

Queensland



Queensland

Local Government (Community Government Areas) Bill 2004

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2004

A Bill

for

An Act to declare particular parts of Queensland to be local government areas under the *Local Government Act 1993*, establish new local governments for the areas, and apply provisions of that Act to the areas and local governments, and for other purposes

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Local Government (Community Government)	nent Areas)
Act 2004	

The Pa	rliament of Queensland enacts—	1
Part	1 Preliminary	2
Divisi	on 1 Introduction	3
1	Short title This Act may be cited as the Local Government (Community Government Areas) Act 2004.	4 5 6
2	Commencement This Act, other than section 85, commences on a day to be fixed by proclamation.	7 8 9
Divisi	on 2 Interpretation	10
3	Definitions The dictionary in schedule 4 defines particular words used in this Act.	11 12 13
4	Terms defined in Local Government Act 1993 A term used in this Act that is defined in the Local Government Act 1993 has the meaning given to it by that Act.	14 15 16
5	Notes in text A note in the text of this Act is part of the Act.	17 18

9

Part 2 Division 1			New local government areas and local governments	1 2
		1	Declaration of new local government areas and establishment of new local governments	3 4 5 6
6	De	finitio	on for div 1	7
		In th	nis division—	8
		colu	amn 1 area map see section 7(1).	9
7	De	clara	tions	10
	(1)		h part of the State shown on a map mentioned in edule 2, column 1 (the <i>column 1 area map</i>) is—	11 12
		(a)	declared to be a local government area under the <i>Local Government Act 1993</i> (a <i>new local government area</i>); and	13 14 15
		(b)	taken to be declared to be a local government area under the <i>Local Government Act 1993</i> , section 16.1	16 17
		Note	_	18
		un	part of the State shown on a column 1 area map was a council area der the <i>Aboriginal Communities (Justice and Land Matters) Act 1984</i> mediately before the commencement of this section.	19 20 21
	(2)	gove subs	subsection (1), the external boundaries of an old local ernment area affected by a declaration under section (1) are changed by excluding the part of that area becomes a new local government area.	22 23 24 25
	(3)		o, for the <i>Local Government Act 1993</i> , it is declared that a local government area—	26 27

¹ Local Government Act 1993, section 16 (Declaration of local government areas)

	(a)	has the name mentioned in schedule 2, column 2 shown opposite the column 1 area map; and	1 2
	(b)	is of the class mentioned in schedule 2, column 3 shown opposite the column 1 area map.	3 4
(4)		Local Government Act 1993, chapter 3, part 1 ² does not y to the following—	5 6
	(a)	creating a new local government area under subsection (1);	7 8
	(b)	changing the external boundaries of an old local government area by excluding part of the old local government area and including the part in a new local government area under subsection (2);	9 10 11 12
	(c)	naming a new local government area under subsection (3)(a);	13 14
	(d)	deciding the class of a new local government area under subsection (3)(b).	15 16
(5)		n column 1 area map is identified by a map number ked on the map.	17 18
(6)	In th	is section—	19
	unde	local government area means a local government area er the Local Government Act 1993 immediately before the mencement of this section.	20 21 22
Est	ablis	hment of new local governments	23
	An gove	entity mentioned in schedule 2, column 4 is a local ernment under the <i>Local Government Act 1993</i> for the part are State shown on the column 1 area map shown opposite entity.	24 25 26 27
Ma	ns m	ust be available for inspection	28
(1)	_	chief executive must—	29
` /			

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² Local Government Act 1993, chapter 3 (Interaction with the State), part 1 (Reviewable local government matters)

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		(a)	ensure each local government mentioned in schedule 2, column 4 has a copy of its column 1 area map; and	1 2
		(b)	keep a copy of each column 1 area map available for inspection free of charge by anyone, during normal office hours, at the department's head office.	3 4 5
	(2)	keep free	cal government mentioned in schedule 2, column 4 must a copy of its column 1 area map available for inspection of charge by anyone, during normal office hours, at its ic office.	6 7 8 9
Divi	sion	2	Community government name	10
10	Na	me		11
	(1)		community government may be called any of the owing—	12 13
		(a)	'Council of the Shire of (<i>insert</i> name of community government area)';	14 15
		(b)	' (<i>insert</i> name of community government area) Shire Council';	16 17
		(c)	' (<i>insert</i> name of community government area) Aboriginal Shire Council'.	18 19
			ϵ	- /

Div	ision	3 Application of Local Government Act 1993	1 2
11	Pro	ovisions of Local Government Act 1993 that apply	3
	(1)	The <i>Local Government Act 1993</i> applies to a community government area and the community government for the area, subject to section 32 and part 8, division 1. ³	4 5 6
	(2)	Without limiting section 20,4 the following provisions of the <i>Local Government Act 1993</i> do not apply to a community government area or the community government for the area—	7 8 9
		• sections 33 and 34 ⁵	10
		• section 64(1)(d) and (g) to (k) ⁶	11
		• chapter 4, part 1, division 2 and part 4 ⁷	12
		• chapter 5 ⁸	13
		• sections 502, 503 and 854.9	1./

³ Section 32 (References in Local Government Act 1993 to Local Government Finance Standards) and part 8 (Transitional provisions), division 1 (Transitional provisions delaying application of certain provisions of Local Government Act 1993)

⁴ Section 20 (Application of Local Government Act 1993, sections 285 and 286)

⁵ Local Government Act 1993, sections 33 (Number of councillors) and 34 (Local government name)

⁶ Local Government Act 1993, section 64 (Meaning of reviewable local government matter)

⁷ Local Government Act 1993, chapter 4 (Local government councillors), part 1 (Membership of local governments), division 2 (Qualifications and disqualifications) and part 4 (Vacancies in membership of local governments)

⁸ Local Government Act 1993, chapter 5 (Local government elections)

⁹ Local Government Act 1993, sections 502 (Issue of standards), 503 (Standards must be complied with) and 854 (Local laws and subordinate local laws about development)

Par	t 3		Reviewable community government matters	1 2
Divi	sion	1	Preliminary	3
12	De	finitio	on for pt 3	4
		In th	is part—	5
		revie	ewable community government matter see section	14. 6
13	Аp	plicat	tion of Local Government Act 1993, ch 3, pt 1	I 7
		Act	part applies certain provisions of the <i>Local Gover</i> 1993, chapter 3, part 1 ¹⁰ in relation to reviewmenty government matters.	
14	Me	aning	of reviewable community government matt	er 11
	(1)		following are <i>reviewable community govern</i> ers—	nment 12
		(a)	dividing, redividing and abolishing divisions community government area;	of a 14
		(b)	changing the boundaries of divisions of a comm government area by—	nunity 16 17
			(i) excluding part of a division of a common government area and including the part in a division of the community government area;	nother 19
			(ii) creating a new division of the common government area;	nunity 21
		(c)	assigning and reassigning councillors of a comm government to divisions of its community gover area;	

¹⁰ Local Government Act 1993, chapter 3 (Interaction with the State), part 1 (Reviewable local government matters)

		(d)	deciding and changing the composition of a community government;	1 2
		(e)	recognising indigenous social groupings of a community government area for elections for the community government of the area;	3 4 5
		(f)	changing the mode of election of the mayor of a community government;	6 7
		(g)	another matter relating to a community government declared under a regulation to be a reviewable community government matter.	8 9 10
	(2)	A re	viewable community government matter includes—	11
		(a)	any aspect of a matter mentioned in subsection (1); and	12
		(b)	a particular proposal about a matter, or an aspect of a matter, mentioned in subsection (1).	13 14
	(3)	In th	is section—	15
		perso inclu	genous social grouping means a group of indigenous ons sharing a common basis of social affiliation, ading family relationship, language, traditional land ership and historical association.	16 17 18 19
Divis	sion	2	Examining and determining	20
2		_	reviewable community government	21
			matters	22
15	Ap	plicat	tion of Local Government Act 1993, ch 3, pt 1	23
	(1)	secti	Local Government Act 1993, chapter 3, part 1, other than ons 64, 84, 157 and 158 ¹¹ of that Act, applies to a munity government area and the community government he area, with any necessary or convenient changes, as if a	24 25 26 27

Local Government Act 1993, sections 64 (Meaning of reviewable local government matter), 84 (Commissions must have regard to prescribed issues), 157 (Implementation of reviewable local government matter) and 158 (Requirement 11 before implementation)

		reviewable local government matter were a reviewable community government matter.	1 2
	(2)	For subsection (1), any other provision of the <i>Local Government Act 1993</i> necessary or convenient for the application of chapter 3, part 1 of that Act also applies with any necessary or convenient changes.	3 4 5 6
16	Mir	nor reference	7
		If the Minister refers a reviewable community government matter to the commissioner under the <i>Local Government Act 1993</i> , section 77, ¹² as applied by section 15(1), the commissioner is taken to have declared the reference to be a minor reference under that Act.	8 9 10 11 12
17		tice of proposed determination to implement matter d recommendations	13 14
	(1)	This section applies if a commission gives a notice to a community government under the <i>Local Government Act</i> 1993, section 100(1)(a)(i), 13 as applied by section 15(1).	15 16 17
	(2)	The community government must, as soon as practicable after receiving the notice, put a copy of the notice on display in a conspicuous place in the public office of the community government.	18 19 20 21
18	Со	mmissions must have regard to prescribed issues	22
		When considering a reviewable community government matter under the <i>Local Government Act 1993</i> , chapter 3, part 1, as applied by section 15(1), a commission must have regard to the issues prescribed under a regulation.	23 24 25 26

¹² *Local Government Act 1993*, section 77 (Minister may refer certain reviewable local government matters to commissioner)

¹³ Local Government Act 1993, section 100 (Notice of proposed determination to implement matter and recommendations)

19	lmp	plementing reviewable community government matter	1
	(1)	Subject to subsection (2), a reviewable community government matter may be implemented by regulation.	2 3
	(2)	A reviewable community government matter may be implemented only if the commissioner and the commission that determined the matter have complied with the <i>Local Government Act 1993</i> , chapter 3, part 1, as applied by section 15(1), in relation to the matter.	4 5 6 7 8
	(3)	For subsection (2), strict compliance with the <i>Local Government Act 1993</i> , chapter 3, part 1, as applied by section 15(1), is not necessary and substantial compliance is sufficient.	9 10 11 12
Divis	sion	3 Quota requirements for divided community government areas	13 14
Divis		community government areas plication of Local Government Act 1993, ss 285 and	
	Ар	community government areas plication of Local Government Act 1993, ss 285 and	14 15

¹⁴ Local Government Act 1993, sections 285 (Equitable division of local government areas) and 286 (Quota to be complied with in division of local government area and assignment of councillors)

