

Queensland

## Land and Other Legislation Amendment Bill 2007



#### Queensland

# **Land and Other Legislation Amendment Bill 2007**

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## 2007

## **A Bill**

for

An Act to amend the Land Act 1994, and for other purposes

18	s 4
10	) T

Land and C	Other L	egislation .	Amendment	Bill	2007
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s 1

	The Pa	The Parliament of Queensland enacts—				
	Part	1 Preliminary	2			
Clause	1	Short title	3			
		This Act may be cited as the Land and Other Legislation Amendment Act 2007.	4 5			
Clause	2	Commencement	6			
		This Act, other than the following provisions, commences on a day to be fixed by proclamation—	7 8			
		• sections 61, 62 and 166;	9			
		• section 199, to the extent it inserts section 521N.	10			
	Part		11			
		Land Act 1967	12			
Clause	3	Act amended in pt 2	13			
		This part amends the Acquisition of Land Act 1967.	14			
Clause	4	Amendment of s 2 (Definitions)	15			
		Section 2, definition land, from 'fee simple,'—	16			
		omit, insert—	17			
		'fee simple, including fee simple in trust under the <i>Land Act</i> 1994, but does not include a freeholding lease under that Act.'.	18 19 20			

s 5 19 s 6
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Clause	5	Am	endr	nent of s 12 (Effect of gazette resumption notice)	1
			Sect	ion 12(4), from 'and may,'—	2
			omit	t, insert—	3
			'and take	may, having regard to the purpose for which it was n—	4 5
			(a)	be dedicated, under the <i>Land Act 1994</i> , as a reserve under the trusteeship of the constructing authority or as a road; or	6 7 8
			(b)	be granted or leased, under the Land Act 1994, to the constructing authority; or	9 10
			(c)	be dealt with under another Act.'.	11
Clause	6	Ins	ertio	n of new s 12B	12
			Afte	r section 12A—	13
			inse	rt—	14
	'12B	Par	ticul	ar land may be dedicated as road	15
		'(1)	purp	section applies if land taken under this Act for the cose of roads vests in a constructing authority for an estate se simple.	16 17 18
		'(2)		land may be dedicated as a road by recording a dedication ce for the land in the freehold land register.	19 20
		'(3)		ne registrar of titles receives a dedication notice for the , the registrar must register the notice.	21 22
		'(4)		registration of the dedication notice, without anything ner, opens the road for the <i>Land Act 1994</i> .	23 24
		'(5)	In th	is section—	25
			dedi 6.'.	cation notice, for land, see the Land Act 1994, schedule	26 27

s 9

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	Part	t <b>3</b>	Amendment of Integrated Planning Act 1997	I	1 2
Clause	7	Act	t <b>amended in pt 3</b> This part amends the <i>Integrated Planning Act 1997</i> .		3
2laaa	0	Δ			
Clause	8		endment of sch 8 (Assessable development a f-assessable development)	ırıu	5 6
		(1)	Schedule 8, part 1, table 4, item 1A(c), after 'lot'—		7
			insert—		8
			', other than indigenous land,'.		9
		(2)	Schedule 8, part 1, table 4, items 1A(c)(i), 1B 1C(b)(i), 'under the Standard Building Regulation'-		10 11
			omit.		12
		(3)	Schedule 8, part 1, table 4, item 1A—		13
			insert—		14
			'(ca) to the extent necessary for building resident indigenous land, and any reasonably associate or structure, for Aboriginal or Torres Strain inhabitants of the land or persons providing exhealth, police or other community services inhabitants if the building of the residences—	ed building it Islander lucational,	15 16 17 18 19 20
			(i) is building work for which a development for a building development application issued; or		21 22 23
			(ii) is building work mentioned in part 2, tal 1; or	ole 1, item	24 25
			(iii) is development to which chapter 5, part or'.	6 applies;	26 27
Clause	9	Am	endment of sch 10 (Dictionary)		28
		(1)	Schedule 10, definition essential management, para 'fence or road'—	agraph (a),	29 30

			omit, insert—	1
			'fence, road or vehicular track'.	2
		(2)	Schedule 10, definition <i>essential management</i> , paragraph (e), before 'watering'—	3 4
			insert—	5
			'vehicular tracks,'.	6
		(3)	Schedule 10, definition <i>forest practice</i> , paragraph 1, after 'freehold land'—	7 8
			insert—	9
			'or indigenous land'.	10
		(4)	Schedule 10, definition <i>forest practice</i> , paragraph 2, 'road construction and maintenance'—	11 12
			omit, insert—	13
			'construction and maintenance of roads or vehicular tracks'.	14
		(5)	Schedule 10, definition routine management, paragraph (a)—	15
			omit, insert—	16
			'(a) to establish a necessary fence, road or vehicular track if the maximum width of clearing for the fence, road or track is 10m; or'.	17 18 19
		(6)	Schedule 10, definition <i>routine management</i> , paragraph (b), from 'for establishing' to 'roads'—	20 21
			omit, insert—	22
			'to construct necessary built infrastructure other than contour banks, fences, roads or vehicular tracks'.	23 24
	Part	4	Amendment of Land Act 1994	25
Clause	10	Act	amended in pt 4	26
			This part amends the Land Act 1994.	27

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s 13

Clause	11	Am	nendment of s 8 (Definitions)	1
			Section 8, heading, after 'Definitions'—	2
			insert—	3
			'for pt 4'.	4
Clause	12	Am	nendment of s 14 (Governor in Council may grant land)	5
		(1)	Section 14(1), after 'land'—	6
			insert—	7
			', an operational reserve or rail land'.	8
		(2)	Section 14—	9
			insert—	10
		'(4)	A grant of rail land under subsection (1) may be made only to the State.'.	11 12
Clause	13	Am	nendment of s 15 (Governor in Council may lease land)	13
		(1)	Section 15, heading—	14
			omit, insert—	15
	<b>'15</b>	Lea	asing land'.	16
		(2)	Section 15(1), 'Governor in Council'—	17
			omit, insert—	18
			'Minister'.	19
		(3)	Section 15(1), (2), (3) and (4)—	20
			renumber as section 15(2), (4), (5) and (6).	21
		(4)	Section 15—	22
			insert—	23
		'(1)	The Governor in Council may issue a freeholding lease following an application to convert a lease made under section 166(1).	24 25 26
		'(3)	However, a lease in perpetuity of unallocated State land may be granted only if—	27 28

			(a)	under a provision of an Act, other than this Act, a perpetual lease must be issued over the unallocated State land; or	1 2 3
				Example of a provision of an Act for paragraph (a)—	4
				Transport Infrastructure Act 1994, section 105J(4) and (5)	5
			(b)	under a provision of this Act, the Minister may issue a perpetual lease; or	6 7
				Example of a provision of this Act for paragraph (b)—	8
				section 17(2)	9
			(c)	the Minister considers the lease is in the interests of the State.'.	10 11
01	1.1	۸۳۰	andr	ment of a 16 (Deciding appropriate tenura)	10
Clause	14			ment of s 16 (Deciding appropriate tenure)	12
		(1)		ion 16(5)—	13
				umber as section 16(6).	14
		(2)	Sect	ion 16—	15
			inse	rt—	16
		'(5)		s section does not apply to a grant of rail land in fee simple ne State.'.	17 18
Clause	15	Am	nendr	ment of s 17 (Granting land to the State)	19
		(1)	Sect	ion 17, from 'may—'—	20
			omii	t, insert—	21
				y grant unallocated State land, an operational reserve or land in fee simple to the State.'.	22 23
		(2)	Sect	ion 17—	24
			inse	rt—	25
		'(2)		Minister may lease unallocated State land to the State for er a term of years or in perpetuity.'.	26 27

Clause	16	Replacement of s 18 (Governor in Council may exchange land)			
			Section 18—	3	
			omit, insert—	4	
	<b>'18</b>	Exc	changing land	5	
		'(1)	The Governor in Council, by agreement with a registered owner, or the holder of a native title interest in land, may grant unallocated State land in exchange for all or part of the freehold land or the native title interest.	6 7 8 9	
			Note—	10	
			A deed of grant issued because of an exchange of land is issued under section 358.	11 12	
		'(2)	The Governor in Council, by agreement with a lessee of a freeholding lease, may grant a freeholding lease over unallocated State land in exchange for all or part of the freeholding lease.	13 14 15 16	
			Note—	17	
			A freeholding lease amended because of an exchange of land is amended under section 360(1)(d).	18 19	
		'(3)	The Minister, by agreement with a lessee of a term lease, other than a State lease, or a perpetual lease, or the holder of a native title interest in land, may lease unallocated State land for a term of years or in perpetuity in exchange for all or part of the lease or the native title interest.	20 21 22 23 24	
			Note—	25	
			A term or perpetual lease amended because of an exchange of land is amended under section $360A(2)(c)$ .	26 27	
		'(4)	A power under this section may be exercised only if the State's equity in land would not be reduced.'.	28 29	
Clause	17	Am	nendment of s 23 (Reservation for public purposes)	30	
			Section 23—	31	
			insert—	32	
		'(3)	Despite subsections (1) and (2), a reservation for a future conservation area—	33 34	

			(a)	may only be contained in a lease; and	1
			(b)	must identify the particular land reserved.	2
		'(4)		servation for a future conservation area may be made only e NCA department has given the Minister—	3 4
			(a)	a map showing the required particulars for a map of the area; or	5 6
			(b)	a description of the boundary of the area by reference to Map Grid of Australia 1994 coordinates and zone references for the area.'.	7 8 9
Clause	18	Ins	ertio	n of new s 23A	10
			Afte	er section 23—	11
			inse	rt—	12
	<b>'23A</b>	Flo	ating	reservation on plan of subdivision	13
		'(1)	relatin tr	erson seeking to have a plan of subdivision registered in tion to the land contained in a deed of grant, deed of grant ust or lease may apply to the Minister for the allocation of pating reservation to some or all of the lots created by the	14 15 16 17 18
		'(2)	In m	naking a decision for subsection (1), the Minister—	19
			(a)	must have regard to the purpose of the reservation, the likely future use of the land and where the reservation is most likely to be needed; and	20 21 22
				Example—	23
				If the reservation is for road purposes, the Minister will have regard to where the road is most likely to be needed.	24 25
			(b)	may have regard to information and advice obtained in the way the Minister considers appropriate.	26 27
				Example—	28
				If the reservation is for road purposes, the Minister might decide to seek advice from the chief executive of the department in which the <i>Transport Infrastructure Act 1994</i> is administered.	29 30 31
		'(3)		e reservation is contained in a deed of grant or freeholding e, and the Minister is satisfied that all or part of the	32 33

		reservation is no longer needed, the reservation, to the extent it is no longer needed, may be dealt with under section 24.	1 2
	'(4)	If the reservation is contained in a deed of grant in trust, or in a lease other than a freeholding lease, and the Minister is satisfied that all or part of the reservation is no longer needed, the reservation, to the extent it is no longer needed, may be dealt with under section 26A.	3 4 5 6 7
	'(5)	Written notice of the Minister's decision for subsection (1) and the reasons for the decision must be given to the applicant.	8 9 10
	'(6)	The applicant may appeal against the Minister's decision.'.	11
Clause 19		nendment of s 24 (Disposal of reservations no longer eded)	12 13
	(1)	Section 24(1), after 'a deed of grant'—	14
		insert—	15
		'or freeholding lease'.	16
	(2)	Section 24(1), after 'the deed of grant'—	17
		insert—	18
		'or the lessee of the lease'.	19
	(3)	Section 24(2), after 'registered owner'—	20
		insert—	21
		'or lessee'.	22
	(4)	Section 24—	23
		insert—	24
	'(3)	Land in a reservation may be sold under subsection (1) only if the registered owner or lessee has applied to the Minister to buy the land, and the Minister is satisfied the reservation is no longer needed.	25 26 27 28
	'(4)	In making a decision under subsection (3), the Minister—	29
		(a) must have regard to the purpose of the reservation and the likely future use of the land; and	30 31
		Example—	32

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				regard to whether the road is likely to be needed.	2
			(b)	may have regard to information and advice obtained in the way the Minister considers appropriate.	3 4
				Example—	5
				If the reservation is for road purposes, the Minister might decide to seek advice from the chief executive of the department in which the <i>Transport Infrastructure Act 1994</i> is administered.'.	6 7 8
Clause	20	Am	nendr	nent of s 25 (Disposal of reservations by sale)	9
			Sect	ion 25, after 'registered owner'—	10
			inse	rt—	11
			or l	essee'.	12
Clause	21	Ins	ertio	n of new s 26A	13
			Chaj	pter 2, part 2—	14
			inse	rt—	15
	'26A	Dis	posa	l of redundant reservation	16
		'(1)	a ter	reservation for a public purpose in a deed of grant in trust, rm lease or a perpetual lease is no longer needed for the lose, the Minister may dispose of the reservation under section.	17 18 19 20
		'(2)	lodg and	Minister disposes of the reservation by approving the ement of a plan of subdivision that cancels the reservation incorporates the land the subject of the reservation as land ained in the grant or lease.	21 22 23 24
		'(3)		the reservation is in a deed of grant in trust, the disposal thappen in conjunction with a surrender, under section	25 26 27
				(1), of the land contained in the deed of grant in trust.	21
		'(4)	358( If the 184(	(1), of the land contained in the deed of grant in trust. e reservation is in a term lease or a perpetual lease, section (6) applies in relation to any increase in the area of land in ease.	28 29 30
		'(4) '(5)	358( If the 184( the l	e reservation is in a term lease or a perpetual lease, section (6) applies in relation to any increase in the area of land in	28 29
		, ,	358( If the 184( the l	e reservation is in a term lease or a perpetual lease, section (6) applies in relation to any increase in the area of land in ease.	28 29 30

Clause	22	Am	nendment of s 30 (Object)	1		
			Section 30—	2		
			insert—	3		
			'(d) enable a deed of grant to be issued over an operational reserve.'.	4 5		
Clause	23		placement of s 31 (Dedication and adjustment of serves)	6 7		
			Section 31—	8		
			omit, insert—	9		
	'Sul	bdivi	sion 1 Reserves generally	10		
	<b>'31</b>	De	Dedication of reserve			
		'(1)	The Minister may dedicate unallocated State land as a reserve for 1 or more community purposes.	12 13		
		'(2)	However, the Minister may dedicate unallocated State land as a reserve for a community purpose that is the provision of services beneficial to Aboriginal people particularly concerned with land or Torres Strait Islanders particularly concerned with land only if the unallocated State land is transferrable land.	14 15 16 17 18 19		
		'(3)	The Minister may dedicate land under this section without receiving an application under section 31C.	20 21		
		'(4)	Land is dedicated as a reserve by registering a dedication notice or plan of subdivision for the reserve.	22 23		
		'(5)	The dedication notice or plan of subdivision must state the community purpose for which the land is dedicated as a reserve.	24 25 26		
		'(6)	The dedication notice must also state the description of the land dedicated as a reserve.	27 28		
		'(7)	The dedication of a reserve takes effect on the day the dedication notice or plan of subdivision for the dedication of the reserve is registered.	29 30 31		

'31A	Changing boundaries of reserve								
	'(1)	The Minister may change the boundaries of a reserve other than a reserve dedicated for a community purpose mentioned in section 31(2).	2 3 4						
	'(2)	The Minister may change the boundaries of a reserve under this section without receiving an application under section 31C(a).	5 6 7						
	'(3)	The boundaries of a reserve are changed by registering an adjustment notice or plan of subdivision.	8 9						
	<b>'</b> (4)	The adjustment notice must state—	10						
		(a) the reason for the change of the boundaries of the reserve; and	11 12						
		(b) the amended description of the land dedicated as the reserve.	13 14						
	'(5)	The change of the boundaries of a reserve takes effect on the day the adjustment notice or plan of subdivision for the change is registered.	15 16 17						
'31B	Ch	anging community purpose	18						
	'(1)	The Minister may change the community purpose for which a reserve is dedicated.	19 20						
	'(2)	However, the Minister may change the community purpose for which a reserve is dedicated to a purpose mentioned in section 31(2) only if the reserve is transferable land.	21 22 23						
	'(3)	Also, the Minister may change the community purpose of a reserve dedicated for a purpose mentioned in section 31(2) only to Aboriginal purposes or Torres Strait Islander purposes.	24 25 26						
	'(4)	The Minister may change the community purpose for which a reserve is dedicated under this section without receiving an application under section 31C(b).	27 28 29						
	'(5)	The community purpose for which a reserve is dedicated is changed by registering an adjustment notice.							
	'(6)	The adjustment notice must state—	32						
		(a) the reason for the change of community purpose of the reserve; and	33 34						

		(b)	the changed community purpose for which the reserve is dedicated.	1 2
	'(7)	dedi	change of community purpose for which a reserve is cated takes effect on the day the adjustment notice for the age is registered.	3 4 5
'31C	Ар	plyin	g for dedication or adjustment of reserve	6
		-	person may apply to the Minister for the dedication of a rve and the trustee of a reserve may apply—	7 8
		(a)	to change the boundaries of the reserve; or	9
		(b)	to change the purpose for which the reserve is dedicated.	10
'31D	No	tice c	of proposal to dedicate or adjust reserve	11
	'(1)	rese	e Minister proposes to dedicate unallocated State land as a rve, written notice of the proposal must be given to the owing—	12 13 14
		(a)	the proposed trustee of the reserve;	15
		(b)	a person who made an application under section 31C, other than the proposed trustee;	16 17
		(c)	each person with a registered interest in the unallocated State land over which the reserve is proposed to be dedicated;	18 19 20
		(d)	another person the Minister considers should be given the notice.	21 22
	'(2)	writ	e Minister proposes to change the boundaries of a reserve, ten notice of the proposal must be given to the owing—	23 24 25
		(a)	the trustee of the reserve;	26
		(b)	a person who made an application under section 31C, other than the trustee;	27 28
		(c)	each person with a registered interest in the reserve;	29
		(d)	another person the Minister considers should be given the notice	30 31

	(3)	reser	ve is	dedicated, written notice of the proposal must be ne following—	2 3		
		(a)	the t	rustee of the reserve;	4		
		(b)	_	erson who made an application under section 31C, or than the trustee;	5 6		
		(c)	each	person with a registered interest in the reserve;	7		
		(d)		her person the Minister considers should be given notice.	8 9		
	'(4)	The	notice	e must—	10		
		(a)	be in	n the approved form; and	11		
		(b)	state	the following—	12		
			(i)	the reason for the proposal;	13		
			(ii)	that the person given the notice may make a submission against the proposal to the Minister;	14 15		
			(iii)	that the submission must be made in the approved form;	16 17		
			(iv)	the closing day for the submission;	18		
			(v)	the place where or the way the submission must be lodged.	19 20		
31E	Sul	omiss	sions	<b>;</b>	21		
	'(1)	A person given notice of a proposal under section 31D, other than a person who applied for the dedication or adjustment of the reserve, may make a submission against the proposal to the Minister.					
	'(2)	The	subm	ission must—	26		
		(a)	be n	nade in the approved form; and	27		
		(b)		eceived by the closing day for the submission in the ce under section 31D(4)(b)(iv); and	28 29		
		(c)		odged at the place or in the way stated in the notice er section $31D(4)(b)(v)$ .	30 31		

		'(3)	The Minister must consider all submissions received under this section before dedicating, changing the boundaries of, or changing the purpose for, the reserve.	1 2 3
	'31F	No	tice of registration of action in relation to reserve	4
		'(1)	Written notice of the registration of an action in relation to a reserve must be given to each person given notice under section 31D about the proposed action.	5 6 7
		'(2)	The notice must include the date of registration of the action.	8
		'(3)	If an action is not registered, written notice of the fact must be given to each person given notice under section 31D about the proposed action.	9 10 11
		'(4)	In this section—	12
			action, in relation to a reserve, means—	13
			(a) the dedication of the reserve under section 31; or	14
			(b) the change of the boundaries of the reserve under section 31A; or	15 16
			(c) the change of community purpose for which the reserve is dedicated under section 31B.'.	17 18
Clause	24	Am	nendment of s 33 (Revocation of reserves)	19
		(1)	Section 33(1), ', by gazette' to 'revoke'—	20
			omit, insert—	21
			'may revoke the dedication of'.	22
		(2)	Section 33(2), (3) and (4)—	23
			omit, insert—	24
		'(2)	The Minister may revoke the dedication of all or part of a reserve without receiving an application under section 34.'.	25 26
Clause	25		placement of s 34 (Revocation of reserve cancels pointments, leases and permits)	27 28
			Section 34—	29
			omit, insert—	30

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<b>'34</b>	Ар	plying	g to r	revoke dedication of reserve	1			
		'A person may apply for the revocation of the dedication of all or part of a reserve.						
'34A	No	tice o	f pro	posal to revoke dedication of reserve	4			
	'(1)	of a	If the Minister proposes to revoke the dedication of all or part of a reserve, written notice of the proposal must be given to the following—					
		(a)	the t	trustee of the reserve;	8			
		(b)	•	person who applied for the revocation, other than trustee;	9 10			
		(c)	each	person with a registered interest in the reserve;	11			
		(d)		ther person the Minister considers should be given notice.	12 13			
	'(2)	The	The notice must—					
		(a)	be in	n the approved form; and	15			
		(b)	state	e the following—	16			
			(i)	the reason for the proposed revocation;	17			
			(ii)	that the person given the notice may make a submission against the proposed revocation to the Minister;	18 19 20			
			(iii)	that the submission must be made in the approved form;	21 22			
			(iv)	the closing day for the submission;	23			
			(v)	the place where or the way the submission must be lodged.	24 25			
'34B	Su	bmis	sions	<b>S</b>	26			
	'(1)	of al perso resei	l or pon where	given notice of a proposal to revoke the dedication part of a reserve under section 34A(1), other than a no applied for the revocation of the dedication of the may make a submission against the proposed in to the Minister.	27 28 29 30 31			

	'(2)	The submission must—	1
		(a) be made in the approved form; and	2
			3
		· · · · · · · · · · · · · · · · · · ·	5 6
	'(3)		7 8
'34C	Rei	moval of interests before revocation	9
		'Before the Minister revokes the dedication of a reserve—	10
		` ,	11 12
		1, 0	13 14
		Note—	15
		over unallocated State land when the dedication of a reserve is	16 17 18
'34D	Re	gistration revokes dedication of reserve	19
	'(1)	registering a revocation notice or plan of subdivision for the	20 21 22
	'(2)	revocation may only be made by registering a plan of	23 24 25
	'(3)	used for cemetery purposes, the dedication of the reserve or any part of it may be revoked under this section only if a	26 27 28 29
	'(4)		30 31
		· · · · · · · · · · · · · · · · · · ·	32 33

		(b) may only be registered when the <i>Statutory Instruments Act 1992</i> , section 50, can no longer operate to cause the regulation to cease to have effect.	1 2 3
	'(5)	The revocation of the dedication of all or part of a reserve takes effect on the day a revocation notice or plan of subdivision is registered.	4 5 6
'34E	No	tice of revocation	7
	'(1)	Written notice of the revocation of the dedication of a reserve must be given to each person given notice under section 34A(1) about the proposed revocation.	8 9 10
	'(2)	The notice under subsection (1) must include all of the following—	11 12
		(a) the date of the revocation;	13
		(b) the effect, under section 34F, of the revocation;	14
		(c) if there are improvements on the land the subject of the reserve owned by the person receiving the notice—a statement that the person may apply to remove the improvements.	15 16 17 18
	'(3)	If the Minister decides not to revoke the dedication of a reserve, written notice of the fact must be given to each person given notice under section 34A(1) about the proposed revocation.	19 20 21 22
'34F	Eff	ect of revocation	23
		'On the revocation of all or part of a reserve, all of the following apply in relation to the land the subject of the revocation—	24 25 26
		(a) the reserve ends;	27
		(b) all appointments of trustees are cancelled;	28
		(c) all trustee leases and interests in the trustee leases are cancelled;	29 30
		(d) all trustee permits are cancelled;	31
		(e) the land becomes unallocated State land:	32

		(f)	no person has a right to claim compensation from the Minister or the State for the revocation.	1 2				
'34G	Per	son i	to give up possession	3				
	'(1)	a pe	the revocation of the dedication of all or part of a reserve, erson occupying land the subject of the revocation must nediately vacate the land.	4 5 6				
	'(2)	(1),	erson who does not give up possession under subsection and is not otherwise entitled to possession, is a person is unlawfully occupying unallocated State land.	7 8 9				
		Note-	_	10				
		Ac	ction for trespassing may be taken under chapter 7, part 2.	11				
'34H	Dea	aling	with improvements	12				
	'(1)	An owner of improvements on a reserve the dedication of which has been revoked may apply to remove the owner's improvements on the reserve.						
	'(2)		owner may remove the improvements only with the ten approval of, and within a time stated by, the Minister.	16 17				
	'(3)	The	improvements become the property of the State if—	18				
		(a)	the Minister refuses to give written approval for their removal; or	19 20				
		(b)	the Minister gives written approval for their removal but the improvements have not been removed within the time stated by the Minister.	21 22 23				
	'(4)	However, if the land the subject of revocation is leased or sold, the owner has a right to payment for the improvements under chapter 5, part 5.						
	'(5) In this section—							
		owner, of improvements, means—						
		(a)	if the trustee of the reserve the dedication of which has been revoked owned the improvements—the trustee; or	29 30				
		(b)	a person who—	31				

			(i)	made author		improvements nd	with	the	trustee's	1 2
			(ii)	owned	the in	mprovements.				3
'Sub	divi	sion	2	Ope	ratio	onal reserve	s			4
<b>'34</b> I	Ар	plyin	g for	deed o	of gra	ınt				5
	'(1)				_	ational reserve n the reserve.	nay app	ly for	the issue	6 7
	'(2)					ubsection (1) m over part only o	•			8
'34J	No	tice c	of pro	posal	to iss	sue deed of gr	ant			10
	'(1)	'(1) If the Governor in Council proposes to issue a deed of grant over an operational reserve, written notice of the proposal must be given to the following—								11 12 13
		(a)	the t	trustee o	of the	reserve;				14
		(b)	each	n person	with	a registered inte	rest in t	he res	serve;	15
		(c)		ther per notice.	son th	ne Minister cons	siders s	hould	be given	16 17
	'(2)	The	notice	e must–	_					18
		(a)	be in	n the ap	prove	d form; and				19
		(b)	state	e the fol	lowin	g—				20
			(i)	the regrant;	ason	for the propose	ed issue	of a	deed of	21 22
			(ii)	submis	ssion	erson given the against the issue or in Council;				23 24 25
			(iii)	that th form;	e sub	mission must be	made i	n the	approved	26 27
			(iv)	the clo	sing o	day for the subm	ission;			28
			(v)	the pla		nere or the way t	he subn	nissio	n must be	29

