	14 15
(9) An indictable offence under this Act is a misdemeanour.	16
(10) In this section—	17
"indictable offence" means an offence against this Act for which the maximum penalty for an individual is—	18 19
(a) 1 000 or more penalty units; or	20
(b) at least 2 years imprisonment, whether or not the penalty also includes a number of penalty units.	21 22
157 Review of Act	23
The Minister must review the efficacy and efficiency of this Act within 5 years of its commencement.	24 25
158 Approval of forms	26
The chief executive may approve forms for use under this Act.	27
159 Regulation-making power	28
(1) The Governor in Council may make regulations under this Act.	29
(2) A regulation may be made about fees payable under this Act.	30

(3) A regulation may provide for a maximum penalty of not more than 20 penalty units for a contravention of a regulation.	1 2
PART 10—TRANSITIONAL PROVISIONS	3
160 Confirmation of ownership of Torres Strait Islander cultural heritage before commencement	4 5
(1) This Act is not generally intended to interfere with ownership of Torres Strait Islander cultural heritage established before the Act's commencement.	6 7 8
(2) A person's ownership of Torres Strait Islander cultural heritage is confirmed under this Act if, immediately before the commencement of this section, the person was the owner of the cultural heritage.	9 10 11
(3) Subsection (2) does not apply to Torres Strait Islander cultural heritage if, under part 2, division 2 or 3, it becomes owned by Torres Strait Islanders who have a traditional or familial link with it.	12 13 14
161 Foundation material for database	15
As soon as practicable after the commencement of this section, the chief executive must take all reasonable steps to place on the database, as its foundation information, all information about Torres Strait Islander cultural heritage accumulated by the State before the commencement of this section.	16 17 18 19 20
162 Existing agreement for carrying out activity	21
A person who carries out an activity under the requirements for carrying out the activity that are included in an existing agreement to which the person is a party does not commit an offence against a cultural heritage protection provision in relation to Torres Strait Islander cultural heritage expressly or impliedly the subject of the agreement.	22 23 24 25 26

163 Permit under repealed Act	1
A permit issued under section 28 ⁴ of the repealed Act and in forcimmediately before the commencement of this section, to the extent relates to Torres Strait Islander cultural heritage—	
(a) continues in force according to its terms; and	5
(b) may be dealt with under the provisions of the repealed A relating to it, other than section 29 ⁵ of the repealed Act, as if the provisions had not been repealed.	
164 Authority obtained before commencement	9
(1) This section applies if—	10
(a) under an Act other than this Act, an authority is required for a activity; and	nn 11 12
(b) the authority was obtained before the commencement of the section.	is 13 14
(2) The holder of the authority may apply to the Minister for the Minister's approval of measures ("transitional measures") identifying reasonable and practicable measures for ensuring the activity under the authority avoids or minimises harm to Torres Strait Islander culture heritage.	ng 16 ne 17
(3) The transitional measures have effect, in relation to the carrying o of the activity under the authority, as cultural heritage duty of ca guidelines.	
(4) In this section—	23
"authority" includes a lease, licence, permit or approval.	24
165 Cultural heritage arrangements for project authorised before commencement	25 26
(1) This section applies to a project if—	27

⁴ Section 28 (Permit to explore etc. Landscapes Queensland and Queensland Estate) of the repealed Act

⁵ Section 29 (Renewal of permit) of the repealed Act

(a)	under an Act other than this Act, an authority is required for the project; and	1 2
(b)	the authority was obtained before the commencement of this section; and	3 4
(c)	for the purposes of obtaining the authority, arrangements were put in place, whether by placing conditions on the authority or in some other way, directed at ensuring that the project would avoid or minimise harm to Torres Strait Islander cultural heritage.	5 6 7 8
carries of commit relation t	ntil the project is finished, a person who, under the authority, but an activity for the project under the arrangements does not an offence against a cultural heritage protection provision in o Torres Strait Islander cultural heritage expressly or impliedly the of the arrangements.	9 10 11 12 13
(3) In	this section—	14
"author i	ity" includes a lease, licence, permit or approval.	15
befo	tural heritage arrangements for project not authorised ore commencement	16 17
	is section applies to a project if—	18
(a)	under an Act other than this Act, an authority is required for the project; and	19 20
(b)	the authority was applied for, but not obtained, before the commencement of this section; and	21 22
(c)	the applicant was notified before the commencement of this section that an EIS was required for the project; and	23 24
(d)	for the purposes of obtaining the authority, arrangements were put in place, whether by placing conditions on the authority or in some other way, directed at ensuring that the project would avoid or minimise harm to Torres Strait Islander cultural heritage.	25 26 27 28
(2) Par	rt 7, division 2 does not apply to the project.	29
carries of commit relation t	ntil the project is finished, a person who, under the authority, but an activity for the project under the arrangements does not an offence against a cultural heritage protection provision in to Torres Strait Islander cultural heritage expressly or impliedly the of the arrangements	30 31 32 33