Part	4		Financial management	1
Divis	ion	1	Financial controllers	2
21	Pro	cedu	res before appointment of financial controller	3
	(1)	unde Min	ore the Governor in Council or Minister exercises a power er section 22 in relation to a community government, the lister must give notice of the proposed exercise of the er to the community government.	4 5 6 7
	(2)	How	vever, notice need not be given if—	8
		(a)	the community government has asked for the power to be exercised; or	9 10
		(b)	the Minister reasonably considers giving notice—	11
			(i) is likely to defeat the purpose of the proposed exercise of the power; or	12 13
			(ii) would serve no useful purpose.	14
	(3)	The	notice must state—	15
		(a)	the reasons for the proposed exercise of the power; and	16
		(b)	a period within which the community government may make submissions to the Minister about the proposed exercise of the power.	17 18 19
	(4)		reasons stated in the notice are the only reasons that can elied on in support of the exercise of the power.	20 21
	(5)		Minister must have regard to all submissions made by the munity government within the stated period.	22 23
	(6)		power may be exercised without further notice to the munity government if—	24 25
		(a)	the proposed exercise of the power is to proceed despite the community government's submissions; or	26 27
		(b)	no submissions of the community government are received by the Minister within the stated period.	28 29

22	Ар	pointment of financial controller	1
	(1)	The Governor in Council may, by regulation, appoint a financial controller for a community government.	2 3
	(2)	The Minister must not recommend the Governor in Council act under subsection (1) unless the Minister is satisfied on reasonable grounds that the community government—	4 5 6
		(a) has made a disbursement from a fund that is not provided for in the community government's budget; or	7 8
		(b) has made a disbursement from grant moneys for a purpose other than the purpose for which the grant was given; or	9 10 11
		(c) has contravened section 31 ¹⁵ or a provision of the <i>Local Government Act 1993</i> , chapter 7 ¹⁶ relating to its budget or another financial matter; or	12 13 14
		(d) has not implemented suitable financial management strategies for the funds under its control; or	15 16
		(e) has acted, or is about to act, in a way that—	17
		(i) caused, or may cause, a significant deterioration in its financial viability; or	18 19
		(ii) will, or may, cause it to become insolvent.	20
23	Fu	nctions of financial controller	21
	(1)	A financial controller appointed for a community government is responsible for ensuring the community government adheres to its budget.	22 23 24
	(2)	Also, the financial controller—	25
		(a) may give advice about financial management to the community government, including, for example, advice about the preparation of a plan to address any financial difficulties it may be experiencing; and	26 27 28 29

¹⁵ Section 31 (Standards must be complied with)

¹⁶ Local Government Act 1993, chapter 7 (Financial operation and accountability of local governments)

	(b) may undertake other administrative duties requested by the community government; and	1 2
	(c) must undertake other administrative duties directed by the Minister.	3
	wer of financial controller to revoke or suspend solution or order	5
(1)	A financial controller appointed for a community government may, by notice to the community government's chief executive officer—	7 8 9
	(a) revoke or suspend the operation of—	1
	(i) a resolution of the community government; or	1
	(ii) an order of the community government giving effect to a resolution of the community government; and	1: 1: 1:
	(b) end the suspension of the resolution or order.	1.
(2)	However, the financial controller may revoke or suspend a resolution or order under subsection (1) only if the financial controller reasonably believes—	1 1 1
	(a) the resolution or order will result in unlawful expenditure by the community government; or	1 2
	(b) the resolution or order will result in expenditure from grant moneys for a purpose other than the purpose for which the grant was given; or	2 2: 2:
	(c) the resolution or order will cause the community government to become insolvent.	2:
(3)	The notice must state the reasons for the revocation or suspension.	20
(4)	The suspension may be for a stated period or indefinite.	2
Eff	ect of revocation or suspension	2
(1)	A resolution or order of a community government that is revoked under section 24—	3

		(a) stops having effect on the day stated for that purpose in the notice to the community government's chief executive officer; or	1 2 3
		(b) if no day is stated for that purpose—is taken never to have had effect.	4 5
	(2)	A resolution or order of a community government whose operation is suspended under section 24 does not have effect while it is suspended.	6 7 8
	(3)	Neither the State nor the financial controller is legally liable for any loss or expense incurred by a person because of the revocation or suspension of a community government's resolution or order under section 24.	9 10 11 12
26		untersigning cheques and authorising electronic and stransfers	13 14
	(1)	If a financial controller is appointed for a community government, a payment may be made from an account with a financial institution kept by the community government only by a cheque countersigned, or an electronic funds transfer authorised, by the financial controller.	15 16 17 18 19
	(2)	However, the financial controller may refuse to countersign the cheque, or authorise the electronic funds transfer, only if the financial controller reasonably believes—	20 21 22
		(a) the payment will result in unlawful expenditure by the community government; or	23 24
		(b) the payment will result in expenditure from grant moneys for a purpose other than the purpose for which the grant was given; or	25 26 27
		(c) the payment will cause the community government to become insolvent.	28 29
27		mmunity government to cooperate with financial ntroller	30
		If a financial controller is appointed for a community government, the community government must cooperate with	32 33

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		the financial controller in relation to the performance of the financial controller's functions under section 23.	1 2
28	Fin	ancial controller's employment conditions	3
		A financial controller appointed for a community government is to be employed under the <i>Public Service Act 1996</i> .	4 5
29	Re	covery of amounts from community governments	6
	(1)	The Governor in Council may direct a community government for which a financial controller is appointed to pay to the Minister a stated amount for the costs and expenses of the financial controller.	7 8 9 10
	(2)	The stated amount may include salary and allowances payable to the financial controller as a public service officer.	11 12
	(3)	The direction may state a time for payment.	13
	(4)	The stated amount is a debt payable to the State.	14
Divi	sion	2 Finance standards	15
Divi 30		2 Finance standards king of standards	15 16
		king of standards	
	Ма	king of standards The Minister may make standards (Community Government)	16 17
	Ма	king of standards The Minister may make standards (<i>Community Government Finance Standards</i>) about— (a) the policies and principles to be complied with by community governments in financial management,	16 17 18 19 20
	Ма	king of standards The Minister may make standards (<i>Community Government Finance Standards</i>) about— (a) the policies and principles to be complied with by community governments in financial management, including, for example, internal audit; and (b) the content of financial statements and annual reports by	16 17 18 19 20 21 22

	notional GST that may affect the distribution, under the <i>Local Government Act 1993</i> , section 200, ¹⁷ of financial assistance to the community government; and	1 2 3
(e)	requirements for full cost pricing and their application to significant business activities of community governments under the <i>Local Government Act 1993</i> , chapter 8, part 5;18 and	4 5 6 7
(f)	commercialisation and its application to community governments' commercial business units under the <i>Local Government Act 1993</i> , chapter 8, part 6; ¹⁹ and	8 9 10
(g)	corporatisation and its application to corporatised corporations of community governments under the <i>Local Government Act 1993</i> , chapter 8, part 7; ²⁰ and	11 12 13
(h)	a code of competitive conduct for application of competitive neutrality principles to community governments' business activities, roads business activities and building certification business activities under the <i>Local Government Act 1993</i> , chapter 9; ²¹ and	14 15 16 17 18
(i)	facilitating the implementation of the <i>Local Government Act 1993</i> , chapter 10, ²² including—	19 20
	(i) charging arrangements for, and bases of operation of, relevant business activities providing water and sewerage services; and	21 22 23
	(ii) providing how the following are to be applied—	24

¹⁷ Local Government Act 1993, section 200 (Distribution of financial assistance amount)

¹⁸ Local Government Act 1993, chapter 8, (National competition reform of significant business activities), part 5 (Full cost pricing for significant business activities)

¹⁹ Local Government Act 1993, chapter 8 (National competition reform of significant business activities), part 6 (Commercialisation of significant business activities)

²⁰ Local Government Act 1993, chapter 8 (National competition reform of significant business activities), part 7 (Local government owned corporations)

²¹ Local Government Act 1993, chapter 9 (Conduct of competitive business activities)

²² Local Government Act 1993, chapter 10 (Reform of certain water and sewerage services)

		(A)	consumption as the basis for utility charges for water services;	1 2
		(B)	full cost recovery for water and sewerage services;	3 4
		(C)	identification and disclosure of cross-subsidies between classes of consumers and community service obligations in the provision of water and sewerage services;	5 6 7 8 9
		(D)	disclosure of the classes of consumers who are provided with water or sewerage services at an amount below full cost and the amount; and	10 11 12 13
	(j)	•	matter that is required or permitted by an Act escribed by a standard made under this a.	14 15 16
(2)	Befo	ore making	a standard, the Minister must—	17
	(a)	consult wi	th the auditor-general about the standard; and	18
	(b)	have regar	rd to relevant standards made by appropriate all bodies.	19 20
(3)	cons		nay include practice statements if the Minister iform standard of practice or procedure is sirable.	21 22 23
(4)			out the content of a policy mentioned in may include—	24 25
	(a)	a model le	ending policy; or	26
	(b)	model pro	visions of a lending policy.	27
(5)		standard m	ade under subsection (1) is subordinate	28 29
Sta	ndar	ds must b	e complied with	30
	A co	ommunity g	overnment must comply with the Community nance Standards.	31 32

31

32		vernment Finance Standards	2
		A reference in the <i>Local Government Act 1993</i> to the Local Government Finance Standards is taken to be a reference to the Community Government Finance Standards.	3 4 5
Divi	ision	3 Inspection of accounting records	6
33	De	finitions for div 3	7
		In this division—	8
		authorised person see section 34(1).	9
		authorised powers means the powers mentioned in section 35.	10
34	Au	thorised person	11
	(1)	The chief executive may, in writing, authorise a person (an <i>authorised person</i>) to exercise the authorised powers in relation to a stated community government.	12 13 14
	(2)	Before authorising a person under subsection (1), the chief executive must be satisfied the person has the necessary expertise or experience to exercise the authorised powers.	15 16 17
35	Po	wers of authorised person	18
	(1)	An authorised person may, in relation to the relevant community government, enter any premises of the community government open for carrying on the functions of local government.	19 20 21 22
	(2)	For exercising the power mentioned in subsection (1), an authorised person may enter the community government area of the community government.	23 24 25
	(3)	However, an authorised person may not enter premises under subsection (1) if the premises are premises where an individual resides.	26 27 28
	(4)	After entering premises under subsection (1), the authorised person may—	29 30