'34K	Su	bmis	sions	1				
	'(1)	othe subr	A person given notice of a proposal under section 34J(1), other than a trustee of the operational reserve, may make a submission against the issue of the deed of grant to the Governor in Council.					
	'(2)	The	submission must—	6				
		(a)	be made in the approved form; and	7				
		(b)	be received by the closing day for the submission in the notice under section 34J(2)(b)(iv); and	8 9				
		(c)	be lodged at the place or in the way stated in the notice under section $34J(2)(b)(v)$ .	10 11				
	'(3)		Governor in Council must consider all submissions ived under this section before issuing the deed of grant.	12 13				
'34L	Re	mova	al of interests before grant	14				
			Fore the Governor in Council may issue a deed of grant an operational reserve—	15 16				
		(a)	any State lease that exists over the reserve must be resumed or surrendered; and	17 18				
		(b)	any permit to occupy that exists over the reserve must be cancelled or surrendered.	19 20				
'34M			ation of deed of grant revokes reservation ting apart	21 22				
	'(1)		reservation and setting aside of an operational reserve is ked by registering a deed of grant over the reserve.	23 24				
	'(2)		deed of grant takes effect on the day the deed of grant is stered.	25 26				
'34N	No	tice c	of registration of deed of grant	27				
	'(1)	oper	tten notice of the registration of the deed of grant over an rational reserve must be given to each person given notice er section 34J(1) about the issue of the deed of grant.	28 29 30				

		'(2)	The not following		e under subsection (1) must include both of the	1 2
			(a) th	ne c	late of registration of the deed of grant;	3
			. ,		effect, under section 34O, of the registration of the of grant.	4 5
		'(3)	an oper to each	ratio	ernor in Council does not issue a deed of grant over onal reserve, written notice of the fact must be given erson given notice under section 34J(1) about the ssue of the deed of grant.	6 7 8 9
	<b>'340</b>	Eff	ect of re	evo	ecation	10
					egistration of a deed of grant over an operational l of the following apply—	11 12
					reservation and setting apart of the reserve is ked;	13 14
			(b) th	ne r	eserve ends;	15
			(c) a	ll a <sub>j</sub>	ppointments of trustees are cancelled;	16
			(d) th	ne d	leed of grant is issued subject to—	17
			(i	i)	all easements and trustee leases over the reserve; and	18 19
			(i	ii)	all registered interests in the easements and trustee leases.'.	20 21
Clause	26		endme nted in		of s 35 (Use for community purposes of land ust)	22 23
			Section	1 35	<u></u>	24
			insert–	_		25
		'(3)		e v	enor in Council may notify an additional community without receiving an application under section	26 27 28
		<b>'</b> (4)			onal community purpose for land granted in trust is by registering an adjustment notice.	29 30
		'(5)	The ad	just	ment notice under subsection (4) must state—	31

		additional community purpose; and	2
		(b) the additional community purpose for the deed of grant in trust.	3 4
	'(6)	The additional community purpose for land granted in trust takes effect on the day the adjustment notice is registered.'.	5 6
Clause 27		nendment of s 36 (Amalgamating land with common rposes)	7 8
	(1)	Section 36(1), 'If land to be granted in trust'—	9
		omit, insert—	10
		'If unallocated State land to be granted in trust for a purpose'.	11
	(2)	Section 36(2)—	12
		omit, insert—	13
	'(2)	If land contained in a deed of grant in trust for a purpose adjoins land contained in another deed of grant in trust for the same purpose, both areas of land may be included in a single deed of grant in trust.	14 15 16 17
		Note for subsections (1) and (3)—	18
		A deed of grant issued because of an addition of land is issued under section 358.	19 20
	'(3)	However, the following land must not be included with land contained in a deed of grant in trust issued on or after 1 July 1995—	21 22 23
		(a) land contained in a deed of grant in trust issued before 1 July 1995;	24 25
		(b) land contained in a conditional deed that became a deed of grant in trust under section 493(1).	26 27
	'(4)	For this section—	28
		(a) land separated from other land by a road or watercourse is taken to adjoin the other land; and	29 30
		(b) a reference to a deed of grant in trust issued before 1 July 1995 is taken to include a reference to a deed of grant in trust issued on or after 1 July 1995 under	31 32 33

			section 358 for land originally granted in trust before 1 July 1995.'.	1 2
Clause	28	Am tru	nendment of s 37 (Removing area from deed of grant in st)	3 4
			Section 37(3), 'or with the trustees approval'—	5
			omit, insert—	6
			'or a person with the trustee's authority'.	7
Clause	29	Am	nendment of s 38 (Cancelling a deed of grant in trust)	8
		(1)	Section 38(2), from 'Before' to 'Council'—	9
			omit, insert—	10
			'Before a deed of grant in trust is cancelled, the Minister'.	11
		(2)	Section 38(3) to (7)—	12
			omit, insert—	13
		'(3)	The Governor in Council may cancel a deed of grant in trust without receiving an application under section 38A(2).	14 15
		'(4)	A deed of grant in trust is cancelled by the registration of a cancellation notice.	16 17
		'(5)	The cancellation notice must include the particulars of the gazette notice cancelling the deed of grant in trust.	18 19
		'(6)	The cancellation of the deed of grant in trust takes effect on the day the cancellation notice is registered.'.	20 21
Clause	30	Ins	ertion of new ss 38A–38G	22
			Chapter 3, part 1, division 3—	23
			insert—	24
	'38A		plying for additional community purpose, algamation or cancellation	25 26
		'(1)	The trustee of a deed of grant in trust may apply—	27
			(a) for an additional community purpose to be notified under section 35; or	28 29

		(b)	to amalgamate land with common purposes under section 36.	1 2
	'(2)	-	erson may apply for the cancellation of a deed of grant in under section 38.	3 4
'38B			of proposal to add community purpose, mate land or cancel	5 6
	'(1)	purp	ne Minister proposes to notify an additional community pose for land granted in trust under section 35, written ce of the proposal must be given to the following—	7 8 9
		(a)	the trustee of the deed of grant in trust;	10
		(b)	a person who made an application under section 38A(1)(a);	11 12
		(c)	each person with a registered interest in the trust land;	13
		(d)	another person the Minister considers should be given the notice.	14 15
	'(2)	purp	ne Minister proposes to amalgamate land with common poses under section 36, written notice of the proposal must iven to the following—	16 17 18
		(a)	the trustee of the deed of grant in trust;	19
		(b)	a person who made an application under section 38A(1)(b);	20 21
		(c)	each person with a registered interest in the trust land;	22
		(d)	another person the Minister considers should be given the notice.	23 24
	'(3)	unde	ne Minister proposes to cancel a deed of grant in trust er section 38, written notice of the proposal must be given be following—	25 26 27
		(a)	the trustee of the deed of grant in trust;	28
		(b)	a person who made an application under section 38A(2);	29
		(c)	each person with a registered interest in the trust land;	30
		(d)	another person the Minister considers should be given the notice.	31 32
	<b>'</b> (4)	The	notice must—	33

		(a)	be in	n the approved form; and	1
		(b)	state	the following—	2
			(i)	the reason for the proposal;	3
			(ii)	that the person given the notice may make a submission against the proposal to the Governor in Council;	4 5 6
			(iii)	that the submission must be made in the approved form;	7 8
			(iv)	the closing day for the submission;	9
			(v)	the place where or the way the submission must be lodged.	10 11
'38C	Sul	omiss	sions		12
	'(1)	than grant	a per t in tr	given notice of a proposal under section 38B, other son who applied for the cancellation of the deed of ust, may make a submission against the proposal to nor in Council.	13 14 15 16
	'(2)	The	subm	ission must—	17
		(a)	be m	nade in the approved form; and	18
		(b)		eceived by the closing day for the submission in the ce under section 38B(4)(b)(iv); and	19 20
		(c)		odged at the place or in the way stated in the notice er section $38B(4)(b)(v)$ .	21 22
	'(3)	recei purp	ved	ernor in Council must consider all submissions under this section before adding a community o, amalgamating land with, or cancelling the deed of ust.	23 24 25 26
'38D	Not	tice o	f reg	istration of action	27
	'(1)	deed	of g	otice of the registration of an action in relation to a grant in trust must be given to each person given the section 38B about the proposed action.	28 29 30
	'(2)	The	notice	e under subsection (1) must include the following—	31
		(a)	the c	late of registration of the action;	32

		(b)	the o	e action is the addition of a community purpose for deed of grant in trust—a copy of the gazette notice tioned in section 35(2);	1 2 3
		(c)	purp	e action is the amalgamation of land with common coses—the particulars of the new deed of grant in issued under section 358;	4 5 6
		(d)	if th	e action is the cancellation of a deed of grant in	7 8
			(i)	a copy of the gazette notice mentioned in section 38(1); and	9 10
			(ii)	the effect, under section 38E, of the cancellation; and	11 12
			(iii)	if there are improvements on the land the subject of the deed of grant in trust owned by the person receiving the notice—a statement that the person may apply to remove the improvements.	13 14 15 16
	'(3)	give	n to e	n is not registered, written notice of the fact must be ach person given notice under section 38B(1) about sed action.	17 18 19
	'(4)	In th	is sec	tion—	20
		actio	<b>n</b> , in	relation to a deed of grant in trust, means—	21
		(a)		addition of a community purpose for the deed of t in trust under section 35(2); or	22 23
		(b)		amalgamation of land with common purposes under on 36; or	24 25
		(c)	the 6	cancellation of a deed of grant in trust under section	26 27
38E	Effe	ect of	can	cellation	28
				ancellation of a deed of grant in trust, all of the apply—	29 30
		(a)	the t	rust ends;	31
		(b)	all a	ppointments of trustees are cancelled;	32
		(c)	all i	nterests in the deed of grant in trust are cancelled;	33

		(d)	the land becomes unallocated State land;	1			
		(e)	no person has a right to claim compensation from the Minister or the State for the cancellation.	2 3			
'38F	Per	son t	to give up possession	4			
	'(1)	occu	the cancellation of a deed of grant in trust, a person apying the land the subject of the cancellation must nediately vacate the land.	5 6 7			
	'(2)	(1),	erson who does not give up possession under subsection and is not otherwise entitled to possession, is a person is unlawfully occupying unallocated State land.	8 9 10			
		Note-	_	11			
		Ac	tion for trespassing may be taken under chapter 7, part 2.	12			
'38G	Dea	aling	with improvements	13			
	'(1)	been	owner of improvements on a deed of grant in trust that has a cancelled may apply to remove the owner's rovements on the deed of grant in trust.	14 15 16			
	'(2)		owner may remove the improvements only with the ten approval of, and within a time stated by, the Minister.	17 18			
	<b>'</b> (3)	The	improvements become the property of the State if—	19			
		(a)	the Minister has not given written approval for their removal; or	20 21			
		(b)	the Minister has given written approval for their removal but the improvements have not been removed within the time stated by the Minister.	22 23 24			
	'(4)	(4) However, if the land the subject of cancellation is lease sold, the owner has a right to payment for the improven under chapter 5, part 5.					
	'(5)	In th	nis section—	28			
		own	er, of improvements, means—	29			
		(a)	if the trustee under the cancelled deed of grant in trust owned the improvements—the trustee; or	30 31			
		(b)	a person who—	32			

		(i) made the improvements with the trustee's authority; and	1 2
		(ii) owned the improvements.'.	3
Clause	31	Insertion of new s 42A	4
Jiause	31	After section 42—	4 5
		insert—	
	'42A		6
	727	deeds of grant in trust	7 8
		'(1) This section applies to unallocated State land that is—	9
		(a) transferable land; and	10
		(b) located within or adjoining the external boundaries of the land the subject of an existing deed of a grant in trust.	11 12 13
		'(2) The State may prepare a plan of subdivision showing the inclusion of the unallocated State land with the land the subject of the deed of grant in trust.	14 15 16
		'(3) Section 452A does not apply to the unallocated State land included with the deed of grant in trust.'.	17 18
Clause	32	Amendment of s 43 (Only Parliament may delete land from or cancel an existing deed of grant in trust)	19 20
		Section 43—	21
		insert—	22
		'(3) Subsection (1)(b) does not apply to the cancellation of a deed of grant in trust under section 358 for the purposes of an amalgamation under section 42A.'.	23 24 25
Clause	33	Amendment of s 44 (Appointing trustees)	26
		(1) Section 44(1), ', by gazette notice,'—	27
		omit.	28
		(2) Section 44(2), paragraphs (c) and (e)—	29
		omit.	30

		(3)	Secti	on 44(2), paragraphs (a) and (b)—	1
			renur	mber as paragraphs (b) and (c).	2
		(4)	Secti	on 44(2)—	3
			inser	<i>t</i> —	4
			'(a)	the State; or'.	5
		(5)	Secti	on 44—	6
			inser	<i>t</i> —	7
		'(4)		re a trustee may be appointed, the Minister must be given en acceptance of the appointment.	8 9
		'(5)		ten acceptance of the appointment under subsection (4) be in the approved form.	10 11
		'(6)		ustee is appointed by registering a trustee of trust land e or plan of subdivision.	12 13
		'(7)		appointment of a trustee under subsection (1) is tive—	14 15
			(a)	if the appointment is the appointment of a trustee of a reserve—on the day the trustee of trust land notice or plan of subdivision for the dedication of the reserve is registered; or	16 17 18 19
			(b)	if the appointment is the appointment of a trustee of a deed of grant in trust—on the day the trustee of trust land notice for the appointment is registered.	20 21 22
		'(8)	-	an of subdivision mentioned in subsection (7)(a) must de all of the following—	23 24
			(a)	the Minister's approval of the appointment;	25
			(b)	the name of the trustee;	26
			(c)	any conditions to which the appointment is subject under subsection (3).'.	27 28
Clause	34	Am	endm	nent of s 45 (Details of trustees)	29
			Secti	on 45(1)—	30
			omit,	insert—	31
		'(1)	A cha	ange to a name of a trustee must be registered.'.	32

Clause	35	Amendment of s 48 (Trustees to give information and allow inspection of records)	1 2	
		Section 48(a), from 'prepare' to 'Minister'—	3	
		omit, insert—	4	
		'apply for the approval of'.	5	
Clause	36	Amendment of s 50 (Vacation of office by trustee)	6	
		(1) Section 50(2)—	7	
		renumber as section 50(3).	8	
		(2) Section 50—	9	
		insert—	10	
		'(2) The vacation of office of a trustee must be registered.'.	11	
		(3) Section 50(3) as renumbered, after 'appoint'—	12	
		insert—	13	
		', under section 44,'.	14	
Clause	37	37	Amendment of s 51 (Removal of trustees)	15
		(1) Section 51(2)—	16	
		renumber as section 51(3).	17	
		(2) Section 51—	18	
		insert—	19	
		'(2) The removal of a trustee from office must be registered.'.	20	
		(3) Section 51(3) as renumbered, after 'appoint'—	21	
		insert—	22	
		', under section 44,'.	23	
Clause	38	Amendment of s 52 (General powers of trustee)	24	
		(1) Section 52(2)(c)—	25	
		omit, insert—	26	
		'(c) any conditions of appointment of the trustee.'	27	

		(2)	Section 32—	1
			insert—	2
		'(3)	Despite subsection (2)(a), the Minister may approve action that is inconsistent ( <i>inconsistent action</i> ) with the purpose for which the reserve was dedicated or the land was granted in trust if the Minister is reasonably satisfied the inconsistent action will not—	3 4 5 6 7
			(a) diminish the purpose for which the reserve was dedicated or the land was granted in trust; or	8 9
			(b) adversely affect any business in the area surrounding the reserve or land granted in trust.	10 11
		'(4)	The Minister's approval under subsection (3) may be subject to conditions.	12 13
		'(5)	A trustee of trust land may apply for the approval of an inconsistent action under subsection (3).'.	14 15
Clause	39	Ins	ertion of new s 53A	16
			After section 53—	17
			insert—	18
	'53A	Sta	ate trustee powers and delegation	19
		'(1)	If the State is the trustee of trust land, the State may only exercise, for the trust land, powers that are not inconsistent with this Act.	20 21 22
		'(2)	A relevant Minister for trust land may delegate a power of the State as trustee of trust land to an appropriately qualified officer of the State.	23 24 25
		'(3)	In this section—	26
			appropriately qualified includes having the qualifications, experience or standing appropriate to exercise the power.	27 28
			Example of standing—	29
			a person's level of employment in the entity in which the person is employed	30 31
			officer of the State means a public service officer and any other person employed in a public sector unit.	32 33

				cant Minister, for trust land, means the Minister having onsibility for the State for administering the trust land.'.	1 2
Clause	40	Am	endn	nent of s 55 (Power to surrender)	3
		(1)	Secti	ion 55, heading, after 'surrender'—	4
			inser	<i>t</i> —	5
			'deed	d of grant in trust'.	6
		(2)	Secti	ion 55(1)—	7
			omit,	insert—	8
		'(1)	A tru	stee may surrender all or part of a deed of grant in trust—	9
			(a)	on terms agreed to between the Minister and the trustee; and	10 11
			(b)	with the Minister's written approval.'.	12
		(3)	Secti	ion 55(3), (4), (5) and (6)—	13
			omit.		14
Clause	41	Ins	ertior	n of new ss 55A–55H	15
			After	r section 55—	16
			inser	<i>t</i> —	17
	'55A	Ар	plying	g to surrender	18
				trustee of a deed of grant in trust may apply to surrender part of the deed of grant in trust.	19 20
	'55B	No	tice o	f proposal to approve surrender	21
		'(1)	a dee	e Minister proposes to approve a surrender of all or part of ed of grant in trust, written notice of the proposal must be a to the following—	22 23 24
			(a)	the trustee of the deed of grant in trust;	25
			(b)	each person with a registered interest in the deed of grant in trust;	26 27
			(c)	another person the Minister considers should be given the notice.	28 29

	'(2)	The not	ice must—	1
		(a) be	in the approved form; and	2
		(b) sta	ate the following—	3
		(i)	the reason for the proposed surrender;	4
		(ii	) that the person given the notice may make a submission against the proposed surrender to the Minister;	5 6 7
		(ii	i) that the submission must be made in the approved form;	8 9
		(iv	v) the closing day for the submission;	10
		(v	) the place where or the way the submission must be lodged.	11 12
'55C	Sul	omissio	ns	13
	'(1)	other th	on given notice of a proposal under section 55B(1), nan the trustee, may make a submission against the l to the Minister.	14 15 16
	'(2)	The sub	emission must—	17
		(a) be	made in the approved form; and	18
			e received by the closing day for the submission in the otice under section 55B(2)(b)(iv); and	19 20
			e lodged at the place or in the way stated in the notice or der section $55B(2)(b)(v)$ .	21 22
	'(3)		nister must consider all submissions received under tion before approving the surrender of the deed of trust.	23 24 25
'55D	Reg	gistratio	n surrenders deed of grant in trust	26
	'(1)		part of a deed of grant in trust may be surrendered by ing a surrender notice or plan of subdivision.	27 28
	'(2)		er, if the surrender relates to only part of a lot, the er may only be made by registering a plan of sion.	29 30 31

	(3)	effec	ct on the day a surrender notice or plan of subdivision is stered.	2 3
	'(4)	Integ not a	Land Title Act 1994, section 50, and the provisions of the grated Planning Act 1997, about reconfiguring a lot do apply to a plan of subdivision registered to give effect to a ender under this section.	4 5 6 7
'55E	No	tice c	of surrender	8
	'(1)	be g	tten notice of the surrender of a deed of grant in trust must given to each person given notice under section 55B(1) at the proposed surrender.	9 10 11
	'(2)	The	notice must include all of the following—	12
		(a)	the date of the surrender;	13
		(b)	the effect, under section 55F, of the surrender;	14
		(c)	if there are improvements on the land the subject of the deed of grant in trust owned by the person receiving the notice—a statement that the person may apply to remove the improvements.	15 16 17 18
	'(3)	of g	e Minister decides not to approve the surrender of a deed rant in trust, written notice of the fact must be given to a person given notice under section 55B(1) about the bosed surrender.	19 20 21 22
'55 <b>F</b>	Eff	ect o	f surrender	23
		follo	the surrender of all or part of a deed of grant in trust, the owing applies in relation to the land the subject of the ender—	24 25 26
		(a)	the trusts ends;	27
		(b)	all appointments of trustees are cancelled;	28
		(c)	all interests in the deed of grant in trust are extinguished;	29
		(d)	the land becomes unallocated State land;	30
		(e)	no person has a right to claim compensation from the Minister or the State for the surrender.	31 32

'55G	Per	Person to give up possession on surrender						
	'(1)	) On the surrender of all or part of a deed of grant in trust, person occupying the land the subject of the surrender mu immediately vacate the land.						
	'(2)	(1),	and i	who does not give up possession under subsection s not otherwise entitled to possession, is a person lawfully occupying unallocated State land.	5 6 7			
		Note-	_		8			
		Act	tion fo	r trespassing may be taken under chapter 7, part 2.	9			
'55H	Dea	aling	with	improvements	10			
	'(1)	been	sur	of improvements on a deed of grant in trust that has rendered may apply to remove the owner's tents on the deed of grant in trust.	11 12 13			
	'(2)			er may remove the improvements only with the proval of, and within a time stated by, the Minister.	14 15			
	'(3)	The	impro	ovements become the property of the State if—	16			
		(a)		Minister has not given written approval for their oval; or	17 18			
		(b)	but t	Minister has given written approval for their removal the improvements have not been removed within the stated by the Minister.	19 20 21			
	'(4)	the o	wner	if the land the subject of surrender is leased or sold, has a right to payment for the improvements under part 5.	22 23 24			
	'(5)	In th	is sec	tion—	25			
		owner, of improvements, means—						
		(a)		e trustee under the surrendered deed of grant in trust ed the improvements—the trustee; or	27 28			
		(b)	a pe	rson who—	29			
			(i)	made the improvements on the land the subject of the surrender with the trustee's authority; and	30 31			
			(ii)	owned the improvements.'.	32			

Clause	42	Am	nendment of s 57 (Trustee leases)	1
		(1)	Section 57(2), after 'conditions'—	2
			insert—	3
			', including, for example, that a stated mandatory standard terms document must form part of the lease'.	4 5
		(2)	Section 57—	6
			insert—	7
		'(2A)	Despite subsections (1) and (2) a trustee may, without the Minister's approval, lease (a <i>construction trustee lease</i> ) all or part of the trust land to the State for the construction of transport infrastructure and the provision of transport services on the lease land.	8 9 10 11 12
		'(2B)	A construction trustee lease may be granted even if its purpose is inconsistent with the purpose for which the trust land was reserved or granted in trust.'.	13 14 15
		(3)	Section 57—	16
			insert—	17
		'(3A)	This section does not authorise the construction of works under a construction trustee lease before the lease is registered.'.	18 19 20
Clause	43		nendment of s 58 (Other transactions relating to stee leases)	21 22
		(1)	Section 58(2), after 'conditions'—	23
			insert—	24
			', including, for example, in the case of a proposed sublease, that a stated mandatory standard terms document must form part of the sublease'.	25 26 27
		(2)	Section 58—	28
			insert—	29
		'(2A)	Despite subsections (1) and (2)—	30
			(a) the State as the lessee under a construction trustee lease under section 57(2A) may, without the trustee's or Minister's approval, sublease (a <i>construction trustee</i>	31 32 33

		for the purposes mentioned in section 57(2A); and	2
		(b) the sublessee may further sublease the land the subject of the sublease.	3 4
	'(2B)	A construction trustee sublease may be granted even if its purpose is inconsistent with the purpose for which the trust land was reserved or granted in trust.'.	5 6 7
	(3)	Section 58—	8
		insert—	9
	'(6A)	This section does not authorise the construction of works under a construction trustee sublease before the sublease is registered.'.	10 11 12
Clause 44	Am	nendment of s 60 (Trustee permits)	13
	(1)	Section 60(2), 'guidelines prescribed under the regulations'—	14
		omit, insert—	15
		'requirements prescribed under a regulation'.	16
	(2)	Section 60(3), '3 months'—	17
		omit, insert—	18
		'1 year'.	19
	(3)	Section 60—	20
		insert—	21
	<b>'</b> (4)	A trustee permit must not be for more than 3 years.	22
	'(5)	If there is a registered mandatory standard terms document that applies generally to trustee permits—	23 24
		(a) a trustee must not issue a trustee permit under this section unless the standard terms document forms part of the trustee permit; and	25 26 27
		(b) the trustee permit is of no effect if the document does not form part of the trustee permit.	28 29
	'(6)	Subsection (5) applies to a trustee permit whether or not it is required to be registered.'.	30 31

Clause	45	Am	nendment of s 63 (Rent to be charged)	1
			Section 63(2), from 'highest' to 'obtained,'—	2
			omit, insert—	3
			'most appropriate rent'.	4
Clause	46		nendment of s 64 (Minister may dispense with proval)	5 6
		(1)	Section 64(1), 'a trustee'—	7
			omit, insert—	8
			'a relevant person'.	9
		(2)	Section 64(1), 'trustee leases'—	10
			omit, insert—	11
			'relevant leases'.	12
		(3)	Section 64(2), 'trustee lease'—	13
			omit, insert—	14
			'relevant lease'.	15
		(4)	Section 64(2), 'guidelines prescribed under the regulations'—	16
			omit, insert—	17
			'requirements prescribed under a regulation'.	18
		(5)	Section 64(4)—	19
			omit, insert—	20
		'(4)	A relevant person may apply for approval to lease, sublease or sub-sublease trust land even if an authority is in force.	21 22
		'(5)	If there is a registered mandatory standard terms document that applies generally to relevant leases—	23 24
			(a) a relevant person must not lease, sublease or sub-sublease trust land unless the standard terms document forms part of the relevant lease; and	25 26 27
			(b) the relevant lease is of no effect if the document does not form part of the relevant lease.	28 29

		'(6)	Also, if there is a registered mandatory standard terms document that applies to a stated type of relevant lease—	1 2
			(a) a relevant person must not issue a relevant lease of the stated type unless the standard terms document forms part of the relevant lease; and	3 4 5
			(b) the relevant lease is of no effect if the document does not form part of the relevant lease.	6 7
			Examples of stated types of relevant lease—	8
			a lease for a particular purpose or a lease relating to land in a particular area	9 10
		'(7)	In this section—	11
			relevant lease means—	12
			(a) a trustee lease; or	13
			(b) a sublease of a trustee lease; or	14
			(c) a sub-sublease of a sublease of a trustee lease.	15
			relevant person means—	16
			(a) a trustee; or	17
			(b) a lessee under a trustee lease; or	18
			(c) a sublessee under a sublease of a trustee lease.'.	19
Clause	47	Am	endment of s 74 (Minister may start winding-up)	20
			Section 74(1), from 'trust if a—'—	21
			omit, insert—	22
			'trust if—	23
			(a) the dedication of a reserve is revoked; or	24
			(b) a deed of grant in trust is cancelled; or	25
			(c) a deed of grant in trust is sold by a mortgagee in possession.'.	26 27
Clause	48		endment of s 78 (Winding-up may continue after ocation, cancellation or sale)	28 29
			Section 78(a), before 'reserve'—	30

			insert—	1
			'dedication of the'.	2
Clause	49		placement of s 94 (Dedication of road by gazette tice)	3 4
			Section 94—	5
			omit, insert—	6
	<b>'94</b>	De	dication of road	7
		'(1)	The Minister may dedicate unallocated State land as a road for public use.	8 9
		'(2)	A person may apply for the dedication of land as a road for public use.	10 11
		'(3)	The Minister may dedicate land as a road for public use without receiving a permanent road closure application.	12 13
		'(4)	The approval of a road closure application may be subject to conditions.	14 15
		'(5)	Land may be dedicated as a road for public use by the registration of a dedication notice or a plan of subdivision.	16 17
		'(6)	On the day the dedication notice or plan of subdivision is registered—	18 19
			(a) the dedication of the land as a road for public use takes effect; and	20 21
			(b) the land is opened for public use as a road.'.	22
Clause	50	Ins	ertion of new s 97A	23
			Chapter 3, part 2, division 2—	24
			insert—	25
	'97A	De	finitions for div 2	26
			'In this division—	27
			<i>permanent road closure application</i> means an application to permanently close a road under section 99(1).	28 29
			road closure application means—	30