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Torres Strait Islander Cultural Heritage Bill 2003	
(4) In this section—	1
"authority" includes a lease, licence, permit or approval.	2
167 References to repealed Act	3
In an Act or document, a reference to the Cultural Record (Landscapes	4
Queensland and Queensland Estate) Act 1987 may, if the context permits,	5
be taken to be a reference to this Act.	6

SCHEDULE	1
DICTIONARY	2
section 7	3
"alternate dispute resolution arrangements" means arrangements that, to the greatest practicable extent, provide for the handling of disputes other than before a court.	4 5 6
"appeal period"—	7
(a) for part 6, division 5—see section 75; or	8
(b) for part 7, division 6—see section 110.	9
"approved cultural heritage management plan" means a cultural heritage management plan that has been approved by the chief executive or the Minister under part 7.	10 11 12
"approved form" means a form approved by the chief executive under section 158.	13 14
"area" means—	15
(a) an area of land; or	16
(b) an expanse of water; or	17
(c) an area of land under water; or	18
(d) any combination of 2 or more of paragraphs (a) to (c).	19
"authorised officer" means a person appointed as an authorised officer under section 121.	20 21
"basic information requirement"—	22
(a) for a written notice (proposed study)—see section 57; or	23
(b) for a written notice (proposed plan)—see section 92.	24
"Commonwealth Native Title Act" means the Native Title Act 1993 (Cwlth).	25 26
"consultation party", for a cultural heritage management plan, means—	27
(a) the sponsor for the plan; or	28

(b) an endorsed party for the plan.	1
"consultation period", for a cultural heritage management plan, means the period of 84 days starting immediately after the period of 30 days after the notice day (proposed plan).	2 3 4
"cultural heritage assessor", for a cultural heritage study, means a person engaged under section 68 as a cultural heritage assessor for the study.	5 6
"cultural heritage duty of care" see section 23.	7
"cultural heritage duty of care guidelines" see section 28.	8
"cultural heritage management plan" means a document providing for how activities for a project are to be managed for their impact on Torres Strait Islander cultural heritage.	9 10 11
"cultural heritage protection provision" means section 23, 24, 25 or 26.6	12
"cultural heritage study" means a comprehensive study of Torres Strait Islander cultural heritage in an area conducted under part 6 for the purpose of recording the findings of the study on the register.	13 14 15
"database" means the Torres Strait Islander Cultural Heritage Database established under section 38.	16 17
"declared provision" means any of the following provisions—	18
• section 128	19
• section 134	20
• sections 137 to 139	21
• section 141.	22
"EIS" means an environmental impact statement.	23
"endorsed party" means—	24
(a) for a cultural heritage study—a Torres Strait Islander party endorsed under section 62, 63, 64 or 65 to take part in the study; or	25 26 27

⁶ Section 23 (Cultural heritage duty of care), 24 (Unlawful harm to Torres Strait Islander cultural heritage), 25 (Prohibited excavation, relocation and taking away) or 26 (Unlawful possession of Torres Strait Islander cultural heritage)

(b)	for a cultural heritage management plan—a Torres Strait Islander party endorsed under section 97, 98, 99, 100 or 101 to take part in developing the plan.	1 2 3
"existing	g agreement" means an agreement—	4
(a)	that was entered into before the commencement of this schedule, and that is still in force, with an entity that becomes, on the commencement of this schedule, a Torres Strait Islander party; and	5 6 7 8
(b)	that expressly or impliedly deals with Torres Strait Islander cultural heritage.	9 10
"facsimi	le warrant" see section 132(4).	11
	to Torres Strait Islander cultural heritage, means damage or injury or desecration or destruction of, the cultural heritage.	12 13
"informa	ation protection provision" means section 29.	14
"IPA" m	eans the Integrated Planning Act 1997.	15
	ser" means a person carrying out, or proposing to carry out, vities on land likely to materially affect the land.	16 17
Exan	nple of activities—	18
fa	arming activities, construction activities	19
	al Native Title Register" means the National Native Title Register er the Commonwealth Native Title Act.	20 21
"native t	title agreement" means—	22
(a)	an indigenous land use agreement registered on the Register of Indigenous Land Use Agreements; or	23 24
(b)	any of the following under part 2, division 3, subdivision P of the Commonwealth Native Title Act—	25 26
	(i) an agreement mentioned in section 31(1)(b);	27
	(ii) a determination of the relevant Minister under section 36A;	28
	(iii) a determination of the arbitral body under section 38; or	29
(c)	an access agreement or negotiated agreement under the native title mining provisions.	30 31