		(a) search any part of the premises for accounting records of the community government; or	1 2
		(b) inspect accounting records of the community government at the premises; or	3 4
		(c) take an extract from, or copy, an accounting record of the community government at the premises.	5 6
36	Re	striction on exercise of powers	7
	(1)	An authorised person may, in relation to the relevant community government, exercise the authorised powers only if the authorised person first produces to the community government's chief executive officer a copy of the written authority for the exercise of the powers.	8 9 10 11 12
	(2)	However, an authorised person need not comply with subsection (1) if the authorised person believes on reasonable grounds that complying with subsection (1) could frustrate the authorised person's effective exercise of the authorised powers.	13 14 15 16 17
Div	ision	4 Other financial provisions	18
37	Ар	proved forms for financial statements	19
		A community government's financial statements must be prepared—	20 21
		(a) in the approved form relevant to a cash accounting system format; or	22 23
		(b) in the approved form relevant to an accrual accounting system format.	24 25
38		wer of a community government to lend an amount to adult resident	26 27
	(1)	A community government may lend an amount to an adult	28

	(a) it does so under a lending policy adopted by it by resolution (an <i>adopted lending policy</i>); and	1 2
	(b) the adopted lending policy has been approved by the Minister under subsection (3).	3 4
(2)	The Minister must approve an adopted lending policy submitted to the Minister for approval unless the Minister is satisfied on reasonable grounds the policy does not comply with the Community Government Finance Standards.	5 6 7 8
(3)	The Minister must decide whether or not to approve an adopted lending policy submitted to the Minister for approval as soon as practicable after receiving the policy and must give the community government that submitted the policy notice of the decision.	9 10 11 12 13
(4)	If the Minister decides not to approve the policy, the notice must state how the policy does not comply with the Community Government Finance Standards.	14 15 16
		17 18
(1)	A community government may, by resolution, make and levy a charge on residents of residential premises in its community government area.	19 20 21
(2)	However, the community government may exempt a resident from payment of the charge.	22 23
(3)	Despite subsection (2), the community government may give an exemption if another amount is payable to the community government in relation to the premises.	24 25 26
	(3) (4) Pove characteristics (1) (2)	resolution (an <i>adopted lending policy</i>); and (b) the adopted lending policy has been approved by the Minister under subsection (3). (2) The Minister must approve an adopted lending policy submitted to the Minister for approval unless the Minister is satisfied on reasonable grounds the policy does not comply with the Community Government Finance Standards. (3) The Minister must decide whether or not to approve an adopted lending policy submitted to the Minister for approval as soon as practicable after receiving the policy and must give the community government that submitted the policy notice of the decision. (4) If the Minister decides not to approve the policy, the notice must state how the policy does not comply with the Community Government Finance Standards. Power of community government to make and levy charge on resident (1) A community government may, by resolution, make and levy a charge on residents of residential premises in its community government area. (2) However, the community government may exempt a resident from payment of the charge. (3) Despite subsection (2), the community government may give an exemption if another amount is payable to the community

40	Sþ	ecial accounting provision for particular payments	1
	(1)	A community government must keep separate accounting records for payments made to it under the <i>Indigenous Communities Liquor Licences Act</i> 2002, section 9. ²³	2 3 4
	(2)	The community government must ensure the amounts paid to it are used only for—	5 6
		(a) funding programs or services for the benefit of residents of its community government area; or	7 8
		(b) if an implementation regulation under the <i>Indigenous Communities Liquor Licences Act 2002</i> , section 34, ²⁴ states this paragraph applies—for making a payment relating to the community government's liabilities stated in the regulation.	9 10 11 12 13
Part		Local services committees	14
Part	Est	tablishment of local services committee	15
	Est	tablishment of local services committee A community government may, under a local law, establish a committee (a <i>local services committee</i>) of the community	15 16 17
	Est (1)	A community government may, under a local law, establish a committee (a <i>local services committee</i>) of the community government. The local law must state the powers under a local government Act of the community government that may be delegated to	15 16 17 18 19 20

²³ *Indigenous Communities Liquor Licences Act* 2002, section 9 (Payments to be made to indigenous councils)

²⁴ Indigenous Communities Liquor Licences Act 2002, section 34 (Regulation for implementing transfer)

		and when the delegate member may act as a member of the committee;	2 3
		(c) a quorum of the committee;	4
		(d) the appointment of the committee's chairperson;	5
		(e) the conduct of committee meetings.	6
	(4)	The committee may include persons who are not councillors of the community government.	7 8
42	Fu	nction of local services committee	9
		The function of a community government's local services committee is to exercise any powers under a local government Act of the community government delegated to the committee under section 43.	10 11 12 13
43	De	egation of Local Government Act powers	14
	(1)	A community government may, by resolution, delegate to a local services committee of the community government a power of the community government under a local government Act that the local law establishing the committee states may be delegated to the committee.	15 16 17 18 19
	(2)	Subsection (1) does not limit the power of a community government to make a delegation under the <i>Local Government Act 1993</i> , section 472.	20 21 22
	(3)	A power mentioned in the <i>Local Government Act 1993</i> , section 472(3) may not be delegated under subsection (1).	23 24
	(4)	A delegation made by a community government under subsection (1) must be recorded in the community government's register of delegations mentioned in the <i>Local Government Act 1993</i> , section 472(4).	25 26 27 28
44	Re	vocation of delegation	29
	(1)	This section applies if a community government proposes making a resolution revoking a resolution made under section 43(1).	30 31 32

(2)	The community government must publish a notice (the <i>revocation notice</i>) about the proposed resolution in a newspaper circulating in the community government area of the community government at least 2 weeks before the day of the meeting of the community government at which it is proposed to make the resolution.			
(3)	Also	, the community government must—	7	
	(a)	put a copy of the revocation notice on display in a conspicuous place in its public office on the day on which the revocation notice is published under subsection (2); and	8 9 10 11	
	(b)	keep the copy of the revocation notice on display, under paragraph (a), until after the meeting.	12 13	
(4)	The	revocation notice must state the following—	14	
	(a)	the proposed resolution;	15	
	(b)	the reasons for the proposed resolution;	16	
	(c)	the day and time of the meeting;	17	
	(d)	that anyone may make a written submission to the community government about the proposed resolution until the day before the day of the meeting.	18 19 20	
(5)	mak	erson may, until the day before the day of the meeting, e a written submission to the community government at the proposed resolution.	21 22 23	
(6)	prop	community government must, before making the bosed resolution, take into account any submissions made er subsection (5) about the proposed resolution.	24 25 26	
Apı	olicat	tion of Local Government Act 1993, s 237	27	
(1)		Local Government Act 1993, section 237 ²⁵ applies to a	28	
(-)	men	nber of a local services committee as if a reference in that	29	
	secti	on to an advisory committee of a local government	30	

45

²⁵ Local Government Act 1993, section 237 (Remuneration for service on local government and advisory committees)

		includes a reference to a local services committee of a community government.	1 2
	(2)	For subsection (1), any other provision of the <i>Local Government Act 1993</i> necessary or convenient for the application of section 237 of that Act also applies with any necessary or convenient changes.	3 4 5 6
46	Ар	plication of Local Government Act 1993, ss 244–250	7
	(1)	The <i>Local Government Act 1993</i> , sections 244 to 250 ²⁶ apply to a member of a local services committee as if a reference in the sections to a councillor, councillor of a local government or local government councillor includes a reference to a member of a local services committee who is not a councillor.	8 9 10 11 12
	(2)	For subsection (1), any other provision of the <i>Local Government Act 1993</i> necessary or convenient for the application of sections 244 to 250 of that Act also applies with any necessary or convenient changes.	13 14 15 16
47		n-application of Local Government Act 1993, 454–457	17 18
		The <i>Local Government Act 1993</i> , sections 454 to 457 ²⁷ do not apply to a local services committee.	19 20

²⁶ Local Government Act 1993, sections 244 (Exclusion from meeting of councillor with material personal interest), 245 (Removal of disability), 246 (Penalty for contravening exclusion from meeting), 247 (Registers of interests), 248 (Access to registers), 249 (Queries on contents of register) and 250 (Improper use of information by councillors)

²⁷ Local Government Act 1993, sections 454 (Delegate members of committees), 455 (Quorum), 456 (Chairperson of committee) and 457 (Committee meetings)

48	References in Local Government Act 1993 to committee				
	(1)	The <i>Local Government Act 1993</i> , sections 458 to 463, 469(3) and 473 ²⁸ apply to a local services committee of a community government in the same way as they apply to other committees of the community government.	2 3 4 5		
	(2)	For subsection (1), any other provision of the <i>Local Government Act 1993</i> necessary or convenient for the application of sections 458 to 463, 469(3) and 473 of that Act also applies with any necessary or convenient changes.	6 7 8 9		
Part	6	Superannuation	10		
49	Su	perannuation liability for permanent employees	11		
		Despite the <i>Local Government Act 1993</i> , section 1182(2) ²⁹ the yearly contributions for a permanent employee of a community government are calculated—	12 13 14		
		(a) for the year starting 1 July 2005—at a rate of 12% of the employee's salary; or	15 16		
		(b) for the year starting 1 July 2006—at a rate of 15% of the employee's salary; or	17 18		
		(c) for each later year—at a rate of 18% of the employee's salary.	19 20		
		3 · · · · · · · · · · · · · · · · · · ·	_		

²⁸ Local Government Act 1993, sections 458 (Reports), 459 (Minutes must be kept unless committee exempted), 460 (Division applies to local governments and their committees), 461 (Minutes), 462 (Meetings in public unless otherwise resolved), 463 (Closed meetings), 469 (Inspection of records by members) and 473 (Preservation of proceedings)

²⁹ Local Government Act 1993, section 1182 (Local governments' liability for permanent employees)

50	Per cor	Permanent employees' liability for superannuation contribution				
		Despite the <i>Local Government Act 1993</i> , section 1183(1), ³⁰ the yearly contributions for a permanent employee of a community government are calculated—				
		(a)	for the year starting 1 July 2005—at a rate of 2% of the employee's salary; or	6 7		
		(b)	for the year starting 1 July 2006—at a rate of 4% of the employee's salary; or	8 9		
		(c)	for each later year—at a rate of 6% of the employee's salary.	10 11		
Part	t 7		Miscellaneous	12		
51	Ар	prova	al of forms	13		
		The	chief executive may approve forms for use under this Act.	14		
52	Re	view	of Act	15		
			Minister must review the efficacy and efficiency of this within 4 years of its commencement.	16 17		
53	Re	gulat	ion-making power	18		
	(1)	The Act.	Governor in Council may make regulations under this	19 20		
	(2)	A re	gulation may be made about the following—	21		
		(a)	the membership of community governments;	22		
		(b)	the qualifications, and disqualifications, for membership of community governments;	23 24		

³⁰ Local Government Act 1993, section 1183 (Permanent employees' liability for contributions)