		(a) a permanent road closure application; or	1
		(b) a temporary road closure application.	2
		temporary road closure application means an application to temporarily close a road under section 99(2).'.	3
Clause	51	Amendment of s 98 (Closure of road by gazette notice)	4
		(1) Section 98, heading, 'by gazette notice'—	5
		omit.	6
		(2) Section 98(1), from 'may'—	7
		omit, insert—	8
		'may—	9
		(a) permanently close the road under division 4; or	10
		(b) temporarily close the road by gazette notice.'.	11
		(3) Section 98(2), from 'close'—	12
		omit, insert—	13
		'permanently close the road without receiving an application under section 99(1).'.	14 15
		(4) Section 98(3), 'The road is'—	16
		omit, insert—	17
		'A road is temporarily'.'	18
Clause	52	Replacement of s 99 (Application to close road)	19
		Section 99—	20
		omit, insert—	21
	<b>'99</b>	Application to close road	22
		'(1) An entity may apply for the permanent closure of a road if the entity is—	23 24
		(a) a public utility provider; or	25
		(b) an adjoining owner for the road.	26
		'(2) A person may apply for the temporary closure of a road if the person is—	27 28

		(a) an adjoining owner for the road; or	1
		(b) another person, if the closure of the road is only for allowing the person to make the structural improvements mentioned in section 104(b)(ii) or (iii).	2 3 4
	'(3)	An adjoining owner who makes a permanent road closure application may ask for the road, on its closure, to be amalgamated with the adjoining owner's adjoining land.	5 6 7
	'(4)	Subsection (5) applies if the adjoining owner under subsection (3) is a registered owner, other than as trustee under a deed of grant in trust, of the adjoining land and other land that would be adversely affected by the permanent closure of the road.	8 9 10 11
	'(5)	The adjoining owner may ask in the application that, on the closure of the road, the road, the adjoining land and the other land be amalgamated.	12 13 14
	'(6)	The Minister may refuse a road closure application if the Minister is satisfied—	15 16
		(a) the road is the only dedicated access to a person's land; or	17 18
		(b) the road is, or may be, used regularly by the public as a road or stock route; or	19 20
		(c) the road provides continuity to a road network.'.	21
Clause 53	Am	nendment of s 100 (Public notice of closure)	22
	(1)	Section 100(3) and (4)—	23
		renumber as section 100(4) and (5).	24
	(2)	Section 100(4) as renumbered, 'The public notice must include'—	25 26
		omit, insert—	27
		'Appropriate public notice includes'.	28
	(3)	Section 100(5) as renumbered—	29
		insert—	30
		'no-through road means a road that—	31
		(a) is closed at one end; and	32

29

30

		Zana una omer Zegistanov ilmenament Ziv 2007
		(b) provides access to the land of only 1 adjoining owner for the road.
		relevant applicant means—
		(a) a public utility provider; or
		(b) an adjoining owner.'.
	(4)	Section 100—
		insert—
	'(3)	However, appropriate public notice of a road closure application is not needed if—
		(a) the road closure application is to close a no-through road; or
		(b) the road closure application is to close part of a road by a volumetric format plan of subdivision and the closure will not adversely affect the part of the road being used as a road.'.
54	Re	placement of ch 3, pt 2, divs 4 and 5
		Chapter 3, part 2, divisions 4 and 5—
		omit, insert—
'Div	/isior	Permanently closed roads
<b>'108</b>	B Pei	rmanent closure of road
	'(1)	If the Minister permanently closes a road, the road is permanently closed by the registration of a plan of subdivision.
	'(2)	The permanent closure of the road takes effect on the day the plan of subdivision is registered.
'109		osed road may be dealt with as lot or algamated with adjoining land
	'(1)	If the Minister is satisfied a road being permanently closed is of adequate area, having regard to the location of the road and

the use made of adjoining land, to be used as a lot, the road—

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s 54

		(a)	mus	t be snown as a lot on the plan of subdivision; and	1
		(b)	may	be dealt with as unallocated State land.	2
	'(2)			nister is not satisfied under subsection (1), the road malgamated with—	3 4
		(a)	adjo	ining unallocated State land; or	5
		(b)		ere is no adjoining unallocated State land—the land adjoining owner for the road.	6 7
'109 <i>A</i>		nultar grant	neou	s opening and closing of roads—deed	8
	'(1)		_	red owner may apply for the simultaneous opening ag of roads if—	10 11
		(a)		ad is being opened in the land (the <i>relevant land</i> ) the ect of a deed of grant; and	12 13
		(b)	at th	e same time—	14
			(i)	a road within the boundaries of or adjoining the relevant land is being closed; or	15 16
			(ii)	a road within the boundaries of land (the <i>additional land</i> ) the subject of another deed of grant is being closed and the additional land and the relevant land adjoin and are owned by the same registered owner; or	17 18 19 20 21
			(iii)	a road adjoining land (also the <i>additional land</i> ) the subject of another deed of grant is being closed and the additional land and the relevant land adjoin and are owned by the same registered owner; and	22 23 24 25
		(c)	the r	road being opened is a replacement of the road being ed.	26 27
	'(2)			tered owner may ask that the following be included of grant issued under section 358—	28 29
		(a)	any	severance of land created by the road being opened;	30
		(b)	the r	road being closed.	31
	'(3)			ster's approval of an application under subsection (1) bject to conditions.	32 33

'(4)	A registered owner may appeal against the conditions mentioned in subsection (3).	1 2
'(5)	The Land Title Act 1994, section 50, and the provisions of the Integrated Planning Act 1997, about reconfiguring a lot do not apply to the repositioning of a road under this section.	3 4 5
'(6)	In this section—	6
	<i>close</i> , a road, means permanently close the road under section 108.	7 8
	<i>open</i> , a road, means open for public use as a road under section 94.	9 10
ʻ109B Sir lar	multaneous opening and closure of roads—trust and or lease land	11 12
'(1)	A trustee or lessee may apply for the simultaneous opening and closure of roads if—	13 14
	(a) a road is being opened in trust land or lease land (the <i>relevant land</i> ); and	15 16
	(b) at the same time a road within the boundaries of or adjoining the relevant land is being closed; and	17 18
	(c) the road being opened is a replacement of the road being closed.	19 20
'(2)	If a trustee makes an application under subsection (1), the trustee may ask that the land in the road being closed be included in—	21 22 23
	(a) if the trustee is the trustee under a deed of grant in trust—a deed of grant in trust issued under section 358; or	24 25 26
	(b) if the trustee is the trustee of a reserve—the land dedicated as a reserve under section 31A.	27 28
'(3)	If a lessee makes an application under subsection (1), the lessee may ask that the land in the road being closed—	29 30
	(a) if the lease is a freeholding lease—be amalgamated with the lease land under section 360(1)(e); or	31 32

	perpetual lease—be amalgamated with the lease land under section 360A(2)(d).	2 3
'(4)	The Minister's approval of the application may be subject to conditions.	4 5
'(5)	A trustee or lessee may appeal against the conditions mentioned in subsection (4).	6 7
'(6)	The Land Title Act 1994, section 50, and the provisions of the Integrated Planning Act 1997, about reconfiguring a lot do not apply to the replacement of a road in a deed of grant in trust under this section.	8 9 10 11
'(7)	In this section—	12
	<i>close</i> , a road, means permanently close the road under section 108.	13 14
	open, a road, means open for public use as a road under section 94.	15 16
	lying or leasing land if closed road amalgamated	17
wi	th adjoining land	18
<b>wi</b> '(1)		
		18
	This section applies if—	18 19
	This section applies if—  (a) land must be amalgamated under section 109(2)(b); or  (b) a registered owner has asked for an amalgamation of	18 19 20 21
	<ul> <li>This section applies if—</li> <li>(a) land must be amalgamated under section 109(2)(b); or</li> <li>(b) a registered owner has asked for an amalgamation of land under section 109A(2); or</li> <li>(c) a lessee has asked for an amalgamation of land under</li> </ul>	18 19 20 21 22 23
'(1)	<ul> <li>This section applies if—</li> <li>(a) land must be amalgamated under section 109(2)(b); or</li> <li>(b) a registered owner has asked for an amalgamation of land under section 109A(2); or</li> <li>(c) a lessee has asked for an amalgamation of land under section 109B(3).</li> </ul>	18 19 20 21 22 23 24
'(1)	<ul> <li>This section applies if— <ul> <li>(a) land must be amalgamated under section 109(2)(b); or</li> <li>(b) a registered owner has asked for an amalgamation of land under section 109A(2); or</li> <li>(c) a lessee has asked for an amalgamation of land under section 109B(3).</li> </ul> </li> <li>Before the road is permanently closed, the road must be— <ul> <li>(a) sold to 1 or more adjoining owners who are registered</li> </ul> </li> </ul>	18 19 20 21 22 23 24 25 26

		'(4)	The Minister must decide the purchase price or the cash premium.'.	1 2
Clause	55		numbering of ch 3, pt 2, div 6 (Building of roads in te developments)	3 4
			Chapter 3, part 2, division 6—	5
			renumber as division 5.	6
Clause	56	Am	endment of s 115 (Conditions of sale)	7
			Section 115—	8
			insert—	9
		'(3)	Subsections (4) and (5) apply to a lease made available by public auction, tender or ballot if—	10 11
			(a) the lease is for—	12
			(i) rural leasehold land; and	13
			(ii) a term of 20 years or more; and	14
			(b) the lease land is 100ha or more.	15
		'(4)	The sale of the lease is subject to a condition that the proposed lessee enter into a land management agreement for the lease.	1 <i>6</i> 17
		'(5)	The lease is subject to conditions that—	18
			(a) there must be a current land management agreement for the lease; and	19 20
			(b) the lessee must comply with the agreement.'.	21
Clause	57	Ins	ertion of new s 120A	22
			Chapter 4, part 1, division 2—	23
			insert—	24
	<b>'120</b>	A Apı	plying for interest in land without competition	25
		'(1)	A person may apply for an interest in land that, under this division, may be granted without competition	26

		'(2)	If, under this division, the Minister decides to offer the interest, the interest may be offered to the applicant subject to conditions.	1 2 3
		'(3)	If a conditional offer is made, the offer is accepted only if the applicant complies with all of its conditions.'.	4 5
Clause	58	Am lan	endment of s 122 (Deeds of grant of unallocated State d)	6 7
		(1)	Section 122(2), 'local government'—	8
			omit, insert—	9
			'constructing authority'.	10
		(2)	Section 122(4)—	11
			omit.	12
Clause	59	Am	endment of s 127 (Reclaimed land)	13
		(1)	Section 127(1)—	14
			omit, insert—	15
		'(1)	If a person has reclaimed land under the authority of an Act—	16
			(a) the Governor in Council may issue to the person, without competition, a deed of grant over all or part of the land; or	17 18 19
			(b) the Minister may issue to the person, without competition, a lease over all or part of the land.'.	20 21
		(2)	Section 127(2), after 'Governor in Council'—	22
			insert—	23
			'or Minister'.	24
Clause	60	Am	endment of s 129 (Lease for significant development)	25
		(1)	Section 129(1), 'Minister'—	26
			omit, insert—	27
			'chief executive'.	28
		(2)	Section 129—	29

			insert	<u> </u>	1
		'(5)	chief assess	pplication for the lease must not be granted unless the executive is satisfied, having regard to the independent sment, about the applicant's financial and managerial ilities.'.	2 3 4 5
Clause	61	Ins	ertion	of new s 130A	6
			After	section 130—	7
			insert	<u> </u>	8
	'130A			of financial and managerial capabilities of lease for significant development	9 10
		'(1)		Minister may make a note under this section in the priate register against a lease under this division if—	11 12
				in relation to the lease, there has been an independent assessment of at least 1 of the following—	13 14
				(i) under section 129, an applicant's financial and managerial capabilities;	15 16
				(ii) under section 130, a transferee's financial and managerial capabilities; or	17 18
				if paragraph (a) does not apply in relation to the lease—the Minister is satisfied the lease is a lease for a significant development.	19 20 21
		'(2)	lessee	e acting under subsection (1), the Minister must give the at least 14 days notice in writing of the Minister's ion to make the note.	22 23 24
		<b>'</b> (3)	The le	essee of a relevant lease—	25
			. ,	must notify the Minister in the approved form as soon as practicable after there is a relevant change to the lessee; and	26 27 28
				must ensure that the notice to the Minister is accompanied by enough information about the relevant change to allow the Minister to decide whether an independent assessment of the financial and managerial capabilities of the lessee should be performed.	29 30 31 32 33

'(4)	fina	Minister may cause an independent assessment of the ncial and managerial capabilities of a lessee of a relevant e to be performed if—	1 2 3
	(a)	the lessee notifies the Minister under subsection (3); or	4
	(b)	the Minister is satisfied on reasonable grounds that the lessee should have notified the Minister under subsection (3) but has not done so.	5 6 7
'(5)	the relat	remove any doubt, it is declared that, for section 234(c), lessee of a lease contravenes a provision of this Act in tion to the lease, and the lease may accordingly be eited under chapter 5, part 4, if—	8 9 10 11
	(a)	the lease is a relevant lease; and	12
	(b)	the lessee contravenes subsection (3).	13
'(6)	the 1	her, a lease may be forfeited under chapter 5, part 4 as if lessee had contravened a provision of this Act in relation he lease if all of the following circumstances apply—	14 15 16
	(a)	the lease is a relevant lease;	17
	(b)	an independent assessment of the financial and managerial capabilities of the lessee of the lease is performed under subsection (4);	18 19 20
	(c)	as a result of the assessment, the Minister is satisfied on reasonable grounds that—	21 22
		(i) there has been a relevant change to the lessee; and	23
		(ii) the relevant change can reasonably be expected to detrimentally affect the capacity of the lessee of the lease to meet the lessee's obligations under the lease.	24 25 26 27
'(7)	capa	n independent assessment of the financial and managerial abilities of a lessee of a relevant lease is performed under section (4)—	28 29 30
	(a)	the Minister may give to the person performing the assessment any information given to the Minister under subsection (3)(b) by the lessee; and	31 32 33
	(b)	the lessee must pay the costs of the assessment; and	34
	(c)	the cost is not refundable.	35

1

'(8) If the Minister makes a note under this section against a

			lease—	2
			(a) written notice of the decision and the reasons for the decision must be given to the lessee; and	3 4
			(b) the lessee may appeal against the decision.	5
		'(9)	The Minister may remove a note made under this section against a lease if, having regard to the significant development to which the lease relates, the Minister considers its removal is appropriate in all the circumstances.	6 7 8 9
			Example—	10
			The Minister might remove a note if the Minister considers development required to be undertaken under the lease is complete or substantially complete.	11 12 13
		'(10)	In this section—	14
			<i>relevant change</i> , to a lessee of a relevant lease, means a change of substance in the financial and managerial capabilities of the lessee.	15 16 17
			Examples of relevant changes to a lessee—	18
			1 There is a change in the control of the lessee because of a share transaction involving the lessee or a holding company of the lessee, and the persons now directing the operations of the lessee do not have knowledge or experience in the lessee's operations that relate to the relevant lease.	19 20 21 22 23
			2 Receivers are appointed for the lessee.	24
			relevant lease means a lease noted in the register under subsection (1).'.	25 26
Clause	62	Am	nendment of s 136 (Conditions of offer and lease)	27
			Section 136—	28
			insert—	29
		'(5)	Subsections (6) and (7) apply to an offer of a lease for an additional area if—	30 31
			(a) the additional area is 100ha or more; and	32
			(b) the lease is to be a perpetual lease or a term lease for 20 years or more.	33 34

		'(6)		offer is subject to a condition that the proposed lessee tenter into a land management agreement for—	1 2
			(a)	the additional area (the <i>relevant land</i> ); and	3
			(b)	if the offer includes a condition mentioned in subsection (1) and the condition requires the additional area to be amalgamated or tied with lease land under another lease—the lease land (also the <i>relevant land</i> ).	4 5 6 7
		'(7)		e offered lease is issued, any lease for the relevant land is ect to conditions that—	8 9
			(a)	there must be a current land management agreement for the lease; and	10 11
			(b)	the lessee must comply with the agreement.'.	12
Clause	63	Ins	ertio	n of new s 138A	13
			Afte	r section 138—	14
			inse	rt—	15
	'138A	Res	strict	ion on commencement of lease or permit	16
			'A le	ease or permit under this part must not start until—	17
			(a)	for a lease or permit sold under this part—the buyer complies with all of the conditions of sale; or	18 19
			(b)	for a lease or permit offered under this part—the offeree complies with all of the conditions of the offer.'.	20 21
Clause	64			nent of s 144 (Division applies only to leases for and agriculture)	22 23
			Sect	ion 144—	24
			inse	rt—	25
		'(2)	To re	emove any doubt, it is declared that—	26
			(a)	a reference in section 145, 146, 147 or 149 to a lease includes a reference to a sublease of a lease to which this division applies; and	27 28 29
			(b)	a reference in section 147, 149 or 151 to a lessee includes a reference to a sublessee of a sublease of a lease to which this division applies.'.	30 31 32

Clause	65		placement of \$ 153 (Leases must be used for purpose used)	1 2
			Section 153—	3
			omit, insert—	4
	<b>'153</b>	Lea	ase must state its purpose	5
			'A lease must state the purpose for which it is issued.	6
			Note—	7
			See also sections 16(1) (Deciding appropriate tenure) and 199A (Land may be used only for tenure's purpose).'.	8 9
Clause	66		nendment of s 154 (Minister may approve additional rposes)	10 11
		(1)	Section 154(2)—	12
			insert—	13
			'(e) whether and in what way the lessee should apply under section 210 to change the conditions of the lease, having regard to the proposed purposes for which the lease is to be used.'.	14 15 16 17
		(2)	Section 154—	18
			insert—	19
		'(4)	The application must be accompanied by the written consent of all persons with a registered interest in the lease.	20 21
		'(5)	However, consent under subsection (4) must not be unreasonably withheld.	22 23
		'(6)	To remove any doubt, it is declared that an application under subsection (1) may be both for the addition of 1 or more purposes and for the removal of 1 or more purposes.	24 25 26
		'(7)	If the lessee agrees with the matters notified under subsection (2)(b) to (d), and there is no associated change of conditions proposed under section 210, the purposes of the lease, as changed, must be registered.	27 28 29 30
		'(8)	If the lessee agrees with the matters notified under subsection (2)(b) to (d), and the Minister and the lessee have agreed under section 210 to any associated change of conditions proposed under that section, the purposes of the lease, as	31 32 33 34

			_		must n of the		_			•	nction	with	th	ne	1 2
		'(9)		_	in the ses, as c						ing fro	om the	e da	ny	3 4
Clause	67	Am	endm	ent	of s 15	55 (L	.ength	of ter	m	lease	s)				5
		(1)	Section	on 15	5, after	r 'ter	m leas	e'—							6
			insert	t—											7
			for la	and o	ther th	an ru	ıral leas	sehold l	lan	ď.					8
		(2)	Section	on 15	55—										9
			insert	t											10
		'(3)			ase for 30 yea		l lease	hold la	ınd	must	not be	issue	d fo	or	11 12
		'(4)	for a	term	a term of no r and is i	nore	than 4	0 years							13 14 15
		'(5)			m lease more t					and m	ay be i	issued	for	a	16 17
			(a)	the N	Ministe	r con	nsiders	that—							18
				(i)	the lea	ise la	and is i	n good	cor	nditior	; and				19
				(ii)	lease 1	and	relevan should or cons	be the	su	bject	of a co	onserv			20 21 22
					nservat ervatio		_								23 24
				be a	e Minis n indig ease lan ing to t	enou nd—	ıs acce -an indi	ss and genous	use s ac	e agre	ement nd use	relati	ng 1	to	25 26 27 28
		'(6)	This s	sectio	on is su	bject	t to sec	tions 1:	55 <i>A</i>	A and	155B.'	•			29
Clause	60	lno	ortion	of =	new ss	155	: A 1 = 1	: E							20
Clause	68	IIIS			iew ss ion 155		)A-13;	) <b>C</b>							30
			AILCI	secu	1011 133										31

		inse	rt—	1
'155A		endii years	ng particular term leases for a term of up to	2 3
	'(1)	This	s section applies to a lease if—	4
		(a)	the lease is for rural leasehold land; and	5
		(b)	the lease land is 100ha or more; and	6
		(c)	the term of the lease is no more than 30 years; and	7
		(d)	there is a land management agreement for the lease; and	8
		(e)	the land management agreement contains a commitment by the Minister to extend the lease under this section; and	9 10 11
		(f)	no more than 10 years have passed since the agreement was first registered; and	12 13
		(g)	the lease has not already been extended under this section.	14 15
	'(2)	The	lessee may apply to extend the lease.	16
	'(3)		Minister may grant the application and extend the lease if Minister is satisfied—	17 18
		(a)	the lessee has complied with the land management agreement and any requirements under it for the granting of the extension; and	19 20 21
		(b)	the lease land is in good condition.	22
	'(4)	How	vever, the extension can not be for more than 10 years.	23
'155B		endii years	ng particular term leases for a term of up to	24 25
	'(1)	This	s section applies to a lease if—	26
		(a)	the lease is for rural leasehold land; and	27
		(b)	the lease land is 100ha or more; and	28
		(c)	either—	29
			(i) the term of the lease is for more than 30, but no more than 40, years; or	30 31

		(ii)	the term of the lease has been extended under section 155A; and	1 2
	(d)	the u	inexpired term of the lease is at least 10 years; and	3
	(e)	there	e is a land management agreement for the lease; and	4
	(f)	by t	and management agreement contains a commitment he Minister to extend the lease if the following umstances apply—	5 6 7
		(i)	the Minister considers that land (the <i>relevant land</i> ) that is all or part of the lease land should be the subject of a conservation agreement or conservation covenant;	8 9 10 11
		(ii)	a conservation agreement has been entered into, or a conservation covenant exists, for the relevant land;	12 13 14
		(iii)	if the Minister considers that it is appropriate for there to be an indigenous access and use agreement relating to the lease land—an indigenous access and use agreement relating to the land has been entered into; and	15 16 17 18 19
	(g)	the secti	lease has not already been extended under this on.	20 21
'(2)	The	lessee	may apply to extend the lease.	22
'(3)			ter may grant the application and extend the lease if er is satisfied—	23 24
	(a)	agre	lessee has complied with the land management ement and any requirements under it for the ting of the extension; and	25 26 27
	(b)	the l	ease land is in good condition.	28
'(4)	How	vever,	the extension can not be for more than 10 years.	29
155C Reg	giste	ring a	and taking of effect of extension	30
'(1)			on applies if, under section 155A or 155B, the xtends a term lease.	31 32
'(2)	The is m		sion must be registered as soon as practicable after it	33 34

'(.	3) Tl	he extension has effect from the day it is registered.	1
'(	4) N	o fee is payable for registering the extension.	2
'155D I	Powei	r to reduce term of extended term lease	3
'(	1) Tl	his section applies to a term lease if—	4
	(a	) it has been extended under section 155A and the Minister considers the lease land is no longer in good condition; or	5 6 7
	(b	it has been extended under section 155B and an indigenous access and use agreement entered into under section 155B(1)(f)(iii) is no longer in effect in relation to the lease land.	8 9 10 11
'(	th	he Minister may reduce the term of the lease by an amount at is no more than the period for which it was extended nder section 155A or 155B.	12 13 14
'(		owever, the Minister can not reduce the term by an amount at results in the lease no longer having an unexpired term.	15 16
	No	ote—	17
		A breach of a condition that the lessee comply with the land management agreement for the lease may also be dealt with by a remedial action notice.	18 19 20
'155E I	Provis	sions about reduction	21
'(		his section applies if, under section 155D(2), the Minister ecides to reduce the term of a term lease.	22 23
'('		ritten notice must given to the lessee of the decision and the asons for it.	24 25
'(:	3) Tl	he lessee may appeal against the decision.	26
'(4		he reduction must be registered as soon as practicable after e appeal expiration day for the decision.	27 28
'(.	5) Tl	he reduction has effect from the day it is registered.	29
'(	6) N	o fee is payable for registering the reduction.	30
'('	7) N	o compensation is payable by the State for the reduction.'.	31

Clause	69	Ins	ertion of new s 157A	1					
			After section 157—	2					
			insert—	3					
	'157A Chief executive's approval required for renewal								
		'(1)	A term lease may be renewed only if—	5					
			(a) the lessee has made an application under section 158; and	6 7					
			(b) under this division, the chief executive has made an offer of a new lease and the offer has been accepted.	8 9					
		'(2)	Subsection (1) is subject to section 164.1'.	10					
Clause	70	Am	endment of s 158 (Application to renew lease)	11					
		(1)	Section 158, heading—	12					
			omit, insert—	13					
	<b>'158</b>	App	olication for new lease'.	14					
		(2)	Section 158(1), 'to renew the lease'—	15					
			omit, insert—	16					
			'for an offer of a new lease'.	17					
		(3)	Section 158(3)—	18					
			renumber as section 158(4).	19					
		(4)	Section 158—	20					
			insert—	21					
		'(3)	A renewal application can not be made for a lease if it contains a reservation that all of the lease land is a future conservation area.'.	22 23 24					
		(5)	Section 158—	25					
			insert—	26					
		'(5)	In this section—	27					

<sup>1</sup> Section 164 (Short term extension)

				ting term, of the lease, does not include an extension er section 155A or 155B of the term of the lease.'.	1 2
lause	71	Am	endn	nent of s 159 (Issues the Minister must consider)	3
		(1)	Sect	ion 159, heading—	4
			omit	, insert—	5
	<b>'159</b>	Ge	neral	provisions for deciding application'.	6
		(2)	Sect	ion 159, from 'The Minister' to 'lease—'—	7
			omit	, insert—	8
			deci	chief executive must consider the following before ding whether or not to offer a new lease, the conditions of offer or the imposed conditions of the new lease—'.	9 10 11
		(3)	Sect	ion 159(b) and (d) and (h) to (l), 'lease'—	12
			omit	, insert—	13
			'leas	e land'.	14
		(4)	Sect	ion 159(e) and (f)—	15
			omit	, insert—	16
			'(e)	the condition of the lease land;	17
			(f)	the extent to which the lease land suffers from, or is at risk of, land degradation;'.	18 19
		(5)	Sect	ion 159(g), after 'lease'—	20
			inse	rt—	21
			ʻand	any land management agreement for the lease'.	22
		(6)	Sect	ion 159—	23
			inse	rt—	24
			'(m)	whether a new lease is the most appropriate form of tenure for the lease land;	25 26
			(n)	the lessee's record of compliance with this Act;	27
			(o)	the natural environmental values of the lease land.'.	28
		(7)	Sect	ion 159—	29
			inse	rt—	30