"native title mining provisions" means the <i>Mineral Resources Act 1989</i> , parts 12 to 18, and part 19, divisions 2 and 5.	1 2
"native title party", for an area, see section 34.	3
"native title protection conditions" means native title protection conditions under the <i>Mineral Resources Act 1989</i> , section 25AA, 141AA or 194AAA.	4 5 6
"native title rights and interests" see the Commonwealth Native Title Act, section 223.	7 8
"notice day (proposed plan)", for a cultural heritage management plan, means the day nominated by the sponsor for the plan as the day that may reasonably be assumed to be the day by which—	9 10 11
(a) the written notice (proposed plan) for the plan will have been received by each person to whom it is required to be given; and	12 13
(b) each public notice (proposed plan) required to be given will have come to the attention of the persons to whom it is directed.	14 15
"notice day (proposed study)", for a cultural heritage study, means the day nominated by the sponsor for the study as the day that may reasonably be assumed to be the day by which—	16 17 18
(a) the written notice (proposed study) for the study will have been received by each person to whom it is required to be given; and	19 20
(b) each public notice (proposed study) required to be given will have come to the attention of the persons to whom it is directed.	21 22
"owner" , of an area, means the person for the time being entitled to receive the rent for the area or who would be entitled to receive the rent for it if it were let to a tenant for rent.	23 24 25
"party"—	26
(a) for part 6, division 5—see section 75; or	27
(b) for part 7, division 6—see section 110.	28
"personal details requirement" see section 145(5).	29
"plan area" , in relation to a cultural heritage management plan, means the area the subject of the plan.	30 31
"private land" means land forming part of Queensland that is not State land.	32 33

"project" includes—	1
(a) a development or proposed development; and	2
(b) an action or proposed action; and	3
(c) a use or proposed use of land.	4
"project area" , in relation to a project, means the area the subject of the project, whether in construction or operational phases.	5 6
"public notice (proposed plan)" see section 96(2).	7
"public notice (proposed study)" see section 61(2).	8
"Queensland Museum" means the Board of the Queensland Museum under the under the <i>Queensland Museum Act 1970</i> .	9 10
"register" means the Torres Strait Islander Cultural Heritage Register established under section 46.	11 12
"registered native title body corporate" see the Commonwealth Native Title Act, section 253.	13 14
"registered native title claimant" see the Commonwealth Native Title Act, section 253.	15 16
"registered native title holder" means—	17
(a) a registered native title body corporate; or	18
(b) an entity, other than a registered native title body corporate, that is the subject of a determination of native title under the Commonwealth Native Title Act and is registered on the National Native Title Register as holding native title rights and interests.	19 20 21 22
"registered significant area" means an area recorded in the register as a significant Torres Strait Islander area.	23 24
"registered significant object" means an object recorded in the register as a significant Torres Strait Islander object.	25 26
"Register of Indigenous Land Use Agreements" means the Register of Indigenous Land Use Agreements under the Commonwealth Native Title Act.	27 28 29
"Register of Native Title Claims" means the Register of Native Title Claims under the Commonwealth Native Title Act.	30 31

"repealed Act" means the Cultural Record (Landscapes Queensland an Queensland Estate) Act 1987.	nd 1 2
"representative body" see the Commonwealth Native Title Assection 253.	ct, 3 4
"sacred" means sacred according to Island custom.	5
"secret" means secret according to Island custom.	6
"significant Torres Strait Islander area" see section 9.	7
"significant Torres Strait Islander object" see section 10.	8
"sponsor" means—	9
(a) for a cultural heritage study—the person who accept responsibility for the study; or	ots 10
(b) for a cultural heritage management plan—means the person what accepts responsibility for the plan.	ho 12 13
"State land" means all land forming part of Queensland that is not freehold land, or land contracted to be granted in fee-simple by the State.	
"stop order", for a person's activity, means an order of the Minister—	17
(a) requiring the person to stop the activity; or	18
(b) prohibiting the person from starting the activity.	19
"study area", for a cultural heritage study, means the area the subject the study.	of 20 21
"Torres Strait Islander cultural heritage" see section 8.	22
"Torres Strait Islander cultural heritage body", for an area, means entity registered under part 4 as a Torres Strait Islander cultur heritage body for the area.	
"Torres Strait Islander human remains"—	26
(a) includes burial objects and associated material; but	27
(b) does not include human remains—	28
(i) buried under the authority of the law of Queensland another State; or	or 29 30

(ii) in or from a place recognised as a burial ground for interment of human remains buried under the authority of the law of Queensland or another State.	1 2 3
"Torres Strait Islander party", for an area, see section 35.	4
"tribunal" means the Land and Resources Tribunal.	5
"warrant form" see section 132(5).	6
"written notice (proposed plan)" see section 91(1).	7
"written notice (proposed study)" see section 56(1).	8

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