	(c)	elections and by-elections for community governments, including the application of the <i>Local Government Act 1993</i> , chapter 5 ³¹ to the elections and by-elections;	1 2 3
	(d)	the appointment, powers and duties of returning officers for elections and by-elections for community governments;	4 5 6
	(e)	imposing a penalty of not more than 20 penalty units for a contravention of a provision of a regulation.	7 8
Part 8	Part 8 Transitional provisions		9
Divisior	n 1	Transitional provisions delaying application of certain provisions of Local Government Act 1993	10 11 12
		registers of interests—councillor and or's relatives	13 14
	com	pite the <i>Local Government Act 1993</i> , section 247(1), ³² a munity government's chief executive officer is not ired to keep registers of interests until 1 July 2005.	15 16 17
55 Ke	eping	register of community government delegations	18
		pite the <i>Local Government Act 1993</i> , section 472(4), ³³ a munity government's chief executive officer is not	19 20

³¹ Local Government Act 1993, chapter 5 (Local Government elections)

³² Local Government Act 1993, section 247 (Registers of interests)

³³ Local Government Act 1993, section 472 (Delegation by local government)

56	Keeping register of enterprises	1
	Despite the <i>Local Government Act 1993</i> , section 501(1), ³⁴ a community government is not required to keep a register relating to enterprises until 1 July 2005.	2 3 4
57	Preparation and adoption of corporate plan	5
	Despite the <i>Local Government Act 1993</i> , section 504, ³⁵ a community government is not required to prepare and adopt a corporate plan for a period that includes a period before 1 July 2007.	6 7 8 9
58	Preparation and adoption of operational plan	10
	Despite the <i>Local Government Act 1993</i> , section 508, ³⁶ a community government is not required to prepare and adopt an operational plan for a financial year ending before 1 July 2007.	11 12 13 14
59	Preparation and adoption of revenue policy	15
	Despite the <i>Local Government Act 1993</i> , section 513A, ³⁷ a community government is not required to prepare and adopt a revenue policy for a financial year ending before 1 July 2006.	16 17 18
60	Adoption of revenue statement	19
	Despite the <i>Local Government Act 1993</i> , section 518, ³⁸ a community government is not required to adopt a revenue statement for a financial year ending before 1 July 2006.	20 21 22
34	Local Government Act 1993, section 501 (Register of enterprises)	

³⁵ Local Government Act 1993, section 504 (Preparation and adoption of corporate

Local Government Act 1993, section 508 (Preparation and adoption of operational 36 plan)

Local Government Act 1993, section 513A (Preparation and adoption of revenue 37

Local Government Act 1993, section 518 (Adoption of budget and revenue 38 statement)

61	Budget for financial year ending 30 June 2006	1
	A community government's budget for the financial year ending 30 June 2006, or any amendment of the budget, is not required to comply with the <i>Local Government Act 1993</i> , sections 519(2) and 520. ³⁹	2 3 4 5
62	Content of annual report	6
	A community government's annual report for a financial year ending before 1 July 2007 need not contain the information mentioned in the <i>Local Government Act 1993</i> , sections 533 and 534. ⁴⁰	7 8 9 10
63	Keeping register of regulatory fees	11
	Despite the <i>Local Government Act 1993</i> , section 1071E(1), ⁴¹ a community government is not required to keep a register of its regulatory fees until 1 July 2005.	12 13 14
64	Having corporate structure	15
	Despite the <i>Local Government Act 1993</i> , section 1127(1), ⁴² a community government is not required to have a corporate structure appropriate for the conduct of its affairs until 1 July 2005.	16 17 18 19
65	Deciding resources for staff	20
	Despite the <i>Local Government Act 1993</i> , section 1128, ⁴³ a community government is not required until 1 July 2005 to	21 22

³⁹ Local Government Act 1993, sections 519 (Requirements of budgets) and 520 (Content of operating fund budgets)

⁴⁰ Local Government Act 1993, sections 533 (Content of report about implementing corporate and operational plans) and 534 (Content of report about other issues of public interest)

⁴¹ Local Government Act 1993, section 1071E (Register of regulatory fees)

⁴² Local Government Act 1993, section 1127 (Corporate structure)

⁴³ Local Government Act 1993, section 1128 (Resources for staff)

		decide the resources to be allocated to the employment of staff.	1 2
66	Ke	eping register of chief executive officer delegations	3
		Despite the <i>Local Government Act 1993</i> , section 1132(3), ⁴⁴ a community government's chief executive officer is not required to keep a register of delegations until 1 July 2005.	4 5 6
67	Ke	eping registers of interests—employees	7
	(1)	Despite the <i>Local Government Act 1993</i> , section 1139(1), ⁴⁵ a community government's mayor is not required to keep registers of interests until 1 July 2005.	8 9 10
	(2)	Despite the <i>Local Government Act 1993</i> , section 1139(2), a community government's chief executive officer is not required to keep registers of interests until 1 July 2005.	11 12 13
68	Su	perannuation	14
	(1)	Despite the <i>Local Government Act 1993</i> , section 1181(2), ⁴⁶ an employee of a community government is not required to be a member of the scheme before 1 July 2005.	15 16 17
	(2)	Despite the <i>Local Government Act 1993</i> , section 1182(1), ⁴⁷ a community government is not required to pay the scheme yearly contributions for a permanent employee of the community government for a period before 1 July 2005	18 19 20 21

⁴⁴ Local Government Act 1993, section 1132 (Delegation by chief executive officer)

⁴⁵ Local Government Act 1993, section 1139 (Registers of interests)

⁴⁶ Local Government Act 1993, section 1181 (Membership of scheme)

⁴⁷ *Local Government Act 1993*, section 1182 (Local governments' liability for permanent employees)

Divi	sion	2 Other transitional provisions	1
69	De	finitions for div 2	2
		In this division—	3
		Aboriginal council means an Aboriginal council under the Aboriginal Communities (Justice and Land Matters) Act 1984 in existence immediately before the commencement.	4 5 6
		commencement means commencement of this section.	7
70	Ab	original council is continued in existence	8
	(1)	An Aboriginal council mentioned in schedule 3, column 1 is continued in existence as the local government mentioned in schedule 3, column 2 shown opposite the Aboriginal council.	9 10 11
	(2)	Sections 72 and 73 do not limit subsection (1).	12
71	References to Aboriginal council, council area, by-law or subordinate by-law		
	(1)	A reference in an Act or document to an Aboriginal council mentioned in schedule 3, column 1 may, if the context permits, be taken as a reference to the local government mentioned in schedule 3, column 2 shown opposite the Aboriginal council.	15 16 17 18 19
	(2)	A reference in an Act or document to the council area of an Aboriginal council mentioned in schedule 3, column 1 may, if the context permits, be taken as a reference to the local government area of the local government mentioned in schedule 3, column 2 shown opposite the Aboriginal council.	20 21 22 23 24
	(3)	A reference in an Act or document to a by-law of an Aboriginal council mentioned in schedule 3, column 1 may, if the context permits, be taken as a reference to a local law of the local government mentioned in schedule 3, column 2 shown opposite the Aboriginal council.	25 26 27 28 29
	(4)	A reference in an Act or document to a subordinate by-law of an Aboriginal council mentioned in schedule 3, column 1 may, if the context permits, be taken as a reference to a	30 31 32

Local Government (Community Government Areas)
Act 2004

	subordinate local law of the local government mentioned in schedule 3, column 2 shown opposite the Aboriginal council.	1 2
72	Assets and liabilities etc.	3
	On the commencement—	4
	(a) the assets and liabilities of an Aboriginal council mentioned in schedule 3, column 1 become assets and liabilities of the local government mentioned in schedule 3, column 2 shown opposite the Aboriginal council; and	5 6 7 8 9
	(b) any contracts entered into by or on behalf of an Aboriginal council mentioned in schedule 3, column 1 and all guarantees, undertakings and securities given by or on behalf of or to the Aboriginal council, in force immediately before the commencement, are taken to have been entered into or given by or to the local government mentioned in schedule 3, column 2 shown opposite the Aboriginal council and may be enforced against or by the local government; and	10 11 12 13 14 15 16 17
	(c) any property that, immediately before the commencement, was held on trust, or subject to a condition, by an Aboriginal council mentioned in schedule 3, column 1 continues to be held by the local government mentioned in schedule 3, column 2 shown opposite the Aboriginal council on the same trust or subject to the same condition.	19 20 21 22 23 24 25
73	Proceedings	26
	A proceeding that could have been started or continued by or against an Aboriginal council mentioned in schedule 3, column 1 before the commencement may be started or continued by or against the local government mentioned in schedule 3, column 2 shown opposite the Aboriginal council.	27 28 29 30 31

74	Ме	mbership of new local government	1
		From the commencement, a member of an Aboriginal council mentioned in schedule 3, column 1 is taken to be a councillor of the local government mentioned in schedule 3, column 2 shown opposite the Aboriginal council.	2 3 4 5
75	Ma	yor and deputy mayor of new local government	6
	(1)	From the commencement, the chairperson of an Aboriginal council mentioned in schedule 3, column 1 is taken to be the mayor of the local government mentioned in schedule 3, column 2 shown opposite the Aboriginal council.	7 8 9 10
	(2)	From the commencement, the deputy chairperson of an Aboriginal council mentioned in schedule 3, column 1 is taken to be the deputy mayor of the local government mentioned in schedule 3, column 2 shown opposite the Aboriginal council.	11 12 13 14 15
76	Ch	ief executive officer of new local government	16
		From the commencement, the clerk of an Aboriginal council mentioned in schedule 3, column 1 is taken to be the chief executive officer of the local government mentioned in schedule 3, column 2 shown opposite the Aboriginal council.	17 18 19 20
77	Local laws and subordinate local laws of new local government		
	(1)	A by-law of an Aboriginal council mentioned in schedule 3, column 1, other than a by-law mentioned in repealed section 166, is taken to be a local law of the local government mentioned in schedule 3, column 2 shown opposite the Aboriginal council.	23 24 25 26 27
	(2)	A subordinate by-law of an Aboriginal council mentioned in schedule 3, column 1 is taken to be a subordinate local law of the local government mentioned in schedule 3, column 2 shown opposite the Aboriginal council.	28 29 30 31

	(3)	A by-law made under repealed section 166, effective immediately before the commencement, stops being effective on the commencement.	1 2 3
	(4)	In this section—	4
		repealed section 166 means the Aboriginal Communities (Justice and Land Matters) Act 1984, section 166 as in force before its repeal by this Act.	5 6 7
78	Bu	dget	8
		The budget of an Aboriginal council mentioned in schedule 3, column 1 for the financial year ending 30 June 2005 is taken to be the budget of the local government mentioned in schedule 3, column 2 shown opposite the Aboriginal council for that financial year.	9 10 11 12 13
79	Ad	opted lending policy	14
	(1)	An adopted lending policy of an Aboriginal council mentioned in schedule 3, column 1 is taken to be an adopted lending policy under section 3848 of the local government mentioned in schedule 3, column 2 shown opposite the Aboriginal council.	15 16 17 18 19
	(2)	An adopted lending policy of an Aboriginal council mentioned in schedule 3, column 1, that is approved under repealed section 48 is taken to be approved under section 38 for the local government mentioned in schedule 3, column 2 shown opposite the Aboriginal council.	20 21 22 23 24
	(3)	In this section—	25
		<i>adopted lending policy</i> , of an Aboriginal council, means a lending policy adopted by the Aboriginal council under repealed section 48.	26 27 28
		repealed section 48 means the Aboriginal Communities (Justice and Land Matters) Act 1984, section 48 as in force before its repeal by this Act.	29 30 31