**(**2)

However, subsection (1)(d) applies only if the NCA 1

			departm	ent has given the chief executive—	2
			co	written notice stating the environmental or nature inservation purposes for which the part of the lease and is required; and	3 4 5
			(b) eit	her—	6
			(i)	a map showing the required particulars for a map of the part; or	7 8
			(ii	) a description of the boundary of the part by reference to Map Grid of Australia 1994 coordinates and zone references for the area.	9 10 11
		'(3)	a future	ase contains a reservation that part of the lease land is conservation area the chief executive can not offer a se for that part.	12 13 14
		'(4)	land is i	ove any doubt, it is declared that, to the extent the lease n an urban area, the chief executive need not consider e that is not relevant to an urban environment.	15 16 17
			Example	of an issue not relevant to an urban environment—	18
			whethe forest	r part of the lease land should be set apart and declared as State	19 20
		'(5)	land, th	idering the natural environmental values of the lease the matters to which the chief executive must have include any advice about the values the chief executive from the NCA department.'.	21 22 23 24
Clause	72	Ins	ertion of	f new s 159A	25
			After se	ction 159—	26
			insert—		27
	'159A		visions m of ten	for decision about most appropriate ure	28 29
		'(1)	the mos	ling, under section 159(1)(m), whether a new lease is appropriate form of tenure for the lease land the of a renewal application, section 16 applies—	30 31 32
			` ′	if a reference in the section to an allocation were a ference to the decision; and	33 34

			(b) with other necessary changes.	1
		'(2)	If the lease is over a reserve, the chief executive must, before making the decision, consult with the trustee for the reserve.	2 3
		'(3)	If the decision is that another form of tenure is a more appropriate form of tenure than a new lease, the chief executive may elect to treat the application as a conversion application for the other form of tenure.	
		<b>'</b> (4)	On the making of the election—	8
			(a) the renewal is taken to be a conversion application for the other form of tenure; and	9 10
			(b) division 3 applies to the conversion application.'.	11
Clause	73		nendment of s 160 (Written notice of Minister's cision)	12 13
		(1)	Section 160, 'Minister's'—	14
			omit, insert—	15
			'chief executive's'.	16
		(2)	Section 160, 'Minister'—	17
			omit, insert—	18
			'chief executive'.	19
Clause	74	Ins	sertion of new s 160A	20
			After section 160—	21
			insert—	22
	'160A		nd management agreement condition for rticular offers	23 24
		'(1)	This section applies if—	25
			(a) a new lease is offered under section 160(1); and	26
			(b) the new lease—	27
			(i) is for rural leasehold land; and	28
			(ii) is to be for a term of 20 years or more; and	29
			(c) the lease land is 100ha or more.	30

		'(2)	The offer is subject to a condition that the proposed lessee must enter into a land management agreement for the new lease.'.	1 2 3
Clause	75	Re	placement of s 162 (Acceptance of offer)	4
			Section 162—	5
			omit, insert—	6
	<b>'162</b>	Iss	uing of new lease	7
		'(1)	On acceptance of the offer, the Minister may issue a lease (the <i>new lease</i> ) in accordance with the terms of the accepted offer.	8 9
		'(2)	The new lease must be issued for the same purpose as the lease (the <i>old lease</i> ) the subject of the renewal application.	10 11
		'(3)	Additional unallocated State land may be included in the new lease, if chapter 4, part 1, division 2 is complied with. <sup>2</sup>	12 13
		'(4)	The new lease is issued subject to all relevant registered interests to which the old lease was subject, and in the same priorities.	14 15 16
		'(5)	On the registration of the new lease, the old lease is taken to have been wholly surrendered.	17 18
		'(6)	The surrender must be registered.	19
	'162 <i>A</i>	A Co	nditions imposed on particular new leases	20
		'(1)	This section imposes conditions on a lease issued under section 162 if—	21 22
			(a) the lease—	23
			(i) is for rural leasehold land; and	24
			(ii) is to be for a term of 20 years or more; and	25
			(b) the lease land is 100ha or more.	26
		'(2)	There must be a current land management agreement for the lease.	27 28
		'(3)	The lessee must comply with the agreement.'.	29

<sup>2</sup> Chapter 4, part 1, division 2 is about interests available in land without competition.

Clause	76	Ins	ertion of new s 165A	1
			After section 165—	2
			insert—	3
	'165A	Chi	ief executive's approval required for conversion	4
			'A lease may be converted under this division only if—	5
			(a) the lessee has made an application under section 166; and	6 7
			(b) under this division, the chief executive has made an offer to convert the lease and the offer has been accepted.'.	8 9 10
Clause	77	Am	nendment of s 166 (Application to convert lease)	11
		(1)	Section 166(1), from 'A lessee' to 'conversion application'—	12 13
			omit, insert—	14
			'Subject to subsections (2) to (4), a lessee may apply to convert (a <i>conversion application</i> )'.	15 16
		(2)	Section 166(2)(b), 'Minister's'—	17
			omit, insert—	18
			'chief executive's'.	19
		(3)	Section 166(3)—	20
			renumber as section 166(5).	21
		(4)	Section 166—	22
			insert—	23
		<b>'</b> (3)	A lessee of a term lease not issued for pastoral purposes may only apply to convert the lease to freehold land.	24 25
		<b>'</b> (4)	A conversion application can not be made for a lease if it contains a reservation that all of the lease land is a future conservation area.'.	26 27 28
		(5)	Section 166—	29
			insert—	30
		<b>'</b> (6)	In this section—	31

			ing term, of the lease, does not include an extension r section 155A or 155B of the term of the lease.'.	1 2
78				3 4
	(1)	Secti	on 167, heading—	5
		omit,	insert—	6
<b>'167</b>	Pro	visio	ns for deciding application'.	7
	(2)	Secti	on 167(1), from 'The Minister' to 'lease—'—	8
		omit,	insert—	9
		whet whic	her or not to offer to convert a lease, the conditions on h the offer is made and, if the offer is for a lease, its	10 11 12 13
	(3)	Secti	on 167(1)(a), (b) and (d) and (h) to (m), 'lease'—	14
		omit,	insert—	15
		'leas	e land'.	16
	(4)	Secti	on 167(1)(e) and (f)—	17
		omit,	insert—	18
		'(e)	the condition of the lease land;	19
		(f)	the extent to which the lease land suffers from, or is at risk of, land degradation;'.	20 21
	(5)	Secti	on 167(1)(g), after 'lease'—	22
		inser	<i>t</i> —	23
		ʻand	with any land management agreement for the lease'.	24
	(6)	Secti	on 167—	25
		inser	<i>t</i> —	26
		'(n)	the most appropriate form of tenure for the lease land;	27
		(o)	the lessee's record of compliance with this Act;	28
		(p)	the natural environmental values of the lease land.'.	29
	(7)	Secti	on 167—	30
		(1)  '167 Pro (2)  (3)  (4)  (5)	78 Amenda consider  (1) Section omit,  '167 Provisio  (2) Section omit,  'The whet which imposit impos	Amendment of s 167 (Issues the Minister must consider)  (1) Section 167, heading—

insert—

1

	'(3)	Also, subsection (1)(d) applies only if the NCA department has given the chief executive—	2 3
		(a) a written notice stating the environmental or nature conservation purposes for which the part of the lease land is required; and	4 5 6
		(b) either—	7
		(i) a map showing the required particulars for a map of the part; or	8 9
		(ii) a description of the boundary of the part by reference to Map Grid of Australia 1994 coordinates and zone references for the area.	10 11 12
	'(4)	If the lease contains a reservation that part of the lease land is a future conservation area the chief executive can not offer a new lease or a deed of grant for that part.	13 14 15
	'(5)	To remove any doubt, it is declared that, to the extent the lease land is in an urban area, the chief executive need not consider any issue that is not relevant to an urban environment.	16 17 18
		Example of an issue not relevant to an urban environment—	19
		whether part of the lease land should be set apart and declared as State forest	20 21
	'(6)	In considering the natural environmental values of the lease land, the matters to which the chief executive must have regard include any advice about the values the chief executive receives from the NCA department.	22 23 24 25
	'(7)	For subsection (1)(m), section 16 applies, with necessary changes, as if a reference in the section to an allocation were a reference to a decision mentioned in subsection (1).'.	26 27 28
Clause 79	-	nendment of s 168 (Written notice of Minister's cision)	29 30
	(1)	Section 168, 'Minister's'—	31
		omit, insert—	32
		'chief executive's'.	33
	(2)	Section 168, 'Minister'—	34

			omit, insert—	1
			'chief executive'.	2
Clause	80	Ins	ertion of new s 168A	3
			After section 168—	4
			insert—	5
	'168 <i>I</i>	A Lar lea	nd management agreement for new perpetual se	6 7
		'(1)	This section applies to the offer under section 168(1) of a new perpetual lease if the lease land is rural leasehold land.	8 9
		'(2)	The offer is subject to a condition that the lessee must enter into a land management agreement for the lease.	10 11
		'(3)	The lease is subject to conditions that—	12
			(a) there must be a current land management agreement for the lease; and	13 14
			(b) the lessee must comply with the agreement.'.	15
Clause	81	Am	nendment of s 169 (Conditions of freehold offer)	16
			Section 169(a), 'under the Nature Conservation Act 1992'—	17
			omit.	18
Clause	82		nendment of s 170 (Purchase price if deed of grant ered)	19 20
		(1)	Section 170, 'Minister'—	21
			omit, insert—	22
			'chief executive'.	23
		(2)	Section 170(2), 'Minister's'—	24
			omit, insert—	25
			'chief executive's'.	26

Clause	83	Replacement of s 172 (Acceptance of offer)				
			Section 172—	2		
			omit, insert—	3		
	<b>'172</b>	Issuing of new tenure				
		'(1)	On acceptance of the offer a tenure (the <i>new tenure</i> ) may be issued by—	5 6		
			(a) if the new tenure is a deed of grant or freeholding lease—the Governor in Council; or	7 8		
			(b) if the new tenure is a term or perpetual lease—the Minister.	9 10		
			Note—	11		
			See also section 153 (Lease must state its purpose).	12		
		'(2)	The new tenure must be issued in accordance with the terms of the accepted offer.	13 14		
		'(3)	Additional unallocated State land may be included in the new lease, if chapter 4, part 1, division 2 is complied with. <sup>3</sup>	15 16		
		'(4)	If the new tenure is a lease, it must be issued for the same purpose as the lease (the <i>old lease</i> ) the subject of the conversion application.	17 18 19		
		'(5)	The new tenure is issued subject to all relevant registered interests to which the old lease was subject, and in the same priorities.	20 21 22		
		'(6)	On the registration of the new tenure, the old lease is taken to have been wholly surrendered.	23 24		
		'(7)	The surrender must be registered.'.	25		
Clause	84	Ins	ertion of new s 173A	26		
			After section 173—	27		
			insert—	28		

<sup>3</sup> Chapter 4, part 1, division 2 is about interests available in land without competition.

	'173A	Short term extension	1
		'If it appears a lease would expire before a conversion application is finalised, the Minister may extend the term of the lease for periods of no longer than 1 year, until the application is finalised.'.	2 3 4 5
Clause	85	Amendment, relocation and renumbering of s 175 (Forest entitlement areas)	6 7
		(1) Subsection 175(1), 'the lessee'—	8
		omit, insert—	9
		'a lessee'.	10
		(2) Section 175(5), 'section 176'—	11
		omit, insert—	12
		'section 26C'.	13
		(3) Section 175 as amended—	14
		relocate and renumber, in chapter 2, part 2, as section 26B.	15
Clause	86	Relocation and renumbering of s 176 (Effect of resumption of forest entitlement area)	16 17
		Section 176—	18
		relocate and renumber, in chapter 2, part 2, as section 26C.	19
Clause	87	Insertion of new ch 4, pt 3, divs 4–7	20
		Before chapter 3, part 4—	21
		insert—	22
	'Divis	sion 4 Subdividing leases	23
	<b>'175</b>	When lease may be subdivided	24
		'A lease may be subdivided only if—	25
		(a) this Act or a condition of the lease does not prohibit its subdivision; and	26 27

		· •	1 2
			3
			5 6
<b>'176</b>	Аp	olication to subdivide	7
	'(1)		8 9
	'(2)	The application must be accompanied by—	10
		11	11 12
		·	13 14
		•	15 16
	'(3)		17 18
'176 <i>/</i>	A Ge	neral provisions for deciding application	19
	'(1)	**	20 21
	'(2)	executive must decide an offer (the subdivision offer) of new	22 23 24
	'(3)		25 26
	<b>'</b> (4)	The subdivision offer may be made subject to conditions.	27
		Example—	28
		· · · · · · · · · · · · · · · · · · ·	29 30
	'(5)		31 32

		condition that a land management agreement must be entered into for each new lease the subject of the offer.	1 2
	'(6)	The term of a new lease may be longer than the unexpired term of the existing lease.	3 4
'176B	Crit	teria for deciding application	5
		'In deciding the matters under section 176A the chief executive must consider—	6 7
		(a) whether the proposed subdivision—	8
		(i) is appropriate, taking into account State, regional and local planning strategies and the objects of this Act; and	9 10 11
		(ii) will require dedication of part of the lease land as a road for access to the subdivided land; and	12 13
		(b) the matters mentioned in section 159(1) to the extent they are relevant to the proposed subdivision and the term of any new leases to be offered.	14 15 16
'176C	Spe	ecific grounds for refusal	17
		'The chief executive may refuse to give the approval if—	18
		(a) the applicant has made an earlier application for approval to subdivide the existing lease; and	19 20
		(b) the earlier application was refused; and	21
		(c) there is no relevant change in circumstances from the earlier application.	22 23
'176D	Not	ice of decision	24
	'(1)	If the chief executive decides to grant the approval, the applicant must be given a written notice stating the subdivision offer.	25 26 27
	'(2)	If the chief executive decides to refuse the approval, the applicant must be given a written notice of the decision and the reason for it.	28 29 30

<b>'176E</b>	opeal against refusal	1
	'If—	2
	(a) the chief executive decides to refuse the approval; and	3
	• •	4 5
	the applicant may appeal against the decision.	5
<b>'176F</b>	cceptance of subdivision offer	7
	- · · · · · · · · · · · · · · · · · · ·	8
'176G	suing of new leases	10
'(	On acceptance of the subdivision offer—	11
		12 13
	\'\'\'\'\'\'\'\'\'\'\'\'\'\'\'\'\'\'\'	14 15
	Note—	16
	See also section 153 (Lease must state its purpose).	17
"(	interests to which the existing lease was subject with the same	18 19 20
'(		21 22
"(	The surrender must be registered.	23
'176H	estriction on transferring new leases	24
	'It is a mandatory condition of each of the new leases that they can not be transferred for 5 years from when their terms start, unless the Minister is satisfied that special circumstances	25 26 27 28

<b>'176</b> I		'If the and waive register.	be waive fees if chief executive requested ion  the application was made at the chief executive's request the subdivision offer is made, the chief executive may be all or part of any charge or fee for the application, the stration of any relevant plan of subdivision or the issue of new leases.	1 2 3 4 5 6 7
'Divis	sion	5	Amalgamating leases	8
'176J	Wh	en le	eases may be amalgamated	9
	'(1)	Two	or more leases may be amalgamated only if—	10
		(a)	the lease land is not a reserve or State forest; and	11
		(b)	this Act or a condition of the lease does not prohibit the amalgamation; and	12 13
		(c)	there is no registered mortgage over only part of the lease land; and	14 15
		(d)	the chief executive has, on an application made under this division, approved the amalgamation; and	16 17
		(e)	the requirements under this division for the amalgamation have been complied with.	18 19
	'(2)	In th	is section—	20
		leas	e land means the lease land for all of the leases.	21
'176K	App	olicat	tion to amalgamate	22
	'(1)		lessee of 2 or more leases (the <i>existing leases</i> ) may apply approval to amalgamate them only if—	23 24
		(a)	the lessee is the lessee of all of them; and	25
		(b)	they are of the same tenure type; and	26
		(c)	the lease land for the existing leases is contiguous.	27
•	'(2)		e lessee comprises 2 or more persons, each person must party to the application.	28 29
	'(3)	The	application must be accompanied by—	20

	(a) a statement of the applicant's reasons for seeking the proposed amalgamation; and	1 2
	(b) a statement by the relevant local government of its views on the proposed amalgamation; and	3 4
	(c) the written consent of all persons with a registered interest in the lease land for the existing leases.	5 6
'(4)	However, consent under subsection (3)(c) must not be unreasonably withheld.	7 8
176L Ge	neral provisions for deciding application	9
'(1)	The chief executive must decide whether to approve the proposed amalgamation.	10 11
'(2)	If the chief executive decides to grant the approval, the chief executive must decide an offer (the <i>amalgamation offer</i> ) of an amalgamated lease to the applicant for the lease land of the existing leases.	12 13 14 15
'(3)	The amalgamation offer must state the term and the imposed conditions of the amalgamated lease.	16 17
'(4)	The amalgamation offer may be made subject to conditions.  Example—  a condition that a plan of survey for the proposed amalgamation, approved by the chief executive and capable of registration, be lodged	18 19 20 21
'(5)	However, if there is a land management agreement for any of the existing leases, the amalgamation offer must be subject to a condition that a land management agreement must be entered into for the amalgamated lease.	22 23 24 25
'(6)	The term of the amalgamated lease may be longer than the unexpired term of all or any of the existing leases.	26 27
'176M Cri	teria for deciding application	28
	'In deciding the matters under section 176L the chief executive must consider—	29 30
	(a) whether the proposed amalgamation is appropriate, taking into account State, regional and local planning strategies and the objects of this Act; and	31 32

	(b)	the matters mentioned in section 159(1) to the extent they are relevant to the proposed amalgamation and the term of any amalgamated lease to be offered.	1 2 3
176N Ro	ads		4
'(1)		section applies if there is a road within the external indaries of the lease land of any of the existing leases.	5 6
'(2)	The	chief executive must consider—	7
	(a)	whether the road is still needed for public use; and	8
	(b)	if the road were to be closed—whether it should be included within the external boundaries of the lease land of the proposed amalgamated lease.	9 10 11
'(3)	road	e applicant or the chief executive proposes to close the and include its area in the lease land of any amalgamated e, the chief executive must—	12 13 14
	(a)	seek the opinion of the relevant local government on the proposal; and	15 16
	(b)	comply with chapter 4, part 1, division 2.	17
1760 Sp	ecific	grounds for refusal	18
•		chief executive may refuse to give the approval if—	19
	(a)	the applicant has made an earlier application for approval to amalgamate the existing leases; and	20 21
	(b)	the earlier application was refused; and	22
	(c)	there is no relevant change in circumstances from the earlier application.	23 24
176P No	tice o	of decision	25
'(1)	appl	ne chief executive decides to grant the approval the icant must be given a written notice stating the Igamation offer.	26 27 28
'(2)	appl	ne chief executive decides to refuse the approval the icant must be given a written notice of the decision and reasons for it.	29 30 31

176Q	) Ap	peal	against refusal	1
		'If—	_	2
		(a)	the chief executive decides to refuse the approval; and	3
		(b)	the only reason for the refusal was that the applicant had not complied with the conditions of 1 or more of the existing leases;	4 5 6
		the a	applicant may appeal against the decision.	7
'176R	Ac	cepta	ance of amalgamation offer	8
			e amalgamation offer is accepted only if the applicant plies with its conditions.	9 10
'176S	Iss	uing	of amalgamated lease	11
	<b>'</b> (1)	On a	acceptance of the amalgamation offer—	12
		(a)	any plan of amalgamation required under a condition of the offer to be lodged must be registered; and	13 14
		(b)	the designated person may issue the amalgamated lease in accordance with the terms of the accepted offer.	15 16
		Note-	_	17
		Se	e also section 153 (Lease must state its purpose).	18
	'(2)	regi	amalgamated lease is issued subject to all relevant stered interests to which the existing leases were subject the same priorities.	19 20 21
	'(3)		registration of the amalgamated lease, the existing leases taken to have been wholly surrendered.	22 23
	'(4)	The	surrenders must be registered.	24
'176T		wer to	o waive fees if chief executive requested	25 26
		and waiv regis	the application was made at the chief executive's request the amalgamation offer is made, the chief executive may we all or part of any charge or fee for the application, the stration of any relevant plan of amalgamation or the issue he amalgamated lease.	27 28 29 30 31

'Divisi	ion 6	Land management agreements	1
		g and registration of agreement about land gement	2 3
'(	ag	ne Minister may, for the State, make or amend a written greement with a lessee about the management and use of the ase land.	4 5 6
'(		owever the agreement or amendment has effect only if it is gistered.	7 8
	No	te—	9
	]	For registration of land management agreements, see section 279.	10
"(	re	ne agreement and any amendment of the agreement gistered from time to time is a land management greement.	11 12 13
'176V	Purpo	ses of a land management agreement	14
	to	The purposes of a land management agreement for a lease are do each of the following to the extent they are relevant to e lease land—	15 16 17
	(a)	identify and describe the natural and physical attributes of the lease land, including its known indigenous and other cultural heritage and significant natural environmental values;	18 19 20 21
	(b	) record the condition of the lease land at a particular point in time;	22 23
	(c)	) improve or maintain its condition so that it is, or will be, at least in good condition;	24 25
	(d	) identify any land degradation issues relating to the land;	26
	(e)	establish the agreed management outcomes for the identified land degradation issues and the associated management strategies to address them;	27 28 29
	(f)	identify measures to protect the known indigenous and other cultural heritage and the identified significant natural environmental values;	30 31 32
	(g	establish a monitoring and reporting program;	33

	(h) establish a process to verify the performance of the lessee in relation to the outcomes;	1 2
	(i) establish a dispute resolution process;	3
	(j) establish a review process to maintain the relevance and effectiveness of the agreement.	4 5
'176W Co	entent of land management agreement	6
'(1)	A land management agreement for a lease may include—	7
	(a) a commitment mentioned in section $155A(1)(e)$ or $155B(1)(f)$ ; and	8 9
	(b) any matter the Minister considers appropriate to achieve the purposes of a land management agreement.	10 11
'(2)	The chief executive may issue guidelines about the content and preparation of land management agreements.	12 13
'176X Re	viewing land management agreement	14
	'The Minister must, at least once every 10 years, review each land management agreement for a lease to assess the lessee's performance in relation to the management outcomes under the agreement.	15 16 17 18
	Note—	19
	See also section 211(1) (Reviewing imposed conditions of lease).	20
<b>'Divisior</b>	n 7 Miscellaneous provisions	21
'176Y Pa	rt does not affect amounts owing relating to lease	22
	'To remove any doubt, it is declared that the following do not limit or otherwise affect a lessee's obligation to pay rent or another amount owing in relation to a lease—	23 24 25
	(a) an application under this part about the lease, other than an application under section 154;	26 27
	(b) the ending under this part of the lease	25

		When payment obligations end if lease ends under part	1 2
		'If a lease ends under this part, an obligation to pay future rent and other amounts that may become payable in relation to the lease stops on the day before the day on which lease ended.	3 4 5
	'176ZA	Overpayments relating to former lease	6
	'(	(1) This section applies if a lease ends under this part and, because of section 176Z, an amount has been overpaid for rent or another amount relating to the former lease.	7 8 9
	'(	(2) If a new lease is issued under this part in relation to the former lease, the amount must be credited to rent or other amounts payable under the new lease.	10 11 12
	'(	Otherwise, the amount must be refunded to the person who made the payment.	13 14
	'(	(4) This section applies despite section 191.'.	15
Clause	88	Amendment of ch 4, pt 4 hdg (Permits)	16
		Chapter 4, part 4, heading, after 'Permits'—	17
		insert—	18
		'to occupy particular land'.	19
Clause	89	Amendment of s 177 (Chief executive may issue permit)	20
	(	(1) Section 177—	21
		insert—	22
	'(4.	A) The permit may be issued for 2 or more reserves if the reserves—	23 24
		(a) have been dedicated for the same purpose; and	25
		(b) are held by the same trustee.'.	26
	(	(2) Section 177(6)—	27
		omit, insert—	28
	'(	(6) A permit may be issued only if it is for 1 type of land mentioned in subsection (1).	29 30

		'(7)	-	ermit for a term of not more than 12 months need not be stered.	1 2					
		'(8)	unal	permit for a term of 12 months or more is issued for located State land or a reserve, the chief executive must a record of its issue in the appropriate register.	3 4 5					
		'(9)		chief executive may issue a permit without receiving an ication under section 177A.'.	6 7					
		(3)	Sect	ion 177(4A) to (8)—	8					
			renu	<i>amber</i> as section 177(5) to (10).	9					
Clause	90	Ins	ertio	n of new ss 177A-177D	10					
			Chap	pter 4, part 4—	11					
			inser	rt—	12					
	177A Applying for permit									
			-	person may apply for a permit to occupy unallocated State, a reserve or a road.	14 15					
	'177B Notice of intention to issue permit									
		'(1)		ne chief executive proposes to issue a permit, written ce of the proposal—	17 18					
			(a)	must be given to each of the following—	19					
				(i) for a permit for a reserve—the trustee of the reserve;	20 21					
				(ii) for a permit for a State-controlled road—the chief executive of the department in which the <i>Transport Infrastructure Act 1994</i> is administered;	22 23 24					
				(iii) for a permit for a road that is under the control of a local government—the local government;	25 26					
				(iv) another entity with a registered interest in the proposed permit land; and	27 28					
			(b)	may be given to any other entity the chief executive considers has an interest in the proposed permit land.	29 30					
		'(2)	The	notice must—	31					

	(a)	be in	the approved form; and	1
	(b)	state	the following—	2
		(i)	the reason for the proposed issue of the permit;	3
		(ii)	that the entity given the notice may make a submission against the proposal to the chief executive;	4 5 6
		(iii)	that the submission must be in the approved form;	7
		(iv)	the closing day for the submission;	8
		(v)	the place where or the way the submission must be lodged.	9 10
'(3)	In this	s sect	tion—	11
	or lan	d, de	rolled road means a road or land, or part of a road eclared under the <i>Transport Infrastructure Act 1994</i> , te-controlled road.	12 13 14
'177C Sı	ıbmissi	ions		15
'(1)	propo	sed i	given a notice under section 177B about the ssue of a permit may make a submission against the o the chief executive.	16 17 18
'(2)	The s	ubmi	ssion must—	19
	(a)	be in	the approved form; and	20
			eceived by the closing day for the submission stated e notice; and	21 22
	(c)	be lo	odged at the place or in the way stated in the notice.	23
'(3)			executive must consider all submissions received section before issuing the permit.	24 25
'177D No	otice of	per	mit	26
'(1)	If the issue	chie mus	ef executive issues a permit, written notice of its t be given to each entity given a notice about the der section 177B.	27 28 29
'(2)			mit is for a term of 12 months or more, the notice the day the permit was registered.'.	30 31

Clause	91	Replacement of s 180 (Cancellation or surrender of permit)						
			Sect	ion 180—	3			
			omi	t, insert—	4			
	<b>'180</b>	Wh	When permit may be cancelled or surrendered					
		'(1)	A po	ermit may be cancelled if—	6			
			(a)	the permittee contravenes a provision of this Act in relation to the permit; or	7 8			
			(b)	the permittee has more than 1 conviction, not including any spent convictions, for a vegetation clearing offence, regardless of whether any of the offences were committed on the permit land; or	9 10 11 12			
			(c)	the Minister considers the cancellation is in the interests of the State.	13 14			
		'(2)	A po	ermittee may surrender a permit—	15			
			(a)	on terms agreed to between the chief executive and the permittee; and	16 17			
			(b)	with the chief executive's written approval.	18			
	'180 <i>A</i>	<b>А</b> Ар	plyin	g to cancel or surrender permit	19			
		'(1)	A re	elevant entity for a permit may apply to cancel the permit.	20			
		'(2)	A po	ermittee may apply to surrender the permit.	21			
		'(3)	In th	nis section—	22			
			rele	vant entity, for a permit, means all of the following—	23			
			(a)	a public utility provider;	24			
			(b)	if the permit land is a reserve—the trustee of the reserve;	25			
			(c)	if the permit land is a road—an adjoining owner of land adjoining the road.	26 27			
	'180E	B No	tice o	of proposal to cancel or approve surrender	28			
		'(1)		he chief executive proposes to cancel or approve the ender of a permit, written notice of the proposal—	29 30			

		(a)	mus	t be given to each of the following—	1
			(i)	the permittee;	2
			(ii)	for an application to cancel a permit—the applicant;	3 4
			(iii)	another entity with a registered interest in the permit land; and	5 6
		(b)	•	be given to any other entity the chief executive siders has an interest in the permit land.	7 8
	'(2)	The	notice	e must—	9
		(a)	be in	the approved form; and	10
		(b)		the reason for the proposed cancellation or ender; and	11 12
		(c)		an application to cancel a permit, state the owing—	13 14
			(i)	that the entity given the notice may make a submission against the proposed cancellation to the chief executive;	15 16 17
			(ii)	that the submission must be in the approved form;	18
			(iii)	the closing day for the submission;	19
			(iv)	the place where or the way the submission must be lodged.	20 21
'180C	: Sub	omiss	sions	<b>}</b>	22
	'(1)	canc	el a p	given a notice under section 180B of a proposal to ermit may make a submission against the proposed on to the chief executive.	23 24 25
	'(2)	The	subm	ission must—	26
		(a)	be in	the approved form; and	27
		(b)		eceived by the closing day for the submission stated e notice; and	28 29
		(c)	be lo	odged at the place or in the way stated in the notice.	30
	'(3)			executive must consider all submissions received section before cancelling the permit.	31 32

'180D Wh	nen cancellation or surrender is effective	1
'(1)	A permit may be cancelled by registering a cancellation notice for the permit.	2 3
'(2)	A permit may be surrendered by registering a surrender notice for the permit.	4 5
'(3)	The cancellation or surrender takes effect on the day the cancellation notice or surrender notice is registered.	6 7
'180E No	tice about cancellation or surrender	8
'(1)	Written notice of the cancellation or surrender of a permit must be given to—	9 10
	(a) the permittee; and	11
	(b) another entity given a notice under section 180B about the proposed cancellation or surrender.	12 13
'(2)	The notice under subsection (1) must state all of the following—	14 15
	(a) the day the cancellation or surrender has effect;	16
	(b) that the permit is ended and the permittee is divested of any interest in the permit land;	17 18
	(c) if the notice is about the cancellation of a permit—no compensation is payable for the cancellation;	19 20
	(d) if there are improvements on the permit land owned by the permittee—that the permittee may apply to remove the improvements.	21 22 23
'(3)	If the chief executive decides not to cancel or surrender a permit, written notice of the fact must be given to each entity given a notice under section 180B about the proposed cancellation or surrender.	24 25 26 27
'180F Effe	ect of cancellation or surrender	28
	'On the cancellation or surrender of a permit—	29
	(a) the permit ends; and	30
	(b) the permittee is divested of any interest in the permit land; and	31 32

		(c) If the permit is cancelled—no compensation is payable for the cancellation.	1 2
		ermittee to give up possession on cancellation or urrender	3 4
	'(1)	On the cancellation or surrender of a permit, the permittee must immediately vacate the permit land.	5 6
	'(2	If the permittee does not give up possession under subsection (1), and is not otherwise entitled to be in possession, the permittee is a person who is unlawfully occupying the land.	7 8 9
		Note—	10
		Action for trespassing may be taken under chapter 7, part 2.	11
	'180H D	ealing with improvements	12
	'(1)	A permittee for a permit that is cancelled or surrendered may apply to remove the permittee's improvements on the permit land.	13 14 15
	'(2)	The permittee may remove the improvements only—	16
		(a) with the written approval of the chief executive; and	17
		(b) within the period stated in the approval.	18
	'(3)	The improvements become the property of the State unless they are removed under subsection (2).'.	19 20
Clause	92 A	mendment of s 181 (Rent periods)	21
		Section 181—	22
		insert—	23
	'(4	Also, if the annual rent for a lease, licence or permit is more than the amount prescribed under a regulation, the rental period for the lease, licence or permit may be divided into the sub-periods prescribed under a regulation for the payment of the rent.'.	24 25 26 27 28
Clause	93 A	mendment of s 183 (Rent payable generally)	29
	(1)	, , , , , , , , , , , , , , , , , , , ,	30

			omit, insert—	1
			'valuation for rental purposes prescribed under a regulation by the rate prescribed under a regulation.'.	2 3
		(2)	Section 183(2)(b)—	4
			omit, insert—	5
			'(b) a lease, licence or permit for which there is a set rent.'.	6
Clause	94	Am	endment of s 183A (Rent payable in special cases)	7
		(1)	Section 183A, heading—	8
			omit, insert—	9
	'183A	Set	rents'.	10
		(2)	Section 183A(3), 'Minister may also'—	11
			omit, insert—	12
			'designated officer may'.	13
		(3)	Section 183A(1) and (2)—	14
			omit.	15
Clause	95	Ins	ertion of new s 183AA	16
			After section 183A—	17
			insert—	18
	'183A	_	otection against particular undue rental reases	19 20
		'(1)	This section applies if—	21
			(a) after applying section 183(1) to a category of leases, licences or permits ( <i>relevant tenures</i> ), there is an increase in rents for the category for a rental year (the <i>current year</i> ); and	22 23 24 25
			(b) the Minister considers the increase is an undue increase.	26
		'(2)	The Minister may decide that the amount of the current year's rent for all relevant tenures, other than an excluded tenure for the current year, is the lesser of the following—	27 28 29
			(a) the rent worked out by applying section 183(1);	30

	(b)	the rent worked out using the formula—	1				
	RC	$Y = RPY + (RPY \times PP)$	2				
	whe	re—	3				
	RCY	Y means the amount of the rent.	4				
	RPY	/ means—	5				
	(a)	if the relevant tenure existed during the previous year—that year's annual rent for the relevant tenure; or	6 7				
	(b)	if the relevant tenure did not exist during the previous year but had a corresponding tenure for that year—that year's notional annual rent for the corresponding tenure.	8 9 10				
		means the percentage for the category, as prescribed under gulation.	11 12				
<b>'</b> (3)	In th	nis section—	13				
	corresponding tenure, for a relevant tenure, means a former lease, licence or permit, whether or not of the same area as the relevant tenure, that was ended for the purpose of changing its area, issuing a new tenure or for a renewal or conversion under this Act and because of which change, issuing renewal or conversion the relevant tenure was created.						
	excl	uded tenure, for the current year, means—	20				
	(a)	a freeholding lease; or	21				
	(b)	a relevant tenure for which there is a set rent; or	22				
	(c)	a relevant tenure that, during the previous year, did not exist and had no corresponding tenure.	23 24				
	Note-	_	25				
		r freeholding leases see chapter 8, part 2. For other excluded tenures, e sections 183 and 183A.	26 27				
	<b>notional annual rent</b> , for the previous year of a corresponding tenure of a relevant tenure, means the rent for each hectare of the corresponding tenure's area multiplied by the area of the relevant tenure.						
		rious year means the rental year that immediately reded the current year.'.	32 33				

Clause	96		nendment of s 185 (Development and Investigation ncessions)	1 2
			Section 185, 'Minister'—	3
			omit, insert—	4
			'designated officer'.	5
Clause	97	Am	nendment of s 190 (When rent is owing)	6
			Section 190(1), 'under the regulations.'—	7
			omit, insert—	8
			'under a regulation, unless the chief executive is satisfied that, because of exceptional circumstances, the payment can not be made by the prescribed time or at the prescribed place.	9 10 11
			Examples of possible exceptional circumstances—	12
			civil disturbance, computer failure, extreme climatic conditions and industrial action'.	13 14
Clause	98		nendment of s 192 (Deferral of rent and instalment yments for hardship)	15 16
		(1)	Section 192(1), from 'defer' to 'lease or licence'—	17
			insert—	18
			'on the application of a lessee or licensee, defer, wholly or partly, the payment of rent or instalments for the lessee's lease or licensee's licence'.	19 20 21
		(2)	Section 192(2)—	22
			omit, insert—	23
		'(2)	The Minister may grant the application only if the applicant gives the Minister—	24 25
			(a) the returns and financial statements that the Minister asks for to help decide the application; or	26 27
			(b) evidence that the applicant is receiving, for the hardship mentioned in subsection (1)(a)(i), financial assistance under a State or Commonwealth scheme.	28 29 30

		Example of a scheme—	1
		the exceptional circumstances scheme under the Rural and Regional Adjustment Act 1994'.	2 3
Clause	99	Amendment of s 195 (Penalty interest on outstanding rent and instalments)	4 5
		Section 195(2), 'Minister'—	6
		omit, insert—	7
		'designated officer'.	8
Clause	100	Amendment of s 196 (Minister may take action for non-payment)	9 10
		(1) Section 196, heading, 'Minister'—	11
		omit, insert—	12
		'Designated officer'.	13
		(2) Section 196, 'Minister'—	14
		omit, insert—	15
		'designated officer'.	16
		(3) Section 196(b), after 'part 4'—	17
		insert—	18
		', division 2'.	19
Clause	101	Amendment of s 197 (Notice of intention to cancel)	20
		(1) Section 197, 'Minister'—	21
		omit, insert—	22
		'designated officer'.	23
		(2) Section 197(1), 'Minister's'—	24
		omit, insert—	25
		'designated officer's'.	26

Clause	102	Am ma		nt of s 198 (Minister may reinstate if payment	1 2
		(1)	Section	198, heading 'Minister'—	3
			omit, in	isert—	4
			<b>'Design</b>	nated officer'.	5
		(2)	Section	198, 'the Minister'—	6
			omit, in	isert—	7
			'the des	signated officer'.	8
Clause	103	Ins	ertion o	of new ch 5, pt 1A	9
			Chapte	r 5—	10
			insert-	_	11
	<b>'Part</b>	1 <b>A</b>		Future conservation areas	12
	'198A	Maı	nageme	ent principles	13
		<b>'</b> (1)	The m are—	anagement principles for future conservation areas	14 15
			` '	nat any use of their natural resources for agriculture or razing is to be ecologically sustainable; and	16 17
				nat they are to be maintained predominantly in their atural condition; and	18 19
				nat their significant cultural and natural resources are to e protected.	20 21
		<b>(</b> 2)	In this s	section—	22
			places historic value, i	or objects that have anthropological, archaeological, eal, scientific, spiritual or sociological significance or including such significance or value under Aboriginal on or Island custom.	23 24 25 26 27
			of a fut the use	<i>ically sustainable</i> , for the use of the natural resources ture conservation area for agriculture or grazing, means the is within the area's capacity to sustain natural test while—	28 29 30 31

		(a) maintaining the life support systems of nature; and	1
		(b) ensuring the benefit of the use to present generations does not diminish the potential to meet the needs and aspirations of future generations.	2 3 4
		<i>natural resources</i> , for a future conservation area, means the natural and physical features of the area, including wildlife, soil, water, minerals and air.	5 6 7
		rotection of reservation for future conservation rea	8 9
		'If a lease contains a reservation for a future conservation area the lessee must not do an act or make an omission, or allow someone else to do an act or make an omission, that is inconsistent with the management principles under section 198A for future conservation areas.	10 11 12 13 14
		Maximum penalty—1665 penalty units.'.	15
01	104 D-		
Clause	104 Re	eplacement of ch 5, pt 2, div 1 hdg (General conditions)	16
		Chapter 5, part 2, division 1 heading—	17
		omit, insert—	18
	'Divisio	n 1 General mandatory conditions	19
			1)
	'198C Or	·	
	<b>'198C O</b> ¢	peration of div 1	20 21 22
	_	peration of div 1  This division provides for particular conditions of leases, licences and permits.	20 21

	'198D	Mand	atory conditions need not be registered	1
		co lie	To remove any doubt, it is declared that a mandatory ondition of a lease, licence or permit binds the lessee, beensee or permittee even though the condition is not gistered.'.	2 3 4 5
Clause	105	Amen	dment of s 199 (Duty of care condition)	6
		Se	ection 199—	7
		in	sert—	8
		pı m	a lease is issued for agricultural, grazing or pastoral arposes, the lessee's duty of care includes that the lessee ust take all reasonable steps to do the following in relation the lease land—	9 10 11 12
		(a	) avoid causing or contributing to land salinity that—	13
			(i) reduces its productivity; or	14
			(ii) damages any other land;	15
		(b	) conserve soil;	16
		(c	) conserve water resources;	17
		(d	) protect riparian vegetation;	18
		(e	) maintain pastures dominated by perennial and productive species;	19 20
		(f	maintain native grassland free of encroachment from woody vegetation;	21 22
		(g	) manage any declared pest;	23
		(h	) conserve biodiversity.'.	24
Clause	106	Insert	ion of new s 199A	25
		A	fter section 199—	26
		in	sert—	27
	'199A	Land	may be used only for tenure's purpose	28
	•	` /	ease land, licence land or permit land may be used only for e purpose for which the lease, licence or permit was issued.	29 30

**s 107** 110 **s 108** 

Land and	Other	Logislation	Amendment	Rill 2007
Lana ana	Oiner 1	Legisianon	Amenameni	Diii 2007

<ul><li>'(2) A term lease for pastoral purposes must be used only agricultural or grazing purposes, or both.</li><li>'(3) Subsections (1) and (2) are subject to section 154.'.</li></ul>	2 3 4 5
	4 5
	5
Clause 107 Replacement of ch 5, pt 2, div 2 hdg (Other conditions)	
Chapter 5, part 2, division 2 heading—	
omit, insert—	6
'Division 2 Imposed conditions	7
'202A Operation of div 2	8
'(1) This division provides for conditions that may be imposed leases, licences and permits.	on 9 10
'(2) Each condition decided as a condition of a lease, licence permit under this division, division 3, section 159, 167, 176 176L, 214E or a transition to sale agreement is an <i>impos condition</i> of the lease, licence or permit.	A, 12
'(3) An imposed condition of a lease, licence or permit binds to lessee, licensee or permittee as well as any mandate condition of the lease, licence or permit.	
'(4) This section is subject to section 202B.	18
'202B Imposed condition must be registered	19
'A condition decided under this division, section 159, 16 176A, 176L, 214E or a transition to sale agreement become an imposed condition of a lease, licence or permit and bin the lessee, licensee or permittee only if the condition registered.'.	nes 21 nds 22
Clause 108 Amendment of s 203 (Typical conditions)	25
(1) Section 203(g)—	26
renumber as section 203(h).	27
(2) Section 203—	28
insert—	29

			'(g) about the preparation, maintenance, implementation and review of a land management agreement.'.	1 2
Clause	109		placement of ch 5, pt 2, div 3 hdg (Changing nditions)	3 4
			Chapter 5, part 2, division 3, heading—	5
			omit, insert—	6
	'Div	ision	Changing and reviewing imposed conditions'.	7 8
Clause	110	Re	placement of s 210 (Changing conditions)	9
			Section 210—	10
			omit, insert—	11
	'210		wer to change imposed condition of lease, ence or permit by agreement	12 13
		'(1)	The designated officer for a lease, licence or permit may, with the lessee's, licensees's or permittee's agreement, change an imposed condition of the lease, licence or permit.	14 15 16
		'(2)	A lessee, licensee or permittee may apply for a change under this section.	17 18
		'(3)	The application must be accompanied by the written consent of all persons with a registered interest in the lease land.	19 20
		'(4)	However, consent under subsection (3) must not be unreasonably withheld.	21 22
		'(5)	A change made under this section must be registered.	23
		'(6)	The change has no effect until it is registered.	24
		'(7)	Once the change is registered, the imposed condition is taken to be the condition as amended by the change.	25 26
		'(8)	No fee is payable for registering the change.	27
		'(9)	In this section—	28
			<i>change</i> , an imposed condition, includes extending the period within which the condition must be complied with.'.	29 30

Clause	111	Re	placement of s 211 (Conditions must be reviewed)	1
			Section 211—	2
			omit, insert—	3
	<b>'211</b>	Re	viewing imposed conditions of lease	4
		'(1)	If, under section 176X, the Minister is reviewing a land management agreement for a lease, the Minister must also review the imposed conditions of the lease.	5 6 7
		'(2)	If a lease is not a lease of rural leasehold land and there is no land management agreement for the lease, the Minister must consider whether to carry out a review (a <i>standard review</i> ) of the imposed conditions of the lease at least once every 15 years after the lease started.	8 9 10 11 12
		'(3)	However, a standard review must not be made within 10 years after the lease started or after its last standard review.	13 14
		'(4)	A review under this section must be carried out in consultation with the lessee.'.	15 16
Clause	112		nendment of s 212 (Minister may change conditions er review)	17 18
		(1)	Section 212, heading, 'conditions'—	19
			omit, insert—	20
			'imposed conditions'.	21
		(2)	Section 212(1), 'a condition'—	22
			omit, insert—	23
			'an imposed condition'.	24
		(3)	Section 212, 'land'—	25
			omit, insert—	26
			'lease land'.	27
		(4)	Section 212(4) to (6)—	28
			omit, insert—	29
		'(4)	On the first business day after the appeal expiration day for the decision, the change must be lodged for registration.	30 31

'Division 5

31

		'(5)	The change has no effect until it is registered.	1
		'(6)	Once the change is registered, the imposed condition is taken to be the condition as amended under the change.	2 3
	۲	(6A)	No fee is payable for registering the change.'.	4
01	440	<b>D</b>	ula a sur aut of a a 040 a u d 044	_
Clause	113	кер	placement of ss 213 and 214	5
			Sections 213 and 214—	6
			omit, insert—	7
	<b>'213</b>	Obl	ligation to perform conditions	8
		'(1)	A lessee, licensee or permittee must perform all of the conditions of the person's tenure, to the satisfaction of the designated officer for the type of tenure.	9 10 11
		'(2)	If the lessee, licensee or permittee does not comply with subsection (1) the tenure may be cancelled or forfeited.	12 13
		'(3)	However, if the tenure is a lease, subsection (2) does not apply to a failure to comply with a land management agreement for the lease.	14 15 16
			Note—	17
			A breach of a condition of a lease that the lessee comply with a land management agreement for the lease may be dealt with by a remedial action notice.	18 19 20
		'(4)	To remove any doubt, it is declared that if no action is taken on a breach of condition of the tenure, it is not a waiver of, authorisation of or excuse for the breach.	21 22 23
		'(5)	In this section—	24
			<i>conditions</i> , of a tenure, means all of its mandatory condition and imposed conditions.	25 26
			tenure means—	27
			(a) for a lessee—the lessee's lease; or	28
			(b) for a licensee—the licensee's licence; or	29
			(c) for a permittee—the permittee's permit.	30

**Remedial action** 

<b>'214</b>	Mir	nister's	powe	r to give remedial action notice	1		
	'(1)	The Minister may give a lessee or licensee a written notice (a <i>remedial action notice</i> ) to take stated remedial action, within the reasonable time stated in the notice, if—					
		(a) a	ground	d for giving the notice exists; and	5		
		(b) so	ection	214A has been complied with.	6		
	'(2)	For sub	section	n (1)(a) a ground for giving the notice is that—	7		
		(a) th	ne Min	ister is satisfied the lessee or licensee is—	8		
		(i	i) usi	ng the lease land or licence land—	9		
			(A	) in a way that is not fulfilling the lessee's or licensee's duty of care for the land, under section 199; or	10 11 12		
			(B	in a way that is likely to cause, or that has caused, land degradation; or	13 14		
		(i	tha	eaching a condition of the lease or licence, other an a condition that there must be a land anagement agreement for the lease; or	15 16 17		
			No	de—	18		
			(	A lease may be forfeited under section 234(b) for breach of a condition of the lease that there must be a land management agreement for the lease.	19 20 21		
		(i		contravention of a provision of this Act in ation to the lease or licence; or	22 23		
		a	nd, bed	ister has carried out a review under section 176X cause of the review, the Minister considers that ed remedial action is necessary or desirable.	24 25 26		
	'(3)	agreem requiri	nent fo ng the ement	elates to a lease and there is a land management or the lease, the remedial action may include lessee to enter into an amended or a new land agreement for the lease that includes stated	27 28 29 30 31		
	'(4)		n to gi	licensee must be given a written notice of the ve the remedial action notice and the reasons for	32 33 34		

214A Ste	eps required before giving remedial action notice	1
'(1)	This section applies if the Minister proposes to give a lessee or licensee a remedial action notice.	2 3
'(2)	The Minister must give the lessee or licensee a notice (a <i>warning notice</i> ) stating each of the following—	4 5
	(a) that the Minister proposes to give the lessee or licensee a remedial action notice;	6 7
	(b) the remedial action under the proposed remedial action notice;	8 9
	(c) the grounds for giving the proposed remedial action notice;	10 11
	(d) the facts and circumstances that are the basis for the grounds;	12 13
	(e) that the lessee or licensee may, within the reasonable period stated in the warning notice, make written submissions to show why the proposed remedial action notice should not be given.	14 15 16 17
'(3)	The submissions may include a plan (a <i>remedial action plan</i> ) for the taking of action to remedy the ground for the giving of the remedial action notice.	18 19 20
'(4)	The Minister must consider any written submissions made under subsection (3) within the stated period.	21 22
'(5)	The Minister may give the remedial action notice if, after complying with subsection (4), the Minister still believes the notice ought to be given.	23 24 25
'(6)	Without limiting subsection (5), the Minister may give the remedial action notice if the lessee or licensee does not, at any time, comply with any remedial action plan included in the submissions.	26 27 28 29
'(7)	The remedial action required under the remedial action notice may be different to the remedial action stated in the warning notice.	30 31

'214B	App not	peal against decision to give remedial action ice	1 2
		'A lessee or licensee to whom a remedial action notice has been given may appeal against the decision to give the notice.	3 4
'214C		ditional condition of lease or licence to take uired remedial action	5 6
•	(1)	This section applies if a lessee or licensee is given a remedial action notice.	7 8
4	(2)	The notice must be registered.	9
4	f(3)	On registration of the notice, it is a condition of the lease or licence the subject of the notice that the lessee or licensee must, from the day the notice is given, take the action required under the notice.	10 11 12 13
•	(4)	However, if any appeal against the decision to give the notice is upheld—	14 15
		(a) the notice is cancelled and it is taken never to have been registered or to have had any effect; and	16 17
		(b) the cancellation must be registered; and	18
		(c) the condition is taken never to have been a condition of the lease.	19 20
•	(5)	No compensation is payable by the State in relation to the condition or anything required to be done under the notice before its cancellation.	21 22 23
4	(6)	No fee is payable for registration under this section.	24
'214D	Fail	lure to comply with remedial action notice	25
•	(1)	A lessee or licensee to whom a remedial action notice has been given must comply with the notice unless the lessee or licensee has a reasonable excuse.	26 27 28
		Maximum penalty—400 penalty units.	29
4	(2)	If a person is convicted of an offence against subsection (1), the court may, as well as imposing a penalty for the offence, order (a <i>remedial action order</i> ) the person to comply with all or part of the remedial action notice.	30 31 32 33

'214E		ver to reduce term of lease or impose additional additions	1 2
•	<b>'</b> (1)	This section applies if a lessee is convicted of an offence against section 214D(1), whether or not a remedial action order is made.	3 4 5
•	<b>'</b> (2)	The Minister may decide to do all or any of the following—	6
		(a) reduce the term of the relevant lease;	7
		(b) impose additional conditions on the lease.	8
•	<b>'</b> (3)	However, the Minister can not reduce the term by an amount that results in the lease no longer having an unexpired term.	9 10
		Note—	11
		Under section 234(f), a breach of a remedial action order is a ground for forfeiting a lease.	12 13
•	<b>'</b> (4)	If the relevant lease is a perpetual lease, the reduction may be made by changing the lease to a term lease of a stated term.	14 15
'214F	Pro	visions about reduction or additional conditions	16
	'(1)	This section applies if, under section 214E(2), the Minister decides to reduce the term of, or impose additional conditions on, a lease.	17 18 19
	'(2)	The lessee must be given a written notice of the decision and the reasons for it.	20 21
•	<b>'</b> (3)	The lessee may appeal against the decision.	22
•	<b>'</b> (4)	The decision does not take effect until the first business day after the appeal expiration day for the decision.	23 24
•	<b>'</b> (5)	As soon as practicable after the decision takes effect, the reduction or additional conditions must be registered.	25 26
•	<b>'</b> (6)	The reduction or additional conditions have effect from their registration.	27 28
	<b>'</b> (7)	No fee is payable for registration under this section.	29
•	'(8)	No compensation is payable by the State for the reduction or the imposition of the additional conditions.'.	30 31

Clause	114	Am	endr	nent	of s 234 (When lease may be forfeited)	1
		(1)	Sect	ion 2	34(b), from 'lease'—	2
			omit	, inse	rt—	3
					her than a condition that the lessee comply with a agement agreement for the lease; or	4 5
			Note-	_		6
			ma		h of the condition that the lessee comply with a land nent agreement for the lease may be dealt with by a remedial tice.'.	7 8 9
		(2)	Sect	ion 2	34(e)—	10
			omit	, inse	rt—	11
			'(e)	if th	e lessee has—	12
				(i)	more than 1 conviction, not including any spent convictions, for a vegetation clearing offence, regardless of whether any of the offences were committed on lease land; or	13 14 15 16
				(ii)	at least 1 conviction, not including any spent convictions, for an offence committed on the lease land against section 198B; or	17 18 19
			(f)		e lessee fails to comply with a remedial action order ting to the lease.'.	20 21
Clause	115		nendr nerall		of ch 5, pt 4, div 2 hdg (Forfeiture of leases,	22 23
			Cha	pter 5	, part 4, division 2, heading, ', generally'—	24
			omit	, inse	rt—	25
			'for	non-	payment'.	26
Clause	116	Re	place	men	t of s 234A (Non-application of div 2)	27
			Sect	ion 2	34A—	28
			omit	, inse	rt—	29