⁴⁸ Section 38 (Power of a community government to lend an amount to an adult resident)

s 80 41 s 82

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80	De	cision, order or action with ongoing operation or effect	1
	(1)	A decision or order made, or other action taken, by or in relation to an Aboriginal council mentioned in schedule 3, column 1 that immediately before the commencement had an ongoing operation or effect is taken to be a decision or order made, or action taken, by or in relation to the local government mentioned in schedule 3, column 2 shown opposite the Aboriginal council.	2 3 4 5 6 7 8
	(2)	A person who immediately before the commencement was an Aboriginal police officer under the <i>Aboriginal Communities</i> (<i>Justice and Land Matters</i>) <i>Act 1984</i> for a council area of an Aboriginal council mentioned in schedule 3, column 1 is taken to be an Aboriginal police officer under that Act for the local government area of the local government mentioned in schedule 3, column 2 shown opposite the Aboriginal council.	9 10 11 12 13 14 15
81	Re	solution with ongoing operation or effect	16
	(1)	A resolution made by an Aboriginal council mentioned in schedule 3, column 1 that immediately before the commencement had an ongoing operation or effect is taken to be a resolution properly made under the <i>Local Government Act 1993</i> , or this Act, by the local government mentioned in schedule 3, column 2 shown opposite the Aboriginal council.	17 18 19 20 21 22
	(2)	However, a resolution mentioned in subsection (1) authorising the payment or provision of remuneration to a councillor of an Aboriginal council stops having effect at the end of 30 June 2005.	23 24 25 26
82	Fin	ancial controller for Aboriginal council	27
	(1)	An appointment under repealed section 19 of a financial controller for an Aboriginal council mentioned in schedule 3, column 1, effective immediately before the commencement, is taken to be an appointment under section 22 of a financial controller for the local government mentioned in schedule 3, column 2 shown opposite the Aboriginal council.	28 29 30 31 32 33
	(2)	In this section—	34

		(Justice and Land Matters) Act 1984, section 19 as in force before its repeal by this Act.	1 2 3
83	Ad	ministrator for Aboriginal council etc.	4
	(1)	An appointment under repealed section 22 of an administrator for an Aboriginal council mentioned in schedule 3, column 1, effective immediately before the commencement, is taken to be an appointment under the <i>Local Government Act 1993</i> , section 178 ⁴⁹ of an administrator for the local government mentioned in schedule 3, column 2 shown opposite the Aboriginal council.	5 6 7 8 9 10
	(2)	A committee appointed under repealed section 25, in existence immediately before the commencement, is taken to be a committee appointed under the <i>Local Government Act</i> 1993, section 181. ⁵⁰	12 13 14 15
	(3)	In this section—	16
		repealed section 22 means the Aboriginal Communities (Justice and Land Matters) Act 1984, section 22 as in force before its repeal by this Act.	17 18 19
		repealed section 25 means the Aboriginal Communities (Justice and Land Matters) Act 1984, section 25 as in force before its repeal by this Act.	20 21 22
84	Tra	nsitional regulation-making power	23
	(1)	A regulation (a <i>transitional regulation</i>) may make provision of a saving or transitional nature for which—	24 25
		(a) it is necessary to make provision to allow or facilitate the doing of anything to achieve the transition, under this Act, of an Aboriginal council to the status of a local government; and	26 27 28 29
		(b) this Act does not make provision or sufficient provision.	30

⁴⁹ Local Government Act 1993, section 178 (When administrator may be appointed)

⁵⁰ Local Government Act 1993, section 181 (Committee to help administrator)

	(2)	A transitional regulation may have retrospective operation to a day not earlier than the commencement.	1 2
	(3)	A transitional regulation must declare it is a transitional regulation.	3 4
	(4)	This section and any transitional regulation expire 1 year after the commencement.	5 6
Par	t 9	Amendment of Acts	7
85	Am 198	nendment of Community Services (Aborigines) Act	8 9
	(1)	This section amends the <i>Community Services (Aborigines) Act</i> 1984.	10 11
	(2)	After section 187—	12
		insert—	13
'188	Val	idation of declaration of council areas	14
	'(1)	It is declared that the <i>Community Services</i> (<i>Aborigines</i>) <i>Regulation 1998</i> , section 64A and schedule 1A ⁵¹ as in force from time to time before the commencement of this section are, and always were, under their terms effective as a valid declaration of the parts of the State mentioned in column 1 of that schedule to be the council areas mentioned in column 2 of that schedule.	15 16 17 18 19 20 21
	'(2)	Without limiting subsection (1), it is immaterial that a part of the State concerned was or is included in a local government area under the <i>Local Government Act 1993</i> .	22 23 24
	(3)	A reference in that schedule to a deed of grant is, and always was, a reference to the deed as originally issued.	25 26
	'(4)	This section applies for all purposes.'.	27

⁵¹ *Community Services (Aborigines) Regulation 1998*, section 64A (Declaration of council areas—Act, s 39) and schedule 1A (Declaration of council areas)

s 86	44	s 86	
	Local Government (Community Government Areas) Act 2004		
86	Consequential and other amendments of Acts		1
	Schedule 1 amends the Acts mentioned in it.		2

Schedule 1		Consequential and other amendments of Acts	1 2
		section 86	3
ABO	ORIGINAL LA	AND ACT 1991	4
1	Section 3, do	efinition <i>Aboriginal council</i> —	5 6
2	Section 35(1 omit, insert—)(a), 'an Aboriginal council'—	7 8
		ty government under the Local Government Government Areas) Act 2004'.	9 10
3	Section 35(4	l), 'Aboriginal council'—	11
	omit, insert—		12
	'community g	overnment'.	13
	ORIGINES AN ND HOLDING	ND TORRES STRAIT ISLANDERS G) ACT 1985	14 15
1	Section 4(1)	, definition <i>Aboriginal council</i> —	16 17
2	Section 4(1)	_	18
	insert—		19

	the Local Government (Community Government Areas) Act 2004.	1 2 3
	council area see the Community Services (Torres Strait) Act 1984, section 4.'.	4 5
3	Section 4(1), definition <i>qualified person</i> , paragraph (a), 'Community Services (Aborigines) Act 1984'—	6 7
	omit, insert—	8
	'Aboriginal Communities (Justice and Land Matters) Act 1984'.	9
1	Section 10(4), after 'Upon land'—	10
	insert—	11
	'within a council area'.	12
5	Section 10(4)(c), from 'application' to 'be,'—	13
	omit, insert—	14
	'application of'.	15
6	Section 10(4), 'the Aboriginal council or'—	16
	omit.	17
7	Section 29(1), 'Community Services (Aborigines) Act 1984'—	18 19
	omit, insert—	20
	'Aboriginal Communities (Justice and Land Matters) Act 1984'.	21
3	Section 32(1), 'land or land and improvements'—	22
	omit, insert—	23
	'land, or land and improvements, within a council area'.	24

	Schedule 1 (continued)	
9	Section 32(1)(c), from 'application' to 'be,'— omit, insert—	1 2
	'application of'.	3
10	Section 32(1), 'the Aboriginal council or'—	4
	omit.	5
AC 1	TS INTERPRETATION ACT 1954	6
1	Section 36, definition Aboriginal local government—	7
	omit.	8
2	Section 36, definition <i>additional territorial unit</i> , 'an Aboriginal,'—	9 10
	omit, insert—	11
	'a'.	12
3	Section 36, definition <i>area</i> , paragraph (a), 'an Aboriginal,'—	13 14
	omit, insert—	15
	ʻa'.	16
4	Section 36, definition <i>basic territorial unit</i> , 'an Aboriginal,'—	17 18
	omit, insert—	19
	'a'.	20

	Schedule 1 (continued)	
5	Section 36, definition <i>local government</i> , paragraph (c)— omit, insert— '(c) a Torres Strait Islander local government.'.	1 2 3
6	Section 36, definition territorial unit, paragraph (a), 'an Aboriginal or'— omit, insert— 'a'.	4 5 6 7
COAS 1995	STAL PROTECTION AND MANAGEMENT ACT	8 9
1	Schedule, definition <i>local government area</i> , paragraph (b), 'the Community Services (Aborigines) Act 1984 or'— <i>omit</i> .	10 11 12
СОМ	MUNITY SERVICES (ABORIGINES) ACT 1984	13
1	Long title, from 'support'— omit, insert— 'law and order in, the establishment of community justice groups for, and the regulation of alcohol possession and consumption in, community government areas, and entry on trust areas, and for other purposes'.	14 15 16 17 18 19
2	Section 1—	20

'1	Short title	1
	'This Act may be cited as the Aboriginal Communities (Justice and Land Matters) Act 1984.'.	2 3
3	Section 3(1) to (4)—	4
	omit.	5
4	Section 3(5) to (11)—	6
	renumber as section 3(1) to (7).	7
5	Section 3(4), as renumbered, '(7)'—	8
	omit, insert—	9
	' (3) ' .	10
6	Section 4, definitions Aboriginal Council Accounting Standards, advertised proposed by-law, amended proposed by-law, by-laws, certified copy, consultation period, council area, drafting certificate, model by-law, notional GST, proposed authorising law, proposed by-law, required number, State interest and subordinate by-law—	11 12 13 14 15 16
	omit.	18
7	Section 4—	19
	insert—	20
	'ACC, for part 13, division 3, see section 185.	21
	commencement, for part 13, see section 183.	22
	community government see the Local Government (Community Government Areas) Act 2004, schedule 4.	23 24
	community government area see the Local Government (Community Government Areas) Act 2004, schedule 4.	25 26

Schedule 1 (con	tinuea)
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	local law see the Local Government Act 1993, schedule.	1
	native title holder, for part 7, see section 114.	2
	native title rights and interests, for part 7, see section 114.	3
	repealed part 8, for part 13, division 3, see section 185.	4
	trust area, for part 7, see section 114.'.	5
8	Section 4, definitions Aboriginal police officer, community area and police officer in charge, 'council'—	6 7
	omit, insert—	8
	'community government'.	9
9	Section 4, definition <i>community council</i> , 'an Aboriginal council'—	10 11
	omit, insert—	12
	'a community government'.	13
10	Sections 5 and 6—	14
	omit.	15
11	Sections 10 to 14—	16
	omit, insert—	17
'11	Delegation by Minister or chief executive	18
	'(1) The Minister or chief executive may delegate his or her powers under this Act to an appropriately qualified officer of the department.	19 20 21
	'(2) In this section—	22
	<i>appropriately qualified</i> , in relation to a power, includes having the qualifications, experience or standing appropriate to exercise the power.	23 24 25