	'234A	Application o	f div 2	1
		'This divis 234(a).'.	ion applies to the forfeiture of a lease under section	2 3
Clause	117	Amendment of amounts)	of s 235 (Notice of forfeiture for outstanding	4 5
		Section 23	5(1), 'and any mortgagee'—	6
		omit, inser	<i>t</i> —	7
		', any mort	gagee and any relevant local government'.	8
Clause	118	Amendment ounpaid)	of s 236 (Minister's options if amount	9 10
		(1) Section 23	6, heading, 'Minister's'—	11
		omit, inser	<i>t</i> —	12
		'Designate	ed person's'.	13
		(2) Section 23	6, from 'Minister'—	14
		omit, inser	<i>t</i> —	15
		mortgagee	d person may forfeit the lease or allow any any relevant local government or the chief o sell the lease under division 3A.'.	16 17 18
Clause	119	Insertion of n	ew ch 5, pt 4, div 2A hdg and s 237A	19
		Chapter 5,	part 4, before section 238—	20
		insert—		21
	'Divis	sion 2A	Forfeiture of leases by referral to court	22 23
	'237A	Application o	f div 2A	24
			ion applies to the forfeiture of a lease under section , (d) or (f).'.	25 26

Clause	120		nendment of s 238 (Application to the court for feiture)	1 2
		(1)	Section 238(1), from 'a lease' to 'the lease,'—	3
			omit, insert—	4
			'the lease is forfeited,'.	5
		(2)	Section 238(2), 'and any mortgagee'—	6
			omit, insert—	7
			', any mortgagee and any relevant local government'.	8
Clause	121		nendment of s 239 (Governor in Council's options if urt decides on forfeiture)	9 10
		(1)	Section 239, heading, 'Governor in Council's'—	11
			omit, insert—	12
			'Designated person's'.	13
		(2)	Section 239, 'Governor in Council'—	14
			omit, insert—	15
			'designated person'.	16
		(3)	Section 239(b)(i), 'additional'—	17
			omit.	18
		(4)	Section 239(b)(iv), 'the mortgagee'—	19
			omit, insert—	20
			'any mortgagee, any relevant local government or the chief executive'.	21 22
		(5)	Section 239—	23
			insert—	24
		'(2)	A mortgagee of a term or a perpetual lease may appeal against a decision under subsection (1)(b)(iv) to allow an entity other than the mortgagee to sell the lease.	25 26 27
		'(3)	A relevant local government of a term or a perpetual lease may appeal against a decision under subsection (1)(b)(iv) to allow an entity other than the relevant local government to sell the lease.'.	28 29 30 31

Clause	122	Omission of Section 2	s 240 (Publication of notice of forfeiture)	1 2
		omit.		3
Clause	123		of ch 5, pt 4, div 3, hdg (Forfeiture of leases convictions for vegetation clearing offences)	4 5
		Chapter 5	5, part 4, div 3, heading, from 'for repeated' —	6
		omit, inse	ert—	7
		on convi	iction'.	8
Clause	124	Omission of	s 240E (Publication of notice of forfeiture)	9
		Section 2	40E—	10
		omit.		11
Clause	125	Insertion of	new ch 5, pt 4, div 3A	12
		Chapter 5	5, part 4, before division 4 heading—	13
		insert—		14
	'Divis	ion 3A	Sale of lease instead of forfeiture	15
	'Subd	livision 1	Sale by lessee	16
	'240E	Sale by less	ee	17
	•		eiving a notice under section 235(1) or 238(2), a a lease may make written application for permission e lease.	18 19 20
	•	Minister	nister approves the sale of the lease by the lessee, the must give written notice of the Minister's approval to gagee and any relevant local government.	21 22 23
	'Subd	livision 2	Sale by mortgagee	24

26

122

Sub	divi	sion 3 Sale by local government	1
2400	à Ap	plication	2
	'(1)	After receiving a notice under section 235(1) or 238(2), a relevant local government may apply to the Minister for approval to sell a lease.	3 4 5
	'(2)	However, a relevant local government may only apply to sell a lease under subsection (1) if the lessee of the lease has an overdue rate payable to the relevant local government for the lease land.	6 7 8 9
	'(3)	If the Minister approves the sale of the lease by the local government, the Minister must give written notice of the Minister's approval to the lessee and any mortgagee.	10 11 12
	<b>'</b> (4)	In this section—	13
		overdue rate has the meaning given by the Local Government Act 1993, section 1016.4	14 15
240H	l No	tice of approval	16
	'(1)	If the Minister approves the sale of the lease by the relevant local government under this subdivision, written notice of the approval must be given to the lessee, the local government and any mortgagee.	17 18 19 20
	'(2)	The notice must state the required period within which the local government must start the procedures for selling the lease.	21 22 23
2401	Sal	e of lease	24
	'(1)	This section applies if a relevant local government has been given notice under section 240H.	25 26

<sup>4</sup> Local Government Act 1993, section 1016 (Meaning of overdue rate)

'(2)	The Local Government Act, chapter 14, part 7, divisions 3 and 5 <sup>5</sup> other than sections 1039 and 1058 apply, with necessary changes, to the sale of a lease under this subdivision.	1 2 3 4
'(3)	However, the required period for starting the procedures for selling a lease under this subdivision is the required period stated in the notice under section 240H(2) and not the required period stated in the Local Government Act, section 1042(2).	5 6 7 8
'(4)	Also, the following must be at least the total of all charges owing to the State under this Act in relation to the lease—	9 10
	(a) the reserve price chosen under the Local Government Act, section 1044;	11 12
	(b) the price for sale by agreement under the Local Government Act, section 1045.	13 14
'(5)	Further, in applying the proceeds of sale of a lease under the Local Government Act, section 1047(1), the local government must apply the proceeds to payment of charges on the lease, including any rent, instalments or penalty interest, owing to the State, in priority to all encumbrances, and in priority to the payments mentioned in the Local Government Act, section 1047(1)(b), (c) and (d).	15 16 17 18 19 20 21
'(6)	In this section—	22
	Local Government Act means the Local Government Act 1993.	23 24
'Subdivi	sion 4 Sale by chief executive	25
'240J Ap	plication of sdiv 4	26
	'This subdivision applies to a lease if the chief executive is allowed to sell the lease under section 236 or 239(1)(b)(iv)	27 28

<sup>5</sup> Local Government Act 1993, chapter 14 (Rates and charges), part 7 (Recovery of rates), divisions 3 (Sale of land for overdue rates) and 5 (Provisions about dealing with land under this part)

<b>'240K No</b> '	tice that chief executive may sell	1			
'(1)	The chief executive must give written notice to each person who has a registered interest in the lease land that the chief executive is allowed to sell the lease under this subdivision.				
'(2)	The notice must state either—	5			
	(a) that the chief executive proposes to enter into possession of the lease and sell the lease under this subdivision; or	6 7			
	(b) that the chief executive proposes that the lessee and the chief executive enter into an agreement (a <i>transition to sale agreement</i> ) that will apply until the lease is sold under this subdivision.	8 9 10 11			
'(3)	The notice must advise the matters mentioned in—	12			
	(a) if the notice states the matter mentioned in subsection (2)(a)—section 240L; or	13 14			
	(b) otherwise—sections 240L, 240M and 240N.	15			
'(4)	If the notice states that the chief executive proposes that the lessee and the chief executive enter into a transition to sale agreement, the notice must require the lessee to advise the chief executive, within the time stated in the notice, of whether the lessee wishes to enter into a transition to sale agreement.	16 17 18 19 20 21			
<b>'240L En</b> t	try into possession and sale	22			
'(1)	This section applies if the chief executive enters into possession of the lease to sell the lease under this subdivision.	23 24			
'(2)	The chief executive must advise the lessee that the chief executive is entering into possession.	25 26			
'(3)	The lessee must, in the lessee's capacity as lessee, immediately vacate the lease land.	27 28			
'(4)	The chief executive enters into possession of the lease to the exclusion of the lessee's interests under the lease.	29 30			
'(5)	If the lessee does not vacate the lease land under subsection (3), and is not otherwise entitled to possession, the lessee is a person who is unlawfully occupying the lease land.	31 32 33			
	Note—	34			

	Ac	tion for trespassing may be taken under chapter 7, part 2.	1		
'(6)	may the a	I the chief executive sells the lease, the chief executive act in the place of the lessee for all matters in relation to administration of the lease, including for example for all ers concerning the holders of any subleases over the example for all ers.	2 3 4 5 6		
'(7)	The Minister may, for the proper administration of the lease until it is sold, change the imposed conditions as they apply to the lease, and may take action to have the changed conditions registered.				
'(8)	liabl	pite subsection (6), the chief executive does not become e to pay any amounts payable by the lessee in relation to ease.	11 12 13		
<b>'</b> (9)	liabl	Without limiting subsection (8), the chief executive is not liable to pay any amount payable by the lessee to the holder of any registered interest in the lease.			
'(10)	While the chief executive is in possession, any amounts otherwise payable to the lessee by any person in relation to the lease, including rent payable by a sublessee, must be paid to the chief executive.				
'(11)	The chief executive must execute the transfer of the lease.				
240M Tra	nsitio	on to sale agreement	22		
'(1)		section applies if the lessee and the chief executive enter a transition to sale agreement.	23 24		
'(2)	Unti	l the chief executive sells the lease, the following apply—	25		
	(a)	the Minister may carry out a review of the imposed conditions of the lease as they apply to the lessee;	26 27		
	(b)	the Minister may, for the proper administration of the lease until it is sold, change the imposed conditions as they apply to the lessee, and may take action to have the changed conditions registered;	28 29 30 31		
	(c)	the lessee must not, without the Minister's written approval, further deal with the lease;	32 33		
	(d)	to the extent stated in the agreement—	34		

	(i) the lessee continues to pay rent lease; and	payable under the	1 2
	(ii) the lessee continues to receivamounts otherwise payable to lessee's capacity as lessee; and		3 4 5
	(iii) the lessee remains in possession and	n of the lease land;	6 7
	(iv) the chief executive and other per the chief executive may ente including for purposes connec executive's sale of the lease; and	er the lease land, ted with the chief	8 9 10 11
	<ul><li>(v) improvements may be dealt with work may be performed, by the executive; and</li></ul>	-	12 13 14
	(vi) the lessee must perform task ongoing day to day administra including the maintenance of the	ation of the lease,	15 16 17
	(e) the remedies for or consequences of agreement are those stated in the agree		18 19
<b>'</b> (3)	The chief executive must execute the transf	fer of the lease.	20
'(4)	When the transfer of the lease is registered, must cancel the registration of the agreement.		21 22 23
'(5)	If the lessee is in possession of the lease we the lease is registered, subject to the agreement, the lessee must immediately variable.	transition to sale	24 25 26
'(6)	If the lessee does not vacate the lease lan (5), and is not otherwise entitled to possess person who is unlawfully occupying the lease	sion, the lessee is a	27 28 29
	Note—		30
	Action for trespassing may be taken under chapte	er 7, part 2.	31
240N Ad	dvice about entering transition to sale a	ıgreement	32
'(1)	This section applies if the written notice of (the <b>240K</b> <i>notice</i> ) states that the chief executive enter into	cutive proposes that	33 34 35

			t, and within the time stated in the 240K notice by executive—	1 2
	(a)		lessee does not give written notice that the lessee nes to enter into a transition to sale agreement; or	3 4
	(b)		lessee advises the chief executive that the lessee does wish to to enter into a transition to sale agreement.	5 6
'(2)	This	secti	on also applies if—	7
	(a)	that	240K notice states that the chief executive proposes the lessee and the chief executive enter into a sition to sale agreement; and	8 9 10
	(b)	give	nin the time stated in the 240K notice, the lessee es written notice that the lessee wishes to enter into a sition to sale agreement; and	11 12 13
	(c)	the o	chief executive and the lessee—	14
		(i)	within the time stated for this subparagraph in the 240K notice or a longer time approved by the chief executive, do not execute a transition to sale agreement; or	15 16 17 18
		(ii)	earlier agree that the chief executive and the lessee are unable to agree on the terms of a transition to sale agreement.	19 20 21
'(3)	sell	the le	executive may enter into possession of the lease and ease under this subdivision unless the Minister or d person takes action under subsection (4) or (5).	22 23 24
'(4)	unde deci	er sec	use was allowed to be sold by the chief executive tion 236, the Minister may withdraw the Minister's o allow the chief executive to sell the lease, and may action under section 236.	25 26 27 28
'(5)	unde with exec	er se draw	use was allowed to be sold by the chief executive ction 239(1)(b)(iv), the designated person may the designated person's decision to allow the chief to sell the lease, and may take other action under 39.	29 30 31 32 33

<b>'240O</b>		king and registration of transition to sale eement	1 2
•	'(1)	The chief executive may enter into a transition to sale agreement, including any amendment of a transition to sale agreement, only with the Minister's approval.	3 4 5
•	(2)	A transition to sale agreement, including any amendment of a transition to sale agreement, has effect only if it is registered.	6 7
		Note—	8
		For registration of transition to sale agreements, see section 279.	9
'240P	Auc	ction or sale of lease	10
•	'(1)	This section states requirements that apply for the sale of the lease by the chief executive under this subdivision.	11 12
•	'(2)	The chief executive must first offer the lease for sale by public auction.	13 14
•	'(3)	However, the chief executive may with the Minister's written approval sell the lease by private contract.	15 16
•	'(4)	Sections 114(1), 115, 116 and 117 apply, with the necessary changes, to a sale by the chief executive under this subdivision.	17 18 19
		Note—	20
		Transfers for the sale of a lease by the chief executive are dealt with under chapter 6, part 4, division 1.	21 22
•	'(5)	The lease must not be offered for sale by public auction, and the chief executive must not enter into a contract of sale under subsection (3), until at least 28 days after the chief executive has published a sale notice under applied section 114 in a newspaper circulating generally in the locality of the lease, advising that the lease is for sale.	23 24 25 26 27 28
•	'(6)	The imposed conditions that are to apply to the lease after its sale and that are stated in the sale notice may be different from the imposed conditions applying to the lease before the sale.	29 30 31
•	'(7)	The consent of the holder of any registered interest in the lease is not required for the registration of the transfer of the lease.	32 33 34

	(8)		must be registered when the transfer is registered.	2
	<b>'</b> (9)		e sale of the lease is not completed within 2 years after subdivision starts to apply to the lease—	3
		(a)	if the lease was allowed to be sold by the chief executive under section 236—the Minister may withdraw the Minister's decision to allow the chief executive to sell the lease, and may forfeit the lease under section 236; or	5 6 7 8
		(b)	if the lease was allowed to be sold by the chief executive under section 239(1)(b)(iv)—the designated person may withdraw the designated person's decision to allow the chief executive to sell the lease, and may forfeit the lease under section 239.	9 10 11 12 13
<b>'240</b> 0	) Dis	posa	l of proceeds of sale	14
			chief executive must apply the proceeds of sale of the as follows—	15 16
		(a)	firstly, to payment to the State of all costs properly incurred by the chief executive for the sale or any attempted sale;	17 18 19
		(b)	secondly, to payment to the State of charges on the lease, including any rent, instalments or penalty interest, owing to the State;	20 21 22
		(c)	thirdly, to payment to the State of all costs properly incurred by the chief executive to rectify any damage caused to the land by the lessee;	23 24 25
		(d)	fourthly, to payment to the State of all costs properly incurred by the chief executive—	26 27
			(i) if there was a transition to sale agreement—in the administration of the agreement; or	28 29
			(ii) otherwise—in the administration of the lease;	30
		(e)	fifthly, to payment to the relevant local government of overdue rates payable to the local government under the <i>Local Government Act 1993</i> , chapter 14, part 7;	31 32 33
		(f)	lastly, to payment to the lessee.	34

	'240R	Pro	otection from liability	1
		'(1)	The chief executive, and any person acting under the authority of the chief executive, does not incur civil liability for an act done, or omission made, honestly and without negligence under this subdivision.	2 3 4 5
		'(2)	If subsection (1) prevents a civil liability attaching to a person, the liability attaches instead to the State.'.	6 7
Clause	126	Re	placement of ch 5, pt 4, div 4 hdg (Effect of forfeiture)	8
			Chapter 5, part 4, division 4, heading—	9
			omit, insert—	10
	'Divis	sion	1 4 Forfeiture'.	11
Clause	127	Ins	ertion of new s 240S	12
			Chapter 5, part 4, division 4, before section 241—	13
			insert—	14
	<b>'240S</b>	No	tice of forfeiture	15
		<b>'</b> (1)	If the designated person forfeits a lease, the Minister must give the lessee and any mortgagee or relevant local government written notice that the lease is forfeited.	16 17 18
		'(2)	A notice that a lease is forfeited must be published in the gazette.	19 20
		<b>'</b> (3)	A lease is forfeited by the registration of a forfeiture notice.	21
		<b>'</b> (4)	The forfeiture notice must include the particulars of the gazette notice forfeiting the lease.	22 23
		'(5)	The forfeiture of the lease takes effect on the day the forfeiture notice is registered.	24 25
		<b>'</b> (6)	In this section—	26
			<i>forfeiture notice</i> means a notice in the approved form requesting the registrar to register the forfeiture of a lease under this Act.'.	27 28 29

Clause	128	Am	nendment of s 241 (Effect of forfeiture)	1
			Section 241(c)—	2
			omit, insert—	3
			'(c) the lease land is free of any encumbrance; and	4
			(d) the lease land—	5
			(i) if the lease was a State lease—remains a reserve; or	6 7
			(ii) otherwise—becomes unallocated State land.'.	8
Clause	129	Am	nendment of s 243 (Improvements on forfeited lease)	9
		(1)	Section 243, before subsection (1)—	10
			insert—	11
		'(1A)	The lessee of a forfeited lease may apply to remove the lessee's improvements on the lease.'.	12 13
		(2)	Section 243(1), from 'of a forfeited' to 'the lease'—	14
			omit, insert—	15
			'may remove the improvements'.	16
Clause	130		nendment of s 244 (Sale by mortgagee instead of feiture)	17 18
		(1)	Section 244(1), 'section 235 or 238'—	19
			omit, insert—	20
			'section 235(1) or 238(2)'.	21
		(2)	Section 244(2)—	22
			omit.	23
		(3)	Section 244(3), from 'Governor in Council' to 'Governor in Council's'—	24 25
			omit, insert—	26
			'Minister approves the sale of the lease by the mortgagee, the Minister must give written notice of the Minister's'.	27 28
		(4)	Section 244(3) and (4)—	20

s 133

		renumber as section 244(2) and (3).	1
		(5) Section 244 as amended—	2
		<i>relocate</i> and <i>renumber</i> in chapter 5, part 4, division 3A, subdivision 2 as section 240F.	3 4
Clause	131	Amendment of s 246 (Application of division)	5
		(1) Section 246(a), after 'lease'—	6
		insert—	7
		'that'.	8
		(2) Section 246(a)(i) and (iii), 'that'—	9
		omit.	10
		(3) Section 246(a)(ii), 'all or part of which'—	11
		omit.	12
		(4) Section 246(c)(i), before 'the reserve'—	13
		insert—	14
		'the dedication of'.	15
		(5) Section 246(d)(i), after 'cancelled'—	16
		insert—	17
		'or surrendered absolutely'.	18
Clause	132	Amendment of s 249 (Payment by the State for improvements)	19 20
		Section 249(1), after 'pastoral purposes'—	21
		insert—	22
		', or a term lease for agricultural or grazing purposes of a type mentioned in section 160A(1),'.	23 24
Clause	133	Insertion of new ch 5, pt 6	25
		Chapter 5—	26
		insert—	27

'Part 6		Protection of monitoring sites				
<b>'252</b>		phibition on interfering with monitoring marker or vice	2 3			
	'(1)	This section applies if, under section 400, a monitoring site has been established on lease land, licence land or permit land.	4 5 6			
	'(2)	A person must not interfere with any of the following the existence of which the person knows or ought reasonably to know unless the person has a reasonable excuse—	7 8 9			
		(a) a marker for the monitoring site;	10			
		(b) a monitoring device that, under section 400, has been installed or placed at the monitoring site.	11 12			
		Maximum penalty—100 penalty units.	13			
	'(3)	For subsection (2), a person is taken to know of the existence of a marker for the monitoring site and any monitoring device at the site if the marker—	14 15 16			
		(a) is made of steel or other durable material; and	17			
		(b) protrudes above the surface of the ground so as to be clearly visible; and	18 19			
		(c) has attached to it a tag bearing clearly legible words as follows, or words to the effect of the words: 'Monitoring site marker. Interfering with this marker or any device at this site is an offence.	20 21 22 23			
	'(4)	In this section—	24			
		interfere with includes damage, deface or tamper with.	25			
<b>'253</b>	Evi	dentiary provision for proceedings under s 252	26			
		'In a proceeding for an offence against section 252(2), a certificate, purporting to be signed by an authorised person, and stating any of the following matters is evidence of the matters stated—	27 28 29 30			

		(a)	perio	stated land was, at a stated time, or during a stated od, a monitoring site established on stated lease, licence land or permit land;	1 2 3
		(b)		at the time or during the period, all or any of the owing applied—	4 5
			(i)	a marker for the monitoring site was installed or placed at the monitoring site;	6 7
			(ii)	the marker complied with section 252(3)(a), (b) and (c);	8 9
			(iii)	a monitoring device was installed or placed at the monitoring site.'.	10 11
Clause	134	Amend	ment	of s 275 (Registers comprising land registry)	12
		Sec	tion 27	75(d)—	13
		omi	t, inse	rt—	14
		'(d)	a reg	gister of unallocated State land;'.	15
Clause	135	Amendi executiv		of s 276 (Registers to be kept by chief	16 17
		Sec	tion 27	76(d)—	18
		omi	t, inse	rt—	19
		'(d)	a reg	gister of unallocated State land;'.	20
Clause	136	Insertio	n of r	new s 277A	21
		Afte	er sect	ion 277—	22
		inse	rt—		23
	'277A	Registra	ation	of document evidencing tenure	24
	•	(1) If an	ny of t	he following tenures are granted under this Act—	25
		(a)	a lea	ase;	26
		(b)	a lic	ence	27
		(c)	a pe	rmit for a term of 12 months or more;	28
		the	tenure	document for the tenure must be registered.	29

		'(2) If a reserve is dedicated under this Act, the document evidencing the dedication must be registered.'.	1 2
Clause	137	Amendment of s 278 (Particulars that must be recorded)	3
		(1) Section 278 heading, 'recorded—	4
		omit, insert—	5
		'registered'.	6
		(2) Section 278, 'record in each'—	7
		omit.	8
		(3) Section 278(a), 'recorded in the register'—	9
		omit, insert—	10
		'registered'.	11
		(4) Section 278(d), 'needed to be recorded'—	12
		omit, insert—	13
		'required or needed to be registered'.	14
Clause	138	Replacement of s 279 (Recording issue and end of tenures)	15 16
		Section 279—	17
		omit, insert—	18
	'279	Registration of land management agreements and transition to sale agreements	19 20
		'(1) This section applies if an agreement mentioned in section 176U(1) or 240P in relation to a lease is made or amended.	21 22
		'(2) The following must be registered while the lease continues in force—	23 24
		(a) the agreement;	25
		(b) any amendment of the agreement from time to time;	26
		(c) any cancellation or other ending of the agreement?	27

Clause	139		nendment of s 286B (Requiring plan of survey to be lged)	1 2
			Section 286B(1)(b), 'land the subject of the lease'—	3
			omit, insert—	4
			'lease land'.	5
Clause	140		nendment of s 287 (Registered documents must mply with particular requirements)	6 7
			Section 287(1)(b)(i), '; or'—	8
			omit, insert—	9
			'; and'.	10
Clause	141		nendment of s 290F (Plan of subdivision may be gistered)	11 12
		(1)	Section 290F(2)—	13
			omit, insert—	14
		'(2)	The plan takes effect immediately it is registered.	15
			Example—	16
			A lot defined in the plan is created as a lot when the plan is registered.'.	17
		(2)	Section 290F(5), after 'section 360'—	18
			insert—	19
			'or 360A'.	20
		(3)	Section 290F—	21
			insert—	22
		'(6)	This section applies subject to section 290FA.'.	23
Clause	142	Ins	sertion of new s 290FA	24
			After section 290F—	25
			insert—	26
	<b>'290</b> l	FA Tal	king effect of plan of subdivision	27
		'(1)	This section applies if—	28

(a)

the particulars of a plan of subdivision are recorded in

1

		the relevant register	; and	2
		purpose of the issue	the plan of subdivision is for the of a deed of grant, a deed of grant in 1 or more of the lots created by the	4
	'(2)	effect as a plan of subdiv	division is registered, it does not take ision until the particulars of the deed in trust or lease are recorded in the	8
	'(3)	rust or lease are not receivise executive may, wh	issued deed of grant, deed of grant in orded in the appropriate register, the nen the chief executive considers it incel the registration of the plan of	12 13
	'(4)	ourposes of any relevant	acts under subsection (3), for the register, the plan is taken never to	
		nave been registered.'.		10
Clause 14		_	quirements for registration of	19 20
Clause 14		ndment of s 290J (Re	-	19
Clause 143	pla	ndment of s 290J (Re of subdivision)	-	19 20
Clause 14	pla	ndment of s 290J (Re of subdivision) Section 290J(1)(d) to (h)- omit, insert— (d) if it provides for a	-	19 20 21 22 4 23
Clause 14	pla	ndment of s 290J (Re of subdivision) Section 290J(1)(d) to (h)- omit, insert—  (d) if it provides for an reserve—state the and	ny proposed public use land to be a	19 20 21 22 23 24 25
Clause 14	pla	ndment of s 290J (Re of subdivision) Section 290J(1)(d) to (h)- omit, insert—  (d) if it provides for a reserve—state the and  (e) comply with the Su 2003; and  f) be certified as accurate.	ny proposed public use land to be a community purpose of the reserve:	19 20 21 22 23 24 25 26 27
Clause 14	pla	ndment of s 290J (Re of subdivision) Section 290J(1)(d) to (h)- omit, insert—  (d) if it provides for an reserve—state the and  e) comply with the Su 2003; and  f) be certified as according the meaning of the life if any land the subject to the s	ny proposed public use land to be a community purpose of the reserve; rvey and Mapping Infrastructure Acturate by a cadastral surveyor within Surveyors Act 2003; and ject of the plan of subdivision is the issued under this Act, include a	19 20 21 22 23 24 25 26 27 28 29 30
Clause 14	pla	ndment of s 290J (Re of subdivision) Section 290J(1)(d) to (h)- omit, insert—  (d) if it provides for an reserve—state the and  (e) comply with the Su 2003; and  (f) be certified as according the meaning of the g) if any land the subject of a lease statement agreeing  (i) if there is a	ny proposed public use land to be a community purpose of the reserve; rvey and Mapping Infrastructure Acturate by a cadastral surveyor within Surveyors Act 2003; and ject of the plan of subdivision is the issued under this Act, include a	19 20 21 22 23 24 25 26 27 28 29 30 31 32