	Example of standing— a person's classification level in the public service'.	1 2
12	Part 3—	3
	omit.	4
13	Part 4 heading—	5
	omit, insert—	6
Part	_	7
	government areas'.	8
14	Part 4, divisions 1, 2 and 4—	9
	omit.	10
15	Part 4, division 3 heading, before 'areas'—	11
	insert—	12
	'community government'.	13
16	Sections 73(3) and 77(1), 'the Aboriginal council'—	14
	omit, insert—	15
	'the community government'.	16
17	Sections 73(3) and 78, 'by-laws'—	17
	omit, insert—	18
	'local laws'.	19

Schedule 1 ((continued)
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18	Sections 73 to 78, 'council area'—	1
	omit, insert—	2
	'community government area'.	3
19	Sections 74(b), 'an Aboriginal council'—	4
	omit, insert—	5
	'a community government'.	6
20	Sections 74(b) and 77(1), 'by-law'—	7
	omit, insert—	8
	'local law'.	9
21	Section 74 heading and section 75, 'council areas'—	10
	omit, insert—	11
	'community government areas'.	12
22	Sections 76(2) and 78, 'An Aboriginal council'—	13
	omit, insert—	14
	'A community government'.	15
23	Section 76(2), ', with the Minister's approval,'—	16
	omit.	17
24	Section 76(2), 'the council'—	18
	omit, insert—	19
	'the community government'.	20

Sec	ction 76—	1
inse	ert—	2
'(3)	A person appointed under subsection (2) must have the qualifications prescribed under a regulation.	3 4
'(4)	Subsection (3) does not limit the issues the community government may consider when deciding whether to appoint someone under subsection (2).	5 6 7
'(5)	In this section—	8
	qualifications includes knowledge, skills and experience.'.	9
Sec	ction 77(4), 'they shall'—	10
omi	it, insert—	11
', tł	ne Aboriginal police officers must'.	12
Sec	ction 84(1), 'An Aboriginal council'—	13
omi	it, insert—	14
'A	community government'.	15
Sec	ction 84(1), 'the council'—	16
omi	it, insert—	17
'the	e community government'.	18
Sec	ctions 84(2) and 85, 'by-laws'—	19
omi	it, insert—	20
ʻloo	cal laws'.	21
Sec	ction 84(3), 'Aboriginal council'—	22
omi	it, insert—	23
'co	mmunity government'.	24
	inse '(3) '(4) '(5) Sec omi 'A c Sec omi 'the Sec omi 'loc Sec omi	qualifications prescribed under a regulation. (4) Subsection (3) does not limit the issues the community government may consider when deciding whether to appoint someone under subsection (2). (5) In this section—

		Schedule 1 (continued)	
31	Section	ns 84 and 85, 'council area'—	1
	omit, ins	rert—	2
	'commu	nity government area'.	3
32	Section	n 90(3)(d), '97'—	4
	omit, ins	rert—	5
	'93'.		6
33	Parts 7	to 10—	7
	omit, ins	rert—	8
'Part	7	Entry on trust areas	9
'114	Definiti	ons for pt 7	10
	ʻIn	this part—	11
		ive title holder see the Native Title Act 1993 (Cwlth), tion 224.	12 13
		ive title rights and interests see the Native Title Act 1993 with), section 223.	14 15
		st area means land within a community government area is—	16 17
	(a)	granted in trust under the <i>Land Act 1994</i> for the benefit of Aboriginal inhabitants or for Aboriginal purposes; or	18 19
	(b)	a reserve for Aboriginal purposes under the <i>Land Act</i> 1994; or	20 21
	(c)	land mentioned in paragraph (a) or (b) that has become Aboriginal land.	22 23

	-	person must not enter, or be in, a trust area other than as mitted under this part.	2 3
	Max	imum penalty—35 penalty units.	4
Ent	try or	າ trust area etc. by non-residents	5
'(1)			6 7
	(a)	the place is an accessible place; or	8
	(b)	the place is another place that the community government for the trust area has decided, by resolution, is a place to which persons who are not residents of the trust area may have access.	9 10 11 12
'(2)	a pla ente	ace within a trust area that a resident of the trust area may r and be in if the person enters or is in the place as a guest,	13 14 15 16
'(3)	com enter of the	mencement of this section, a native title holder could have red and been in a place within a trust area in the exercise he holder's native title rights and interests in relation to the e, the holder may continue to enter and be in the place in	17 18 19 20 21 22
'(4)	that	is Aboriginal land only with the written consent of the	23 24 25
'(5)	In th	nis section—	26
	acce	essible place means—	27
	(a)	a road; or	28
	(b)	a park; or	29
	(c)	a boat ramp or landing; or	30
	(d)	an airport; or	31
	'(1) '(2) '(3)	reperment Max Entry or '(1) A powith (a) (b) '(2) With a play enter or at (a) (b) '(3) Desp commente of the place the exp (a) (b)	permitted under this part. Maximum penalty—35 penalty units. Entry on trust area etc. by non-residents '(1) A person may, for a lawful purpose, enter and be in a place within a trust area if— (a) the place is an accessible place; or (b) the place is another place that the community government for the trust area has decided, by resolution, is a place to which persons who are not residents of the trust area may have access. '(2) Without limiting subsection (1), a person may enter and be in a place within a trust area that a resident of the trust area may enter and be in if the person enters or is in the place as a guest, or at the request of, a resident of the trust area. '(3) Despite subsection (1)(a), if immediately before the commencement of this section, a native title holder could have entered and been in a place within a trust area in the exercise of the holder's native title rights and interests in relation to the place, the holder may continue to enter and be in the place in the exercise of the rights and interests. '(4) A resolution may be made under subsection (1)(b) for a place that is Aboriginal land only with the written consent of the grantee of the land. '(5) In this section— accessible place means— (a) a road; or (b) a park; or (c) a boat ramp or landing; or

		(e)	a building open to the public, whether or not on payment of money.	1 2
		airpo	ort includes—	3
		(a)	an aerodrome, airfield and landing strip; and	4
		(b)	another place used for the landing or parking of aircraft; and	5 6
		(c)	a tarmac.	7
		land	ing includes jetty, pontoon and wharf.	8
			d includes a State-controlled road under the <i>Transport</i> instructure Act 1994.	9 10
117	Not	tice a	bout resolution	11
	'(1)	passi notic	ommunity government must, as soon as practicable after ing a resolution under section 116(1)(b), display written be of the resolution in at least 1 prominent place in its trust for as long as the resolution is in force.	12 13 14 15
	'(2)	The	notice must—	16
		(a)	sufficiently identify the place the subject of the resolution; and	17 18
		(b)	state the provisions of section 116.	19
118		mmui ry etc	nity government may impose restrictions on	20 21
	'(1)	U	ect to subsection (2), a community government for a trust may, by resolution—	22 23
		(a)	restrict the number of persons who may enter and be in a place within the trust area under section 116(1)(b) or (2); or	24 25 26
		(b)	restrict the time for which a person may live at a place within the trust area under section 116(1)(b) or (2).	27 28
	'(2)		ommunity government may make a resolution under ection (1) only if the presence of the persons has resulted,	29 30

		services in the area including, for example, the water supply or garbage service.	2 3
'119	Ge	neral authority to enter etc. trust area	4
	'(1)	The following persons are authorised to enter, be in and live in a trust area—	5 6
		(a) an Aboriginal person, or another person, who is a member of the community residing in the trust area;	7 8
		(b) a person who is performing a function, or exercising a power, under this Act or another Act that requires the person to be in the trust area;	9 10 11
		(c) a person authorised, for the purpose of this paragraph, under a local law by the community government for the trust area.	12 13 14
	'(2)	A local law may be made under subsection (1)(c) for a part of the trust area that is Aboriginal land only with the written consent of the grantee of the land.	15 16 17
	'(3)	A local law made under subsection (1)(c) must state the parts of the trust area to which the local law applies.	18 19
'120	Ent	try on and temporary stay in trust area	20
		'Without limiting section 119, the following persons are authorised to enter, be in and live in a trust area until the purpose of their entry to the area is fulfilled—	21 22 23
		(a) the Governor-General and the Governor for Queensland;	24
		(b) a person whose purpose in the trust area is to bring to residents of the trust area medical aid;	25 26
		(c) a person whose purpose in the trust area is to instruct himself or herself on affairs within the trust area as a member of the Legislative Assembly of Queensland or of either House of the Parliament of the Commonwealth;	27 28 29 30 31

		(d)	a person whose purpose in the trust area is to campaign as a candidate for election to the Legislative Assembly of Queensland or either House of the Parliament of the Commonwealth at an election for which a writ that requires its holding has been issued;	1 2 3 4 5
		(e)	a person who is assisting, or is acting under the direction or control of, a person mentioned in paragraphs (a) to (d), while the person mentioned in the paragraph is in the trust area.	6 7 8 9
121	Re	mova	I from trust area	10
	'(1)	a tru	olice officer or Aboriginal police officer may remove from st area a person who is not permitted under this part to be e trust area.	11 12 13
	'(2)	atter	lawful for an Aboriginal police officer exercising or mpting to exercise a power under subsection (1) against a on, and anyone helping the Aboriginal police officer, to reasonably necessary force to exercise the power. ⁵²	14 15 16 17
	'(3)	secti	force an Aboriginal police officer may use under this on does not include force likely to cause grievous bodily n to a person or the person's death.'.	18 19 20
34			170(1), 'both the chief executive and the nal Industries Board are'—	21 22
	omi	it, inse	ert—	23
	'the	chief	executive is'.	24
35	Sec	ction	170(3)—	25
	omi	it, inse	ert—	26

⁵² See also the *Police Powers and Responsibilities Act 2000*, section 376 (Power to use force against individuals).