(h)

if any land the subject of the plan of subdivision is the

1

				subject of an occupation licence under this Act and to licensee is surrendering all or part of to licence—include a statement agreeing to the plan by to licensee; and	he 3
			(i)	if a road is permanently closed under section 108—show the road as permanently closed; and	on 6 7
			(j)	if a road permanently closed is amalgamated with launder section 109(2)—show the amalgamation; and	nd 8 9
			(k)	be consented to by the Minister; and	10
			(1)	be consented to by—	11
				(i) each person whose interests as a register mortgagee are affected by the plan; and	red 12
				(ii) each person whose interests as a register sublessee are affected by the plan; and	ed 14 15
				(iii) each person whose interests as a registered grant of an easement or profit a prendre are affected the plan; and	
			(m)	include a statement identifying each lot created by the plan of subdivision that is to remain subject to the time reference for any lease, licence, reserve or unallocated State land affected by the plan.'.	tle 20
		(2)	Sect	ion 290J(2)(a), 'subsection (1)(f), (g) and (h)'—	23
			omit	t, insert—	24
			'sub	section (1)(g), (h), (k) and (l)'.	25
		(3)	Sect	ion 290J—	26
			inse	rt—	27
		'(4)	parti canc	ne plan of subdivision is needed to effect the absolute ital revocation of a reserve or the absolute or particulation of an occupation licence, subsection (1)(m) do apply.'.	ial 29
Clause	144			ement of s 290K (Particulars to be recorded on tion of plan)	32 33
		_	Sect	ion 290K—	34

	omit	t, insert—	1
'290JA Dec	dicati	ion of public use land in plan	2
'(1)		section applies to the dedication of land to public use in a stered plan of subdivision.	3 4
'(2)	plan	e dedication is for a reserve, the coming into effect of the operates, without anything further, to dedicate the land as serve for the community purpose or purposes stated in the .	5 6 7 8
'(3)		e dedication is for a road, the coming into effect of the operates, without anything further, to open the land as a	9 10 11
'(4)	resei	ne dedication is for a public use other than a road or a rve, on the coming into effect of the plan, the land omes unallocated State land.	12 13 14
'(5)	Subs	section (6) applies to an easement over a lot if—	15
	(a)	the easement is an easement for providing access or a right of way, including a public thoroughfare easement; and	16 17 18
	(b)	the lot or a part of the lot is dedicated for a road under subsection (3).	19 20
'(6)		easement is extinguished to the extent it is over the lot or part of the lot dedicated for the road.	21 22
'290JB Ac	cess	for public use land	23
	_	lan of subdivision providing for the dedication of a lot to ic use, other than as a road, may be registered only if—	24 25
	(a)	on the registration and coming into effect of the plan, access to the lot will be available through a road or a public thoroughfare easement; or	26 27 28
	(b)	the Minister has approved that the plan of subdivision may be registered without access to the lot being available.	29 30 31

	'290K		ticula es ef	ars to be recorded when registered plan fect	1 2
				egistering a plan of subdivision, the chief executive must rd in the appropriate register—	3 4
			(a)	if the boundaries of land affected by the plan of subdivision are changed on the coming into effect of the plan—any new description as identified on the reverse of the plan; and	5 6 7 8
			(b)	if all or part of land affected by the plan of subdivision becomes a reserve on the coming into effect of the plan—the particulars of the reserve; and	9 10 11
			(c)	if all or part of land affected by the plan of subdivision becomes public use land other than a reserve or road—the particulars of the unallocated State land.'.	12 13 14
Clause	145			nent of s 294 (Chief executive may require public be given of certain proposed action)	15 16
			Sect	ion 294(1) from 'do'—	17
			omit	, insert—	18
			ʻregi	ster a transmission of a registered interest.'.	19
Clause	146			nent of s 294B (Building management statement registered)	20 21
		(1)	Sect	ion 294B(3), 'At least 1 of the lots'—	22
			omit	, insert—	23
			'Eac	h lot'.	24
		(2)	Sect	ion 294B(4)—	25
			omit	, insert—	26
		<b>'</b> (4)	entir conta	rever, a building management statement that otherwise plies with subsection (3) may also apply to a lot that is not ely or partly contained in, and does not entirely or partly ain, 1 or more buildings if the lot is the subject of a ding development approval.'.	27 28 29 30 31
		(3)	Sect	ion 294B(6), from 'Governor'—	32

		omit, insert-	<u> </u>	1
				2 3
147			296 (Tenure document to be returned to	4 5
		Section 296	<u> </u>	6
		omit.		7
148	Am	endment o	f s 299 (When a document is registered)	8
		Section 299	)	9
		insert—		10
	'(2)	This section	applies subject to section 299A.'.	11
149	Ins	ertion of ne	ew s 299A	12
		Chapter 6, p	part 2, division 1—	13
		insert—		14
'299 <i>I</i>				15 16
	'(1)			17 18
		howev includ	ver described, is required for the document, ding any aspect of the document, but the approval	19 20 21 22
		Examp	les—	23
		•	a plan of subdivision that has not been consented to by the Minister	24 25
		•	a transfer document if the Minister has not given written approval to the transfer	26 27
	148	148 Am (2) 149 Inse	'designated under section  147 Omission of saland registry) Section 296 omit.  148 Amendment of Section 299 insert—  '(2) This section  149 Insertion of net Chapter 6, parts insert—  '299A No registration consent of Mine (a) under however including or consent of Examp	land registry)  Section 296—  omit.  148 Amendment of s 299 (When a document is registered)  Section 299—  insert—  '(2) This section applies subject to section 299A.'.  149 Insertion of new s 299A  Chapter 6, part 2, division 1—  insert—  '299A No registration in absence of required approval or consent of Minister  '(1) A document is not registered, even though the particulars about the document are recorded in the relevant register, if—  (a) under this Act, the Minister's approval or consent, however described, is required for the document, including any aspect of the document, but the approval or consent has not been obtained; or  Examples—  • a plan of subdivision that has not been consented to by the Minister  • a transfer document if the Minister has not given written

<sup>6</sup> Section 360 (Governor in Council may change freeholding leases) or 360A (Minister may change term leases, other than State leases, or perpetual leases)

			terms of any approval or consent, however described, given by the Minister in relation to the document, including any aspect of the document.	2 3 4
		'(2)	If under subsection (1) a document is not registered, the chief executive may correct the particulars included in the appropriate register in relation to the document.	5 6 7
		'(3)	Subsection (1) applies to an approval or consent, however described, in relation to a document, whether or not the approval or consent is required to be endorsed on the document.	8 9 10 11
		<b>'</b> (4)	Subsection (1) does not affect the operation of a provision of this Act providing for the Minister to give a general authority.	12 13
			Example—	14
			Subsection (1) does not affect the operation of a lessee's authority, given under section 333 (General authority to lessee for particular dealings), to sublease without seeking the Minister's approval.'.	15 16 17
Clause	150 Omission of s 312 (Su		nission of s 312 (Substitute document)	18
			Section 312—	19
			omit.	20
Clause	151	Ins	Insertion of new s 318A	
			After section 318—	22
			insert—	23
	'318A	A Minister may lodge mandatory standard terms document		24 25
		'(1)	The Minister may act under section 318 to lodge or amend a standard terms document containing terms the Minister considers are necessary inclusions in the terms of a document creating an interest of any type under this Act.	26 27 28 29
		'(2)	The document may state that it is a mandatory standard terms document.	30 31
		<b>'</b> (3)	This section does not limit section 318.'.	32

30

143

use	152 I	nsertion of new s 320A
		After section 320—
		insert—
	'320A	Conflict with mandatory standard terms document
	'(	1) Section 320(2) does not apply to a standard terms document if the document is a mandatory standard terms document.
	'(	2) If there is a conflict between a mandatory standard terms document and the terms included in another document, the mandatory standard terms document prevails.
	'(	3) Subsection (2) applies whether the other document is the document of which the mandatory standard terms document forms part or is some other document.'.
use		Amendment of s 321 (Withdrawal or cancellation of standard terms document)
		Section 321(2), 'by the chief executive'—
		omit, insert—
		'by the Minister or the chief executive'.
ıse	154	Amendment of s 322 (Requirements for transfers)
	(	1) Section 322—
		insert—
	'(11	A lessee, licensee or the holder of a sublease may apply for approval to transfer a lease, licence or sublease.'.
	(	2) Section 322(4)(b)(ii), 'or licence'—
		omit, insert—
		'and any land management agreement for the lease, or the licence'.
	(	3) Section 322(4)(b)(iv), 'or licence'—
		omit, insert—
		', including any land management agreement, or the licence'.

(4) Section 322(4)(b)—

		insert—	1
		'(v) if, were the transfer to be registered, section 325(4) and (5) would apply—the provisions of section 325(4) and (5).'.	2 3 4
	(5)	Section 322(7)—	5
		omit, insert—	6
	'(7)	To remove any doubt, it is declared that the Minister's approval is not needed to transfer a mortgage.	7 8
	'(8)	If a lessee holds a general authority under section 333, the authority is taken to be an approval under this section for any transfer in relation to a sublease of the lease.	9 10 11
	'(9)	In this section—	12
		<i>transfer</i> , of a lease, licence or sublease, includes, if it is held by persons as tenants in common, a transfer by 1 or more of the tenants in common of all or part of their interest in the lease, licence or sublease to someone else.'.	13 14 15 16
Clause 155	Ins	ertion of new s 322A	17
		After section 322—	18
		insert—	19
<b>'322</b>	A Sev	vering joint tenancy by transfer	20
	'(1)	This section applies if a lease, licence or sublease (the <i>tenure</i> ) is subject to a joint tenancy.	21 22
	'(2)	Subject to section 322, any of the joint tenants of the tenure (the <i>severing party</i> ), may unilaterally sever the joint tenancy by registration of a transfer to the severing party.	23 24 25
	'(3)	The transfer need only be executed by the severing party.	26
	'(4)	The chief executive may register the transfer only if the severing party satisfies the chief executive that a copy of the transfer has been given to all of the other joint tenants.	27 28 29
	'(5)	On registration of the transfer, the severing party becomes entitled as a tenant in common with the other persons who were joints tenants immediately before the transfer.	30 31 32

		'(6)	joint	efore registration of the transfer, there were more than 2 tenants of the tenure, the joint tenancy of the other ons is not affected.'.	1 2 3
lause	156	Am	endr	ment of s 325 (Effect of registration of transfer)	4
			Sect	ion 325—	5
			inse	rt—	6
		'(2)		land management agreement applies to a lease being sferred, on registration of the transfer—	7 8
			(a)	the transferee is taken to be a party to the agreement in place of the transferor; and	9 10
			(b)	the rights and responsibilities of the transferor under the agreement become the rights and responsibilities of the transferee; and	11 12 13
			(c)	the lease continues to be subject to the following conditions—	14 15
				(i) there must be a current land management agreement for the lease;	16 17
				(ii) the lessee must comply with the agreement.	18
		'(3)	Subs	sections (4) and (5) apply if—	19
			(a)	the subject of the transfer is a term lease, and the lease land is rural leasehold land; and	20 21
			(b)	the transferor is a party to an indigenous land use agreement for the lease land; and	22 23
			(c)	the transfer is registered.	24
		'(4)	For	this Act—	25
			(a)	the incoming lessee is taken to be a party to the indigenous land use agreement in place of the transferor; and	26 27 28
			(b)	the rights and responsibilities of the transferor under the agreement become the rights and responsibilities of the transferee	29 30 31

		'(5)	withi	a condition of the lease that the incoming lessee must, n 28 days, give written notice of the transfer and of the t of subsection (4) to—	1 2 3
			(a)	the native title group and any other native title parties to the indigenous land use agreement, at their address as recorded in the ILUA register; and	4 5 6
			(b)	the native title registrar.'.	7
Clause	157	Ins	ertion	of new s 326A	8
			Chap	ter 6, part 4, division 1, after section 326—	9
			inser	<i>t</i> —	10
	'326A			re of information to proposed transferee of licensee	11 12
		'(1)		section applies if an application has been made under on 322 for approval of a transfer.	13 14
		'(2)	transi	Minister may give the proposed transferee under the fer any information the Minister considers appropriate t rent or instalments paid or payable for the lease.	15 16 17
		'(3)	reside	ever, the Minister must not disclose to the transferee the ential or business address or other personal details of the feror.'.	18 19 20
Clause	158	Re <sub>l</sub> gra		ment of s 327 (Surrender of lease or deed of	21 22
			Section	on 327—	23
			omit,	insert—	24
	<b>'327</b>	Ab	solute	e surrender of deed of grant	25
			'A re	egistered owner may surrender, absolutely, a deed of	26 27
			(a)	on terms agreed to between the Minister and the registered owner; and	28 29
			(b)	with the Minister's written approval.	30

'327A Su	rrend	der of lease	1				
		A lessee may surrender, absolutely or conditionally, all or art of a lease—					
	(a)	on terms agreed to between the Minister and the lessee; and	4 5				
	(b)	with the Minister's written approval.	6				
'327B Ap	plyin	ng to surrender	7				
'(1)	A re	A registered owner may apply to surrender a deed of grant.					
'(2)	A le	essee may apply to surrender all or part of a lease.	9				
'327C No	tice c	of proposal to approve surrender of lease	10				
'(1)	a lea	If the Minister proposes to approve a surrender of all or part of a lease, written notice of the proposal must be given to the following—					
	(a)	the lessee of the lease;	14				
	(b)	another person with a registered interest in the lease;	15				
	(c)	another person the Minister considers should be given the notice.	16 17				
'(2)	The	e notice must—	18				
	(a)	be in the approved form; and	19				
	(b)	state the following—	20				
		(i) the reason for the proposed surrender;	21				
		(ii) that the person given the notice may make a submission against the proposed surrender to the Minister;	22 23 24				
		(iii) that the submission must be made in the approved form;	25 26				
		(iv) the closing day for the submission;	27				
		(v) the place where or the way the submission must be lodged.	28 29				

<b>'327D Su</b> l	bmissions against proposal to approve surrender	1				
'(1)	A person given notice of a proposal to surrender a lease under section 327C, other than the lessee of the lease, may make a submission against the proposal to the Minister.	2 3 4				
'(2)	The submission must—	5				
	(a) be made in the approved form; and	6				
	(b) be received by the closing day for the submission in the notice under section 327C(2)(b)(iv); and	7 8				
	(c) be lodged at the place or in the way stated in the notice under section 327C(2)(b)(v).	9 10				
'(3)	The Minister must consider all submissions received under this section before the lease is surrendered.	11 12				
'327E Re	gistration surrenders lease	13				
'(1)	All or part of a lease may be surrendered by registering a surrender notice or plan of subdivision.	14 15				
'(2)	However, if the surrender relates to only part of a lot, the surrender may only be made by registering a plan of subdivision.	16 17 18				
'(3)	The surrender of all or part of a lease takes effect on the day the surrender notice or plan of subdivision is registered.					
'327F No	tice of surrender	21				
'(1)	Written notice of the surrender of a lease must be given to each person given notice under section 327C(1) about the proposed surrender.	22 23 24				
'(2)	The notice under subsection (1) must include all of the following—	25 26				
	(a) the date of the surrender;	27				
	(b) the effect, under section 327G, of the surrender;	28				
	(c) if there are improvements on the lease land owned by the person receiving the notice—a statement that the person may apply to remove the improvements.	29 30 31				

'(3)	If the surrender of a lease is not registered, written notice of the fact must be given to each person given notice under section 327C(1) about the proposed surrender.							
327G Eff	ect of surrender	4						
	'On the surrender of all or part of a lease, the land the subject of the surrender—	5 6						
	(a) if the lease was a State lease—remains a reserve; or	7						
	(b) otherwise—becomes unallocated State land.	8						
'327H Peı	rson to give up possession on surrender	9						
'(1)	On the surrender of all or part of a lease, a person occupying the land the subject of the surrender must immediately vacate the land.	10 11 12						
'(2)	A person who does not give up possession under subsection (1), and is not otherwise entitled to possession, is a person who is unlawfully occupying unallocated State land.	13 14 15						
	Note—	16						
	Action for trespassing may be taken under chapter 7, part 2.	17						
'327I Dea	aling with improvements	18						
'(1)	An owner of improvements on a lease that has been surrendered may apply to remove the owner's improvements on the lease.	19 20 21						
'(2)	The owner may remove the improvements only with the written approval of, and within a time stated by, the Minister.	22 23						
'(3)	The improvements become the property of the State if—	24						
	(a) the Minister has not given written approval for their removal; or	25 26						
	(b) the Minister has given written approval for their removal but the improvements have not been removed within the time stated by the Minister.	27 28 29						

		(4)		er, if the lease the subject of surrender is leased or sold, er has a right to payment for the improvements under 5, part 5.	1 2 3
		'(5)	In this se	ection—	4
			owner, o	f improvements, means—	5
			(a) if t	he lessee owned the improvements—the lessee; or	6
			(b) a p	erson who—	7
			(i)	made the improvements on the land the subject of the surrender with the lessee's authority; and	8 9
			(ii)	owned the improvements.'.	10
Clause	159	Am	endmen	t of s 328 (Surrender of subleases)	11
		(1)	Sections	328(1), (2), (3) and (4)—	12
			renumbe	r as section sections 328 (2), (3), (5) and (6).	13
		(2)	Section 3	328—	14
			insert—		15
		'(1)	operation	ered sublease may be wholly or partly surrendered by n of law or by registering an instrument of surrender blease executed by the sublessor and the sublessee.	16 17 18
		'(4)	executive	strument of surrender of lease is lodged, the chief e may register the instrument and record the date of r stated in the instrument in the leasehold land.	19 20 21 22
Clause	160	Am	endmen	t of s 329 (Notice of surrender needed)	23
			Section 3	329(1), 'section 327(1)(a)'—	24
			omit, ins	ert—	25
			'section	327A'.	26
Clause	161		nendmen render)	t of s 330 (Requirements for effective	27 28
			Section 3	330(c)—	29

			omit	, insert—	1
			'(c)	any grantee of an easement or profit a prendre whose interest will be adversely affected by the surrender gives written approval to the surrender.'.	2 3 4
Clause	162		endr orova	nent of s 332 (Subleases require Minister's I)	5 6
		(1)	Sect	ion 332(3)(b), after 'appropriate'—	7
			inse	rt—	8
				cluding, for example, that a stated mandatory standard is document form part of the sublease'.	9 10
		(2)	Sect	ion 332—	11
			inse	rt—	12
		<b>'</b> (8)	appr the s	nout limiting subsection (3)(a), the Minister may refuse to eve a sublease of a lease if the Minister is satisfied that subleasing would be inappropriate, having regard to the even and conditions of the lease.'.	13 14 15 16
Clause	163	Re		ment of s 333 (General authority to sublease)	17
			Sect	ion 333—	18
				, insert—	19
	<b>'333</b>	Ge	neral	authority to lessee for particular dealings	20
		'(1)	to th	e Minister considers it appropriate, the Minister may issue the lessee of a lease issued under this Act an authority to the to and as appropriate give effect to 1 or more of the awing without seeking the Minister's approval—	21 22 23 24
			(a)	subleasing of the lease;	25
			(b)	transferring a sublease of the lease;	26
			(c)	amending a sublease of the lease;	27
			(d)	creating an easement that burdens or benefits a sublease of the lease;	28 29
			(e)	transferring a public utility easement that burdens a sublease of the lease:	30 31

			(f) amending an easement that burdens or benefits a sublease of the lease.	1 2
		'(2)	The authority applies only to the lease identified, and to the lessee named, in the authority.	3 4
		'(3)	In acting under the authority, the lessee must comply with any requirements prescribed under a regulation for this section.	5 6
		'(4)	The authority may include the conditions the Minister considers appropriate, and may be withdrawn at any time.	7 8
		'(5)	The authority is cancelled immediately either of the following dealings are registered in the leasehold land register—	9 10
			(a) the transfer of the lease;	11
			(b) a transmission of the lessee's interest in the lease under a law about bankruptcy.	12 13
		'(6)	For subsection (1)(d), (e) or (f), a reference to a sublease of a lease must not be taken to include a reference to a sub-sublease of a sublease of a lease.'.	14 15 16
Clause	164		nendment of s 334 (When subleasing is totally bhibited)	17 18
			Section 334, after 'a lease'—	19
			insert—	20
			'issued under this Act'.	21
Clause	165	Am	nendment of s 334A (Application to sub-subleases)	22
			Section 334A, from 'For applying—	23
			omit, insert—	24
			'In sections 332 to 334, for applying schedule 6, definition <i>sublease</i> , a reference to a lease issued under this Act may be taken to be a reference to a sublease of a lease issued under this Act, and correspondingly, a reference to a lessee may be taken to be a reference to a sublessee of a lease issued under this Act.'.	25 26 27 28 29

Clause	166	Ins	ertio	n of new ch 6, pt 4, div 3A	1	
			Cha	pter 6, part 4, after section 339—	2	
			inse	rt—	3	
	'Divis	sion	3 <b>A</b>	Mediation for disputes about terms of particular subleases	4 5	
	'339A	App	olica	olication of div 3A		
				s division applies to a sublease, other than a sublease of land or transport land, if—	7 8	
			(a)	there is a dispute between any or all of the parties to the sublease about its terms; and	9 10	
			(b)	the dispute can not be dealt with under a dispute resolution process, under another Act, that specifically provides for dealing with disputes of that type; and	11 12 13	
				Examples of another Act—	14	
				Residential Tenancies Act 1994	15	
				<ul> <li>Retail Shop Leases Act 1994</li> </ul>	16	
			(c)	the sublease does not include a dispute resolution process that is capable of being used to resolve the dispute.	17 18 19	
	'339B Mediation					
		<b>'</b> (1)	_	arrry to the sublease may ask the chief executive to refer the ute to mediation.	21 22	
		"(2)	reas rega	or consulting with the persons the chief executive onably considers are a party to the dispute, and having rd to the nature of the dispute, the chief executive may r it to mediation.	23 24 25 26	
		<b>'</b> (3)	If th	e chief executive refers the dispute to mediation—	27	
			(a)	the mediation must be conducted by—	28	
				(i) a person agreed to by the parties to the dispute; or	29	

		(ii) if the parties can not agree—an appropriately qualified mediator appointed by the chief executive; and	1 2 3
	(b)	the mediation must be conducted in the way decided by the mediator and the parties; and	4 5
	(c)	the parties must participate in the mediation in good faith to attempt to resolve the dispute; and	6 7
		Examples of participating in the mediation in good faith—	8
		attending meetings that the parties have agreed to attend	9
		<ul> <li>complying with mediation procedures agreed to by the mediator and the parties</li> </ul>	10 11
		<ul> <li>disclosing relevant information as appropriate for the mediation</li> </ul>	12 13
		<ul> <li>ensuring a party's agent at a mediation is authorised to reach agreement for the party</li> </ul>	14 15
	(d)	the parties must pay the mediator the costs of the mediation in the proportions agreed by the mediator and the parties.	16 17 18
'(4)	by an	ubsection (3), a party to the dispute may be represented agent appointed by the party if the mediator is satisfied ppointment will facilitate the conduct of the mediation.	19 20 21
'(5)	suble the le	lessee who is a party to the dispute, in relation to a ase of the lessee's lease, contravenes subsection (3)(c), essee is taken to have contravened a provision of this Act ation to the lease.	22 23 24 25
'(6)		ing in this section affects any rights or remedies to which ty to the dispute may be entitled.	26 27
'(7)	medi: dispu	ence of anything done or said, or an admission made, at a ation about the dispute is admissible at the trial of the ate or in another civil proceeding only if all parties who cipated in the mediation agree.	28 29 30 31
'(8)	of thi	proceeding under this Act about a lessee's contravention is Act under subsection (5), evidence about the lessee's cipation in a mediation may include evidence about the taken by the lessee to prepare for the mediation.	32 33 34 35
<b>'</b> (9)	In thi	s section—	36

		<i>appropriately qualified</i> , for a mediator, means having the qualifications or experience appropriate to conduct the mediation.	1 2 3
		<i>civil proceeding</i> does not include a proceeding under this Act about a lessee's contravention of this Act under subsection (5).'.	4 5 6
Clause	167	Amendment of s 346 (Sale of mortgaged lease)	7
		(1) Section 346(2), from ', in' to 'lease,'	8
		omit, insert—	9
		'in a newspaper circulating generally in the locality of the lease'.	10 11
		(2) Section 346(4)(b), after 'lease'—	12
		insert—	13
		'and any land management agreement for the lease'.	14
		(3) Section 346(4)(d), after 'lease'—	15
		insert—	16
		'including any land management agreement'.	17
Clause	168	Omission of ch 6, pt 4, divs 5 and 6	18
		Chapter 6, part 4, divisions 5 and 6—	19
		omit.	20
Clause	169	Amendment of s 358 (Changing deeds of grant—change in description or boundary of land)	21 22
		(1) Section 358(1)(b), after 'sale'—	23
		insert—	24
		'or disposal'.	25
		(2) Section 358(1)(e), 'chapter 3, part 2, divisions 4 and 5'—	26
		omit, insert—	27
		'section 109(2)(b), 109A or 109B'.	28

Clause	170	Ins	ertio	n of new s 358C	1
			Afte	r section 358B—	2
			inse	rt—	3
	'358C	Co	rrecti	on of minor error in deed of grant	4
		'(1)	This	section applies if—	5
			(a)	a deed of grant is incorrect because of an error in issuing it; and	6 7
			(b)	the registrar of titles certifies that the correction of the deed of grant will not prejudice any person who holds an interest in the deed of grant.	8 9 10
				Example—	11
				The registrar of titles would be likely to certify that a correction will not prejudice any person if the deed of grant has been issued with its lot and plan correctly described, but with its parish name incorrect.	12 13 14 15
		'(2)		registrar of titles must record the correction in the hold land register.	16 17
		'(3)		corrected deed of grant operates as if it had originally a issued that way.	18 19
		'(4)	In th	is section—	20
			deed	d of grant includes a deed of grant in trust.'.	21
Clause	171	Am gra		ment of s 359 (Correcting or cancelling deeds of	22 23
		(1)	Sect	ion 359(7)—	24
			renu	mber as section 359(8).	25
		(2)	Sect	ion 359—	26
			inse	rt—	27
		'(7)		section does not apply to the correction of a deed of grant e correction has been made under section 358C.'.	28 29
Clause	172		endr ses)	nent of s 360 (Governor in Council may change	30 31
		(1)	Sect	ion 360, heading, before 'leases'	32

	insert—	1
	'freeholding'.	2
(2)	Section 360(1), 'in a lease'	3
	omit, insert—	4
	'in a freeholding lease'.	5
(3)	Section 360(1), after 'may'—	6
	insert—	7
	', by gazette notice,'.	8
(4)	Section 360(1)(a)—	9
	omit, insert—	10
	'(a) on resurvey of the lease land, the boundaries of the land do not agree with the boundaries described in the lease or appropriate plan, and no doubt exists about the boundaries of the land; or'.	11 12 13 14
(5)	Section 360(1)(c) and (d)—	15
	omit, insert	16
	'(c) the boundaries of the lease land have significantly changed because of erosion or by gradual and imperceptible degrees; or'.	17 18 19
(6)	Section 360(1)(e), (f) and (g)—	20
	renumber as section 360(1)(d), (e) and (f).	21
(7)	Section 360(1)(e) as renumbered, 'or trust land'—	22
	omit.	23
(8)	Section 360(2), from 'record'—	24
	omit, insert—	25
	'register the amendment.'.	26
(9)	Section 360(3), 'lease'—	27
	omit, insert—	28
	'freeholding lease'.	29