	'(3)		banker must deposit money received by the banker under section (1) in—	1 2
		(a)	the trust fund established as at the commencement of this Act with the Commonwealth Savings Bank of Australia; or	3 4 5
		(b)	another trust fund established by the banker for depositing the money.'.	6 7
36	Se	ction	s 174, 175 and 180, 'council area'—	8
	om	it, inse	ert—	9
	'co	mmun	nity government area'.	10
37	Se	ction	175(2), 'An Aboriginal council'—	11
	om	it, inse	ert—	12
	'A	comm	nunity government'.	13
38	Se	ction	175, 'the Aboriginal council'—	14
	om	it, inse	ert—	15
	'the	e com	munity government'.	16
39	Se	ction	176(1), 'an Aboriginal council's council area'—	17
	om	it, inse	e rt —	18
	'a c	commi	unity government area of a community government'.	19
40	Se	ction	176(3), 'an Aboriginal council'—	20
	om	it, inse	ert—	21
	'a c	ommi	unity government'.	22

41	Section	176, 'council's area'—	1
	omit, inse	ert—	2
	'commun	nity government area of the community government'.	3
42	Section	176, 'the council'—	4
	omit, inse	ert—	5
	'the com	munity government'.	6
43	Section	179—	7
	omit, inse	ert—	8
'179	Making	of local laws about particular matters	9
		thout limiting the functions and powers of a community ernment, a community government may make local	10 11 12
	(a)	not inconsistent with part 6,53 for the purpose of regulating and controlling the possession or consumption of alcohol in its community government area; or	13 14 15 16
	(b)	conferring functions on the community justice group for its community government area.'.	17 18
44	Section	182(b) to (m), (r), (s), (za) to (zf), (zj) and (zk)—	19
	omit.		20
45	Section	182(t), 'Aboriginal councils or'—	21
	omit.		22

⁵³ Part 6 (Control of possession and consumption of alcohol in community areas)

		Schedule 1 (continued)	
46		ction 182(v), from 'council area' to 'established'—	1 2
		mmunity government area of a community government'.	3
47	Sec omi	ction 182(w), 'or the Aboriginal Industries Board'—	4 5
48		ction 182, from 'The Governor' to 'respect to—'—	6 7
	'(1)	The Governor in Council may make regulations under this Act.	8 9
	'(2)	Without limiting subsection (1), a regulation may be made about the following—'.	10 11
49	Par	rts 13 and 14—	12
	omi	t, insert—	13
'Pai	rt 13	Transitional provisions for	14
		Local Government (Community	15
		Government Areas) Act 2004	16
'Div	ision	1 Preliminary	17
'183	Def	inition for pt 13	18
		'In this part—	19

commencement means commencement of this section.

20

		Schedule 1 (continued)	
'Division 2		Transitional provision for process for making by-laws or subordinate by-laws	1 2 3
'184	Ma	king by-law or subordinate by-law	4
	'(1)	This section applies if—	5
		(a) before the commencement, an Aboriginal council had under repealed part 7 started the process of making a by-law or subordinate by-law under that part; and	6 7 8
		(b) immediately before the commencement, the process for making the by-law or subordinate by-law had not finished.	9 10 11
	'(2)	Despite the repeal of repealed part 7, that part and any other provisions necessary for the operation of that part continue to apply to the making of the by-law or subordinate by-law as if that part had not been repealed.	12 13 14 15
	'(3)	In this section—	16
		Aboriginal council means an Aboriginal council under this Act in existence immediately before the commencement.	17 18
		repealed part 7 means part 7 of this Act as in force before its repeal by the Local Government (Community Government Areas) Act 2004.	19 20 21
'Div	isior	Transitional provisions for Aboriginal Coordinating Council	22 23
'185	De	finitions for div 3	24
		'In this division—	25
		ACC means the Aboriginal Coordinating Council established under repealed part 8.	26 27

	Schedule 1 (continued)	
	repealed part 8 means part 8 of this Act as in force before its repeal by the Local Government (Community Government Areas) Act 2004.	1 2 3
'186	ACC dissolved	4
	'ACC is dissolved and its members go out of office.	5
'186A	References to ACC	6
	'A reference in an Act or document to ACC may, if the context permits, be taken as a reference to the State.	7 8
'186B	Agreements and proceedings	9
	'(1) An agreement, in force immediately before the commencement, between ACC and another entity is taken to be an agreement between the State and the entity.	10 11 12
	'(2) A proceeding that could have been started or continued by or against ACC before the commencement may be started or continued by or against the State.	13 14 15
'186C	Assets and liabilities	16
	'On the commencement, an asset or liability of ACC immediately before the commencement becomes an asset or liability of the State.'.	17 18 19
50	Section 187—	20
	omit.	21
51	At the end—	22
	insert—	23

'Par	t 16 Provision for reprinting Act	1
'189	Numbering and renumbering of Act	2
	'In the next reprint of this Act produced under the Reprints	3
	Act 1992, the provisions of this Act must be numbered and renumbered as permitted by the Reprints Act 1992,	4 5
	section 43.'.	6
COM	MMUNITY SERVICES (TORRES STRAIT) ACT 1984	7
1	Section 4, definition <i>corporation</i> , 'Community Services (Aborigines) Act 1984'—	8 9
	omit, insert—	10
	'Aboriginal Communities (Justice and Land Matters) Act 1984'.	11
2	Section 7, 'Community Services (Aborigines) Act 1984'—	12
	omit, insert—	13
	'Aboriginal Communities (Justice and Land Matters) Act 1984'.	14
3	Section 37(2)(b)(i)—	15
	omit.	16
4	Section 37(2)(b)(ii) and (iii)—	17
	renumber as section 37(2)(b)(i) and (ii).	18

CRII	MINAL CODE	1
1	Section 552C(5)(a), 'trust area under the Community Services (Aborigines) Act 1984 and'—	2 3
	omit, insert—	4
	'community government area under the <i>Local Government</i> (<i>Community Government Areas</i>) Act 2004 or council area under the'.	5 6 7
_	MESTIC AND FAMILY VIOLENCE PROTECTION 1989	8 9
1	Section 50(3), example 4, 'an Aboriginal local government'—	10 11
	omit, insert—	12
	'a community government under the Local Government (Community Government Areas) Act 2004'.	13 14
ELE	CTORAL ACT 1992	15
1	Section 152(2)(a)(iv)—	16
	omit, insert—	17
	'(iv) the Local Government (Community Government Areas) Act 2004; or'.	18 19

FIN	FINANCIAL ADMINISTRATION AND AUDIT ACT 1977	
1	Schedule 3, definition appropriate Minister, paragraph (c), ', the Community Services (Aborigines) Act 1984'— omit.	2 3 4
FRI	EEDOM OF INFORMATION ACT 1992	5
1	Section 7, definition <i>responsible Minister</i> , paragraph (c), ', the Community Services (Aborigines) Act 1984'— omit.	6 7 8
НО	USING ACT 2003	9
1	Section 21(c) and (d)— omit.	10 11
2	Section 21(e) to (g)— renumber as section 21(c) to (e).	12 13
3	Section 38, '21(b) to (f)'— omit, insert— '21(b) to (d)'.	14 15 16
4	Schedule 3, definitions <i>Aboriginal Coordinating Council</i> and <i>Aboriginal council</i> — omit.	17 18 19

	NDIGENOUS COMMUNITIES LIQUOR LICENCES ACT		
1	Schedule, definition community justice group—	3	
	omit, insert—	4	
	'community justice group means a community justice group established under the Aboriginal Communities (Justice and Land Matters) Act 1984, part 5 or the Community Services (Torres Strait) Act 1984, part 5.'.	5 6 7 8	
2	Schedule, definition indigenous council, paragraph (a)—	9	
	omit, insert—	10	
	'(a) a community government under the Local Government (Community Government Areas) Act 2004; or'.	11 12	
INT	EGRATED PLANNING ACT 1997	13	
1	Schedule 10, definition <i>local government area</i> , paragraph (b), 'the Community Services (Aborigines) Act 1984 or'—	14 15 16	
	omit.	17	
JUV	VENILE JUSTICE ACT 1992	18	
1	Section 49(2)(b), 'part 1, division 4'—	19	
	omit, insert—	20	
	'part 4'.	21	

2	Section 150(5), definition <i>community justice group</i> , paragraph (a), 'Community Services (Aborigines) Act 1984'—	1 2 3
	omit, insert—	4
	'Aboriginal Communities (Justice and Land Matters) Act 1984'.	5
3	Part 11, division 3, subdivision 9 heading—	6
	omit.	7
LIQU	JOR ACT 1992	8
1	Section 4, definition <i>Aboriginal police officer</i> , paragraph (a), 'Community Services (Aborigines) Act 1984'—	9 10 11
	omit, insert—	12
	'Aboriginal Communities (Justice and Land Matters) Act 1984'.	13
2	Section 4, definition community justice group—	14
	omit, insert—	15
	'community justice group means a community justice group established under the Aboriginal Communities (Justice and Land Matters) Act 1984, part 5 or the Community Services (Torres Strait) Act 1984, part 5.'.	16 17 18 19
3	Section 4, definition Council—	20
	omit, insert—	21
	'Council means—	22
	(a) a community government under the Local Government (Community Government Areas) Act 2004; or	23 24

Cohodula 1 (continued)

		Schedule i (continued)	
	(b)	an Island council under the <i>Community Services (Torres Strait) Act 1984</i> ; or	1 2
	(c)	the Council of the Shire of Aurukun; or	3
	(d)	the Council of the Shire of Mornington.'.	4
4	Section paragra	4, definition <i>prescribed provision</i> , ph (a)—	5 6
	omit, inse	ert—	7
	'(a)	the Aboriginal Communities (Justice and Land Matters) Act 1984, section 103; or'.	8 9
5	Section	176(2)(e)—	10
	omit, inse	ert—	11
	'(e)	the place is a public place under the <i>Aboriginal Communities</i> (<i>Justice and Land Matters</i>) <i>Act</i> 1984, part 6, ⁵⁴ or the <i>Community Services</i> (<i>Torres Strait</i>) <i>Act</i> 1984, part 6, ⁵⁵ that has been declared under that part as a dry place.'.	12 13 14 15 16
LO0 197		ERNMENT (ABORIGINAL LANDS) ACT	17 18
1	Section	2, definition <i>Aboriginal council</i> —	19
	omit.		20

Aboriginal Communities (Justice and Land Matters) Act 1984, part 6 (Control of 54 possession and consumption of alcohol in community areas)

Community Services (Torres Strait) Act 1984, part 6 (Control of possession and 55 consumption of alcohol in council areas)

2	Section 2, definition <i>liquor provisions</i> , paragraph (a)— <i>omit, insert</i> —	1 2
	'(a) the Aboriginal Communities (Justice and Land Matters) Act 1984, section 103; ⁵⁶ and'.	3 4
3	Part 2 heading 'Incorporation of Aboriginal councils and'—	5 6
	omit.	7
4	Sections 14(1)(b) and 17(e), 'Community Services (Aborigines) Act 1984'—	8 9
	omit, insert—	10
	'Aboriginal Communities (Justice and Land Matters) Act 1984'.	11
LO	CAL GOVERNMENT ACT 1993	12
_		
1	Chapter 1, part 6 heading, 'Aboriginal and'—	13
	omit.	14
2	Sections 13 and 14, 'an Aboriginal or Torres'—	15
	omit, insert—	16
	'a Torres'.	17

⁵⁶ Aboriginal Communities (Justice and Land Matters) Act 1984, section 103 (Possession or consumption of alcohol in or on dry place)

3	Section 13(4), 'the Aboriginal or'—				
		it, inse	? rt —	2	
	'the	e'.		3	
4			14 heading and sections 40, 56, 190 and 1193C, inal and'—	4 5	
	om	it.		6	
5	Se	ction	14(a)(iii), 'Aboriginal Council or'—	7	
	om	it.		8	
6	Se	ction	60ZB(1)—	9	
	omit, insert—				
	'(1)	This	s section applies if—	11	
		(a)	the Legislative Assembly ratifies the dissolution of Townsville or Thuringowa City Council under section 164(1); and	12 13 14	
		(b)	an administrator of the council is appointed.'.	15	
7	Se	ction	164(3)—	16	
	omit, insert—				
	'(3)		e Legislative Assembly ratifies the dissolution of the local ernment under subsection (1)—	18 19	
		(a)	the local government's councillors go out of office; and	20	
		(b)	the local government continues in existence as a body corporate and continues to be constituted by the local government's administrator.'.	21 22 23	
8	Se	ction	178—	24	
	omit, insert—				

Wh	en administrator must be appointed	1
'(1)	If a regulation is made under section 164(1) dissolving a local government, the Governor in Council must appoint a person as administrator of the local government.	2 3 4
'(2)	Notification of the appointment must be given by gazette notice.	5 6
'(3)	On the appointment, the local government is constituted by the administrator.'.	7 8
Sec	ction 187(2), from 'appointment'—	9
omi	it, insert—	10
	· ·	11 12
Sec	ction 191(3)(b)—	13
omi	it, insert—	14
	'(b) 1 person with knowledge of—	15
	(i) local government in relation to community government areas; and	16 17
	(ii) Torres Strait Islander local government; and'.	18
Sec	ction 227(5)(b)—	19
omi	it, insert—	20
	'(b) the Legislative Assembly ratifies the dissolution of the applicable local government under section 164(1); or'.	21 22
		23 24
omi	it, insert—	25
		26 27
	'(1) '(2) '(3) See omit 'Le gov See omit See omit 'Le sec omit 'Le sec omit	government, the Governor in Council must appoint a person as administrator of the local government. '(2) Notification of the appointment must be given by gazette notice. '(3) On the appointment, the local government is constituted by the administrator.'. Section 187(2), from 'appointment'— omit, insert— 'Legislative Assembly ratifies the dissolution of the local government under section 164(1).'. Section 191(3)(b)— omit, insert— (i) local government in relation to community government areas; and (ii) Torres Strait Islander local government; and'. Section 227(5)(b)— omit, insert— '(b) the Legislative Assembly ratifies the dissolution of the

13	Section 408(4)—					
	om	it, insert—	2			
	'(4)	A direction under subsection (1) may be given only after the ratification of the dissolution.	3			
	'(5)	A direction under subsection (2) may be given at the time the action mentioned in that subsection is taken or at a later time.'.	5 6 7			
14	Se	ction 1171(3) and (4)—	8			
		renumber as section 1171(4) and (5).	9			
15	Se	ction 1171—	10			
	inse	ert—	en only after the an at the time the en or at a later 8 9 10 11 rnment under a ment project for ot a permanent 15 nment— 16 17			
	'(3)	Also, a person employed by a local government under a Commonwealth funded community development project for Aborigines or Torres Strait Islanders is not a permanent employee.'.	13 14			
16	Scl	hedule, definition <i>Aboriginal local government</i> —	16			
	om	it.	17			
OM	BUD	SMAN ACT 2001	18			
1		hedule 3, definition <i>responsible Minister</i> , ragraph (c)—				
	om	it.	21			

	Schedule 1 (continued)	
2	Schedule 3, definition <i>responsible Minister</i> , paragraphs (d) to (g)—	1 2
	renumber as paragraphs (c) to (f).	3
PEN	IALTIES AND SENTENCES ACT 1992	4
1	Section 6(1)—	5
	omit, insert—	6
	'(1) Subject to the <i>Community Services (Torres Strait) Act 1984</i> , this Act does not apply to an Island Court constituted under that Act.'.	7 8 9
2	Section 9(8), definition <i>community justice group</i> , paragraph (a)—	10 11
	omit, insert—	12
	'(a) a community justice group established under the <i>Aboriginal Communities (Justice and Land Matters) Act</i> 1984, part 5, division 1, or the <i>Community Services</i> (<i>Torres Strait</i>) <i>Act</i> 1984, part 5, division 1, for the offender's community; or'.	13 14 15 16 17
POL	ICE POWERS AND RESPONSIBILITIES ACT 2000	18
1	Section 44A(1)(a)(ii)—	19
	omit, insert—	20

	'(ii) the Aboriginal Communities (Justice and Land Matters) Act 1984, section 103 or 112A(c) or (d); ⁵⁷ '.	1 2 3
	tion 51(6), definition <i>liquor provision</i> , paragraphs (b) (c)—	4 5
omit,	insert—	6
	'(b) the <i>Aboriginal Communities (Justice and Land Matters) Act 1984</i> , section 103 or 112A; ⁵⁸	7 8
	(c) the <i>Community Services (Torres Strait) Act 1984</i> , section 101 or 110A. ⁵⁹ '.	9 10
Sect	ion 366, from 'in the' to 'or'—	11
omit,	insert—	12
'in th	ne community government area or'.	13
Sche 1984	edule 1, 'Community Services (Aborigines) Act	14 15
omit,	insert—	16
`Abo	riginal Communities (Justice and Land Matters) Act 1984'.	17

⁵⁷ Aboriginal Communities (Justice and Land Matters) Act 1984, section 103 (Possession or consumption of alcohol in or on dry place) or 112A (Offences relating to homemade alcohol)

⁵⁸ Aboriginal Communities (Justice and Land Matters) Act 1984, section 103 (Possession or consumption of alcohol in or on dry place) or 112A (Offences relating to homemade alcohol)

⁵⁹ Community Services (Torres Strait) Act 1984, section 101 (Possession or consumption of alcohol in or on dry place) or 110A (Offences relating to homemade alcohol)

5	Schedule 4—	1
	insert—	2
	'community government area see the Local Government (Community Government Areas) Act 2004, schedule 4.'.	3 4
6	Schedule 4, definition aboriginal police officer, 'Community Services (Aborigines) Act 1984'—	5 6
	omit, insert—	7
	'Aboriginal Communities (Justice and Land Matters) Act 1984'.	8
PUE	BLIC SECTOR ETHICS ACT 1994	9
1	Schedule, definition <i>local government legislation</i> , paragraph (a), '• Community Services (Aborigines) Act	10 11
	1984'—	12
	omit.	13
REG	SIDENTIAL TENANCIES ACT 1994	14
	DENTIAL TENANCIES ACT 1994	14
1	Section 251(1)(a)(i)—	
	omit, insert—	16
	'(i) a community government under the Local Government (Community Government Areas) Act 2004; or'.	17 18 19

VALUATION OF LAND ACT 1944			
1	Section 2, definition area, 'an Aboriginal'—		
	omit, insert—	3	
	'a community government under the Local Government (Community Government Areas) Act 2004'.	4	

Schedule 2 Declaration of new local government areas

sections 7 and 8 3

1

2

Column 1	Column 2	Column 3	Column 4
Мар	New local government area	Class	Local government
LGB151 edition 1	Cherbourg	Shire	Cherbourg Shire Council
LGB152 edition 1	Doomadgee	Shire	Doomadgee Shire Council
LGB153 edition 1	Hope Vale	Shire	Hope Vale Shire Council
LGB154 edition 1	Injinoo	Shire	Injinoo Shire Council
LGB155 edition 1	Kowanyama	Shire	Kowanyama Shire Council
LGB156 edition 1	Lockhart River	Shire	Lockhart River Shire Council
LGB157 edition 1	Mapoon	Shire	Mapoon Shire Council
LGB158 edition 1	Napranum	Shire	Napranum Shire Council
LGB159 edition 1	New Mapoon	Shire	New Mapoon Shire Council
LGB160 edition 1	Palm Island	Shire	Palm Island Shire Council
LGB161 edition 1	Pormpuraaw	Shire	Pormpuraaw Shire Council
LGB162 edition 1	Umagico	Shire	Umagico Shire Council

Column 1	Column 2	Column 3	Column 4
Мар	New local government area	Class	Local government
LGB163 edition 1	Woorabinda	Shire	Woorabinda Shire Council
LGB164 edition 1	Wujal Wujal	Shire	Wujal Wujal Shire Council
LGB165 edition 1	Yarrabah	Shire	Yarrabah Shire Council

Schedule 3 Local governments that Aboriginal councils become

sections 70 to 83 3

1

2

Column 1	Column 2		
Aboriginal council	Local government		
Cherbourg Aboriginal Council	Cherbourg Shire Council		
Doomadgee Aboriginal Council	Doomadgee Shire Council		
Hope Vale Aboriginal Council	Hope Vale Shire Council		
Injinoo Aboriginal Council	Injinoo Shire Council		
Kowanyama Aboriginal Council	Kowanyama Shire Council		
Lockhart River Aboriginal Council	Lockhart River Shire Council		
Mapoon Aboriginal Council	Mapoon Shire Council		
Napranum Aboriginal Council	Napranum Shire Council		
New Mapoon Aboriginal Council	New Mapoon Shire Council		
Palm Island Aboriginal Council	Palm Island Shire Council		
Pormpuraaw Aboriginal Council	Pormpuraaw Shire Council		
Umagico Aboriginal Council	Umagico Shire Council		
Woorabinda Aboriginal Council	Woorabinda Shire Council		
Wujal Wujal Aboriginal Council	Wujal Wujal Shire Council		
Yarrabah Aboriginal Council	Yarrabah Shire Council		

Schedule 4 Dictionary

section 3 2 Aboriginal council, for part 8, division 2, see section 69. 3 approved form means a form approved by the chief executive 4 under section 51. 5 authorised person, for part 4, division 3, see section 33. 6 authorised powers, for part 4, division 3, see section 33. 7 column 1 area map, for part 2, division 1, see section 6. 8 commencement, for part 8, division 2, see section 69. 9 community government means the local government for a 10 community government area. 11 community government area means— 12 a part of the State declared under section 7 to be a local (a) 13 government area under the Local Government Act 1993; 14 or 15 (b) if the external boundaries of the local government area 16 are, after the commencement of section 7, changed 17 under the Local Government Act 1993—the local 18 government area, as changed. 19 Community Government **Finance** Standards see 20 section 30(1). 21 *local government* means a local government under the *Local* 22 Government Act 1993. 23 *local services committee* see section 41(1). 24 notice means written notice. 25 reviewable community government matter, for part 3, see 26 section 12. 27

1