Clause	173	Ins	ertior	of new ss 360A-360F	1
			Chap	oter 6, part 4, division 7—	2
			inser	<i>t</i> —	3
	'360A			may change term leases, other than State or perpetual leases	4 5
		'(1)		section applies to a term lease, other than a State lease, or petual lease.	6 7
		'(2)		Minister may, by approving a plan subdivision, amend the ription or anything else in the lease if—	8 9
			(a)	the boundaries of the lease land are not stated in the lease with adequate certainty or do not agree with the boundaries shown on the relevant plan; or	10 11 12
			(b)	a survey of the land gives more accurate knowledge of the lease; or	13 14
			(c)	if the Minister has approved of a mutual exchange of areas adjoining a common boundary between leases and—	15 16 17
				(i) none of the areas adjoining the common boundary are subject to a freeholding lease; and	18 19
				(ii) the lessees of the adjoining leases have agreed to the mutual exchange; or	20 21
			(d)	the Minister has approved that an area of unallocated State land be included in the lease; or	22 23
			(e)	the Minister has approved that a reservation no longer needed be absorbed by the lease.	24 25
		'(3)		Minister may, by adjustment notice, amend the ription or anything else in the lease if—	26 27
			(a)	the lease is defective because of an error or omission in its preparation; or	28 29
			(b)	the court has made a decision under section 435 on a dispute about the boundaries; or	30 31
			(c)	the Minister considers it necessary for another reason to correct the lease.	32 33
		<b>'</b> (4)	The	chief executive must register the amendment.	34

'(5)	An amended lease operates as if it had been originally issued or executed as amended.	1 2
'360B Mii	nister may change State lease	3
'(1)	The Minister may, by registering an adjustment notice, amend the description or anything else in a State lease if—	4 5
	(a) the boundaries of the lease land are not stated in the lease with adequate certainty or do not agree with the boundaries shown on the relevant plan; or	6 7 8
	(b) a survey of the land gives more accurate knowledge of the lease; or	9 10
	(c) the Minister has approved of a mutual exchange of areas adjoining a common boundary between State leases that are within the boundaries of 1 reserve, and the lessees of the leases agree to the exchange; or	11 12 13 14
	(d) the Minister has approved that an area of trust land be included in the lease; or	15 16
	(e) the State lease is defective because of an error or omission in its preparation; or	17 18
	(f) the Minister considers it necessary for another reason to correct the State lease.	19 20
'(2)	The chief executive must register the amendment.	21
'(3)	An amended State lease operates as if it had been originally issued or executed as amended.	22 23
'360C Ap	plying to amend description of lease	24
'(1)	A lessee or a person acting for the lessee may apply to amend the description in a freeholding lease if the description of the lease may be amended under section 360(1)(a), (c) or (d).	25 26 27
'(2)	A lessee or a person acting for the lessee may apply to amend the description in a term lease, other than a State lease, or a perpetual lease if the description of the lease may be amended under section 360A(2)(a), (b) or (c).	28 29 30 31

	<b>'</b> (3)	the c	ssee or a person acting for the lessee may apply to amend description in a State lease if the description of the lease be amended under section 360B(1)(a), (b), (c) or (d).	1 2 3
360D	Not	ice o	of proposal to amend lease	4
	'(1)	amei	he Governor in Council proposes to approve an andment of freeholding lease under section 360, written the must be given of the proposal to the following—	5 6 7
		(a)	the lessee of the lease;	8
		(b)	each person who made an application under section 360C(1);	9 10
		(c)	each person with a registered interest in the lease land;	11
		(d)	another person the Minister considers should be given the notice.	12 13
	'(2)	lease	e Minister proposes to approve an amendment of a term e, other than a State lease, or a perpetual under section A, written notice of the proposal must be given to the wing—	14 15 16 17
		(a)	the lessee of the lease;	18
		(b)	each person who made an application under section 360C(2);	19 20
		(c)	each person with a registered interest in the lease land;	21
		(d)	another person the Minister considers should be given the notice.	22 23
	<b>'</b> (3)	lease	e Minister proposes to approve an amendment of a State e under section 360B, written notice of the proposal must iven to the following—	24 25 26
		(a)	the lessee of the lease;	27
		(b)	the trustee of the reserve over which the State lease is granted;	28 29
		(c)	each person who made an application under section 360C(3);	30 31
		(d)	each person with a registered interest in the lease land;	32

		(e)		ner person the Minister considers should be given notice.	2
	<b>'</b> (4)	The	notice	e must—	3
		(a)	be in	the approved form; and	4
		(b)	state	the following—	5
			(i)	the reason for the proposal;	6
			(ii)	that the person given the notice may make a submission against the proposal to the Governor in Council;	7 8 9
			(iii)	that the submission must be made in the approved form;	10 11
			(iv)	the closing day for the submission;	12
			(v)	the place where or the way the submission must be lodged.	13 14
'360E	Sul	omiss	sions		15
	'(1)	than	the le	given notice of a proposal under section 360D, other essee of the lease, may make a submission against sal to the designated person.	16 17 18
	'(2)	The	subm	ission must—	19
		(a)	be m	nade in the approved form; and	20
		(b)		eceived by the closing day for the submission in the ce under section 360D(4)(b)(iv); and	21 22
		(c)		odged at the place or in the way stated in the notice or section $360D(4)(b)(v)$ .	23 24
	'(3)		r this	nated person must consider all submissions received s section before approving the amendment of the	25 26 27
'360F	Not	ice o	f reg	istration of amendment of lease	28
	'(1)	360A perso	A(4) (	ndment of a lease is registered under section 360(2), or 360B(2), written notice must be given to each ven notice under section 360D about the proposed nt.	29 30 31 32

		'(2)	The notice must include both of the following—	1
			(a) the date of registration of the amendment;	2
			(b) the particulars of the amendment.	3
		'(3)	If the designated person does not approve of an amendment to the description of a lease, written notice of the fact must be given to each person given notice under section 360D about the proposed amendment.'.	4 5 6 7
Clause	174	Am	nendment of s 361 (Definitions)	8
		(1)	Section 361, heading, after 'Definitions'—	9
			insert—	10
			'for div 8'.	11
		(2)	Section 361, definition public utility provider—	12
			omit.	13
Clause	175		nendment of s 372 (End and continuation of sements)	14 15
			Section 372(1) and (2), before 'the reserve'—	16
			insert—	17
			'the dedication of'.	18
Clause	176	Ins	ertion of new s 373AA	19
			Chapter 6, part 4, division 8, after section 373—	20
			insert—	21
	'373 <i>A</i>	AA Pa	rticular matters about easements and permit land	22
		'(1)	An easement may be created over permit land without the permittee's consent.	23 24
		'(2)	If permit land is subject to an easement, the rights of the grantee under the easement prevail, to the extent of any inconsistency, over the occupation rights comprising the permit.'.	25 26 27 28

Clause	177	Am	nendn	nent of s 383 (Power of attorney)	1		
			Secti	ion 383—	2		
			inser	<i>t</i> —	3		
		'(3)	unde inter	ever, an individual who is a trustee of trust land can not, or a power of attorney, authorise a person to deal with an est in the trust land that may be dealt with by the ridual as trustee.	4 5 6 7		
			Exam	ple—	8		
			atto	individual who is the trustee of a reserve could not, under a power of orney, authorise another person to act on the trustee's behalf to enter of a trustee lease with a third person.'.	9 10 11		
Clause	178	Ins	ertior	n of new s 389B	12		
			After	r section 389A—	13		
			inser	·t—	14		
	'389B Effect on writ of execution of transfer after sale by chief executive						
		'(1)	This	section applies if—	17		
			(a)	a writ of execution has been registered in relation to a lease; and	18 19		
			(b)	the chief executive has sold the lease under chapter 5, part 4, division 3A, subdivision 4.	20 21		
		'(2)		e chief executive executes a transfer of the lease for the oses of the sale—	22 23		
			(a)	the registration of the writ of execution does not prevent registration of the transfer; and	24 25		
			(b)	on registration of the transfer, the chief executive must cancel registration of the writ of execution.'.	26 27		
Clause	179	Ins	ertior	n of new ch 6, pt 4, div 11A	28		
			Chap	oter 6, part 4—	29		
			inser	<i>t</i> —	30		
	' <b>Div</b> i	isior	11A	Caveats	31		

'Subdivi	sion 1 Caveats generally	1		
'389C Re	quirements of caveats	2		
'(1)	A caveat in relation to a lease or licence must be signed by or for the caveator.	3 4		
'(2)	The caveat must state—			
	(a) the name of the caveator; and	6		
	(b) an address where documents can be served on the caveator; and	7 8		
	(c) unless the chief executive dispenses with it, the name and address of—	9 10		
	(i) the lessee or licensee affected by the caveat; and	11		
	(ii) anyone else having the right to deal with the lease or licence affected by the caveat; and	12 13		
	(d) the registered interest affected by the caveat; and	14		
	(e) the interest claimed by the caveator; and	15		
	(f) the grounds on which the interest is claimed.	16		
'(3)	This section applies to caveats under this division other than a caveat prepared and registered by the chief executive under section 389L(1).	17 18 19		
'389D Loc	dging caveat	20		
'(1)	A caveat may be lodged by the following—	21		
	(a) the chief executive under section 389L(1);	22		
	(b) a person to whom an Australian court has ordered that an interest in a lease or licence be transferred;	23 24		
	(c) a person who has the benefit of a subsisting order of an Australian court in restraining a lessee from dealing with a lease or licensee from dealing with a licence.	25 26 27		
'(2)	An office copy of a court order mentioned in subsection (1) must be deposited when a caveat is lodged under subsection (1).	28 29 30		

<b>'389E</b>	Not	tifyin	g cav	/eat	1
		a cav	veat u se rig	f executive must give written notice of lodgement of under this division to each person whose interest or that to registration of a document is affected by the	2 3 4 5
'389F	Effe	ect of	f lod	ging caveat	6
	'(1)	docu from	iment the c	lodged under this division prevents registration of a affecting the tenure over which the caveat is lodged date and time endorsed by the chief executive on the the caveat's date and time of lodgement.	7 8 9 10
	'(2)			n (1) has effect for a caveat until the caveat is rejected, removed or withdrawn.	11 12
	'(3)			lodgment of a caveat under this subdivision does nt registration of the following—	13 14
		(a)		ocument stated in the caveat as a document to which caveat does not apply;	15 16
		(b)	a do	cument if the caveator consents to its registration;	17
		(c)		stered before lodgement of the caveat if—	18 19
			(i)	the mortgagee has power under the mortgage to execute the document; and	20 21
			(ii)	the caveator claims an interest in the lease as security for the payment of money or money's worth;	22 23 24
		(d)	mor	ocument of transfer of mortgage executed by a tgagee whose interest was registered before gement of the caveat;	25 26 27
		(e)		ther interest that, if registered, will not affect the rest claimed by the caveator.	28 29
	'(4)			gement of a caveat under section 389L(1) does not egistration of the following—	30 31
		(a)		ocument stated in the caveat as a document to which caveat does not apply:	32 33

	(b) a document if the chief executive consents to its registration.	1 2
'(5)	Lodgment of a caveat does not create in the caveator an interest in the tenure affected by the caveat.	3 4
'389G Wit	hdrawing caveat	5
	'A caveator may withdraw a caveat lodged under this division by lodging a request to withdraw it.	6 7
'389H Reı	moving caveat	8
'(1)	A caveatee may at any time apply to the Supreme Court for an order that a caveat lodged under this division be removed.	9 10
'(2)	The Supreme Court may make the order whether or not the caveator has been served with the application, and may make the order on the terms it considers appropriate.	11 12 13
'389I Caı	ncelling caveat	14
'(1)	This section does not apply to a chief executive's caveat prepared and registered under section 389L(1).	15 16
'(2)	The chief executive may cancel a caveat if a request to cancel the caveat is lodged and the chief executive is satisfied that—	17 18
	(a) the interest claimed by the caveator has ceased or the claim to it has been abandoned or withdrawn; or	19 20
	(b) the claim of the caveator has been settled by agreement or otherwise satisfied; or	21 22
	(c) the nature of the interest claimed does not entitle the caveator to prevent registration of a document that has been lodged.	23 24 25
'(3)	The chief executive must notify the caveator of the chief executive's intention to cancel the caveat at least 7 days before cancelling it.	26 27 28
'(4)	If a document that has been lodged will, on registration, give full effect to an interest claimed in a caveat, the chief executive may remove the caveat immediately before registering the document.	29 30 31 32

<b>'389J</b>	Fur	ther caveat	1
	'(1)	This section applies if a caveat is lodged under this division (the <i>original caveat</i> ) in relation to an interest.	2 3
	'(2)	A further caveat with the same caveator can never be lodged in relation to the interest on the same, or substantially the same, grounds as the grounds stated in the original caveat unless the leave of a court of competent jurisdiction to lodge the further caveat has been granted.	4 5 6 7 8
'389K	Not	tices to the caveator	9
	'(1)	A notice to a caveator under this subdivision is sufficiently served if left at or sent to the address mentioned in section 389C(2)(b).	10 11 12
	'(2)	If the chief executive is satisfied that a notice under this subdivision will not reach the caveator if served in the way mentioned in subsection (1), the notice may be served in a way stated in a written direction by the chief executive.	13 14 15 16
	<b>'</b> (3)	If the chief executive is informed in writing, and is satisfied, that the name or address of the caveator has changed, the chief executive must note on the caveat details of the new name or address.	17 18 19 20
	'(4)	A new name or address noted under subsection (3) becomes the name or address for service of a notice on the caveator.	21 22
'Sub	divis	sion 2 Chief executive's caveat	23
'389L	Chi	ef executive may prepare and register caveat	24
	'(1)	The chief executive may prepare and register a caveat over a relevant tenure in favour of the State.	25 26
	'(2)	The chief executive may act under subsection (1) to prevent a dealing with a relevant tenure that may prejudice—	27 28
		(a) the Commonwealth, a State or a relevant local government; or	29 30
		(b) a person who is intellectually or mentally impaired or is incapable of managing the person's own affairs; or	31 32

	(c)	a person who is absent from the State; or	1
	(d)	a person because of—	2
		(i) misdescription of the tenure; or	3
		(ii) fraud or forgery; or	4
	(e)	a person to whom a notice has been given, or has been required to be given, under section 295(2); or	5 6
	(f)	a person, other than a person mentioned in any of paragraphs (a) to (e), who has an interest in the relevant tenure.	7 8 9
'(3)		o, the chief executive may act under subsection (1) to tent a dealing with a relevant tenure—	10 11
	(a)	if the relevant tenure is to be extinguished; or	12
	(b)	to give effect to an order of a court of competent jurisdiction directed to the chief executive.	13 14
'(4)	satis circu	section (2)(f) applies only if the chief executive is fied, because of the nature or urgency of particular umstances, there is no practicable alternative to registering caveat.	15 16 17 18
'(5)	In th	nis section—	19
		<i>ing</i> , with a relevant tenure, does not include registering a ment to extinguish a relevant tenure.	20 21
	exti	nguish means extinguish for the purposes of—	22
	(a)	for a freeholding lease—an amalgamation, forfeiture, resumption, subdivision or surrender of, or the registration of a deed of grant over, the lease land; or	23 24 25
	(b)	for a lease other than a freeholding lease—an amalgamation, conversion, forfeiture, renewal, resumption, subdivision or surrender of the lease; or	26 27 28
	(c)	for a licence—a cancellation or surrender of the licence; or	29 30
	(d)	for an operational reserve—the registration of a deed of grant over the operational reserve; or	31 32
	(e)	for a reserve other than an operational reserve—the revocation of the dedication of the reserve.'.	33 34

Clause	180	Am lan		nt of s 390A (Special provision for transport	1 2
		(1)	Section	390A, heading, after 'transport'—	3
			insert—	-	4
			'related	ł'.	5
		(2)	Section	390A(2), after 'transport land,'—	6
			insert—	-	7
				ase land under a perpetual lease to the State for marine purposes,'.	8 9
Clause	181	Ins	ertion o	f new s 390B	10
			Chapter	r 6, division 13, after section 390A—	11
			insert—	-	12
	'390E	3 Par	ticular o	dealing with rail land	13
		'(1)	under	ction applies if the chief executive of the department which the <i>Transport Infrastructure Act 1994</i> is stered applies for the issue of a deed of grant for a part and.	14 15 16 17
		'(2)		overnor in Council issues the deed of grant for the part ail land—	18 19
			(a) th	ne deed of grant takes effect on the day it is registered;	20 21
			la	ne lot the subject of the deed of grant stops being lease and under the perpetual lease for the rail land when the deed of grant is registered; and	22 23 24
			re	e chief executive must amend the leasehold land gister to show the particulars of the perpetual lease ter the deed of grant is issued.	25 26 27
		'(3)		eed of grant is subject to the registered interests g the lot before its issue.'.	28 29
Clause	182	Ins	ertion o	f new s 391A	30
			After se	ection 391—	31

		inse	rt—	1
	'391A Ge	neral	provision about approvals	2
	'(1)	to give	is Act permits or requires the Minister or chief executive ive approval for a matter or thing, the approval may be n subject to the conditions the Minister or chief executive iders appropriate.	3 4 5 6
	'(2)	regis	document requires the Minister's approval to be stered, the Minister may tell the person seeking to register at the approval will be given subject to conditions the ister considers appropriate for the document.	7 8 9 10
	'(3)		idvice under subsection (2) may be considered to be an 'in ciple' approval.	11 12
	<b>'</b> (4)		en the conditions are complied with, the Minister may give approval by executing the appropriate form.'.	13 14
Clause	183 An	nendn	nent of s 392 (Delegation by Minister)	15
	(1)	Sect	ion 392(2A)—	16
		omit	, insert—	17
	'(2A)	func unde servi	Minister may, for a lease held by the State to perform tions under another Act, delegate the Minister's functions or this Act to the chief executive or an officer of the public ice of the department in which the other Act is inistered.'.	18 19 20 21 22
	(2)	Sect	ion 392(4) and (5)—	23
		omit	, insert—	24
	'(4)		vever, the following functions of the Minister can not be gated—	25 26
		(a)	granting a lease;	27
		(b)	dispensing with the need to obtain the Minister's approval for trustee leases;	28 29
		(c)	extending the term of a lease for a year if the term has already been extended;	30 31
		(d)	extending the term of a lease, under section 155A or 155B;	32 33

		(e)	reducing the term of a lease, under section 155D or 214E;	1 2
		(f)	imposing an additional condition, under section 214E.	3
	'(5)	In th	nis section—	4
		func	etions includes powers.'.	5
Clause	184 A	mendı	ment of s 393 (Delegation by chief executive)	6
		Sect	ion 393—	7
		inse	rt—	8
	'(4A)	exec	vever, the chief executive must not delegate the chief eutive's power to appoint a person as a mediator under ion 339B(3)(a)(ii).'.	9 10 11
Clause	185 R	eplace	ement of s 394 (Committee of review)	12
		Sect	ion 394—	13
			t, insert—	14
	'394 C	ommit	tees	15
	'(1)	com	Minister must establish a committee (the <i>advisory mittee</i> ) to advise the Minister about the management and of rural leasehold land.	16 17 18
	'(2)	The	Minister may—	19
		(a)	establish—	20
			(i) a committee of review to help the Minister with the administration of this Act; and	21 22
			(ii) regional committees to support the advisory committee; and	23 24
		(b)	decide the functions or terms of reference of a committee established under paragraph (a); and	25 26
		(c)	decide the following for any committee established under this section—	27 28
			(i) its membership;	29
			(ii) how it is to operate.	30

		(3)		be paid the fees and allowances decided by the n Council.	1 2 3
	'394A			idelines about what constitutes a good lease land	4 5
		'(1)		ter may make guidelines about what constitutes a ition for lease land.	6 7
		'(2)	advice from	king proposed guidelines, the Minister must seek in the advisory committee under section 394 about riateness of the guidelines.	8 9 10
		'(3)		ce sought is not given within a reasonable period, er may make the guidelines without receiving the	11 12 13
		'(4)		ter must make the guidelines available to the public the Minister considers appropriate.	14 15
		'(5)	up-to-date	miting subsection (4), the Minister must ensure an copy of the guidelines is available to be read free of ach office of the department.	16 17 18
		'(6)	satisfied th	this Act, the Minister may consider or must be nat lease land for a particular lease is in good the Minister may have regard to the guidelines.'.	19 20 21
lause	186	Am	endment o	of s 400 (Power to enter land, generally)	22
			Section 40	0(1)(e)—	23
			omit, inser	<i>t</i> —	24
			agric the le	lease land, licence land or permit land for ultural, grazing or pastoral purposes, establish on ease land, licence land or permit land sites (each a <i>storing site</i> ) to monitor compliance with—	25 26 27 28
			(i)	this Act; or	29
			(ii)	the lease, licence or permit; or	30
			(iii)	a land management agreement; or	31
			(iv)	a remedial action notice; or	32

		(v) a remedial action order;	1
		(f) place a marker to show where a monitoring site is;	2
		(g) install or place at a monitoring site a device (a <i>monitoring device</i> ) to carry out the monitoring;	3 4
		(h) read a monitoring device;	5
		(i) check the accuracy of, or repair or replace, a monitoring device;	6 7
		(j) do anything reasonable and necessary to exercise a power under any of paragraphs (a) to (i).'.	8 9
Clause	187 An	mendment of s 404 (No trespassing)	10
		Section 404—	11
		insert—	12
	'(1A)	To remove any doubt, it is declared that the mere making of an offer under this Act in relation to non-freehold or trust land does not make it lawful for the offeree to do a trespass related act in relation to the land.'.	13 14 15 16
Clause	188 Ins	sertion of new ss 405A and 405B	17
		After section 405—	18
		insert—	19
	'405A Ex	ercise of chief executive's powers under division	20
	'(1)	This section applies in relation to the chief executive's powers under this division for land to which this division applies.	21 22
	'(2)	The chief executive's powers are in addition to, and do not limit or otherwise affect, the corresponding powers of any trustee of, or the relevant local government for, the land.	23 24 25
	'(3)	The chief executive may decide not to exercise the chief executive's powers if the chief executive considers it is more appropriate for the trustee or local government to exercise the corresponding powers.	26 27 28 29
	'(4)	Subsection (3) is subject to subsection 405B(2).	30
	'(5)	In this section—	31

		corresponding powers, of a trustee or local government, means the trustee's or local government's powers under an Act about the unlawful occupation of the land.	1 2 3
		cupation fee for unlawful occupation by offeree till grant of tenure	4 5
	'(1)	This section applies if—	6
		(a) the chief executive is satisfied a person is or has been unlawfully occupying land; and	7 8
		(b) the person has, under this Act, been made an offer of a tenure in relation to the land; and	9 10
		(c) the person has accepted the offer, whether or not the tenure has been granted.	11 12
	'(2)	The chief executive may, for the State, by written notice to the person, charge the person a fee for the person's occupation of the land for the period from when the chief executive is reasonably satisfied the person started to unlawfully occupy the land to when the tenure starts.	13 14 15 16 17
	'(3)	A notice may be for all or a stated part of the period.	18
	'(4)	The fee must be reasonable.	19
	'(5)	The fee is taken to be reasonable if it represents an amount that would have been payable by the person to the State had the person held the tenure, or a tenure of that type for the land, during the period.	20 21 22 23
	'(6)	The amount of the fee is a debt owing by the person to the State.'.	24 25
Clause		nendment of s 406 (Notice to person to leave land, move structures etc.)	26 27
	(1)	Section 406—	28
		insert—	29
	'(1A)	However, the chief executive must give the person a trespass notice if—	30 31
		(b) the person has, under this Act, been made an offer of a tenure in relation to the land; and	32

		(c) the person has rejected the offer or the offer has lapsed.'.	1
	(2)	Section 406(4), '28 days'—	2
		omit, insert—	3
		'the number of days prescribed under a regulation'.	4
Clause	190 Ins	ertion of new ch 7, pt 2A	5
		Chapter 7—	6
		insert—	7
	'Part 2A	General provisions for applications	8 9
	'420A App	olication of pt 2A	10
	'(1)	This part applies for the making and deciding of applications under this Act.	11 12
	'(2)	This part does not limit or otherwise affect a requirement under another provision of this Act about the making or deciding of a particular application.	13 14 15
	'420B App	olication guidelines	16
	'(1)	The chief executive may keep guidelines (by whatever name called) about the making of applications, in the way the chief executive considers appropriate, for the information and guidance of departmental staff and persons dealing with the department.	17 18 19 20 21
	'(2)	The guidelines may include directions by the chief executive about all or any of the following—	22 23
		(a) practices developed in the department about the making of applications;	24 25
		(b) how application forms must be filled in;	26
		(c) how information required to be included in or given with applications must be included or given.	27 28
	'(3)	The chief executive must make the guidelines available to the public in the way the chief executive considers appropriate.	29 30

'(4)	Without limiting subsection (3), the chief executive must ensure an up-to-date copy of the guidelines is available to be read free of charge at each office of the department.	1 2 3
420C Re	quirements for making an application	4
'(1)	An application is made only if it complies with the following (the <i>application requirements</i> ) and any particular requirements under this Act for making it—	5 6 7
	(a) it must be made to the chief executive;	8
	(b) it must be in the appropriate form;	9
	(c) it must comply with all relevant guideline directions;	10
	(d) it must be accompanied by the fee prescribed under a regulation.	11 12
'(2)	Subsection (1)(a) applies even if the chief executive is not the person who may or must decide the application.	13 14
'(3)	The chief executive must refuse to receive or process a purported application not made in accordance with the application requirements.	15 16 17
'(4)	However, subsection (3) does not apply if—	18
	(a) the only noncompliance with the application requirements is a noncompliance with a guideline direction; and	19 20 21
	(b) the chief executive considers that it is not reasonable in the circumstances to require compliance with the direction.	22 23 24
'(5)	A lawyer acting for a person who wishes to make an application may sign and make the application for the person.	25 26
'(6)	In this section—	27
	guideline direction means a direction given under section 420B(2).	28 29
420D Bo	fusal of frivolous or vexatious applications	20
(1)	An application may be refused on the ground that it is	30
(1)	frivolous or vexatious.	32

	'(2)	Subsection (1) does not limit any other ground for refusing the application.	1 2
'420E	Red	quest to applicant about application	3
	'(1)	The chief executive may, by written notice, ask an applicant to—	4 5
		(a) complete or correct the application if it appears to the chief executive to be incorrect, incomplete or defective; or	6 7 8
		(b) give the chief executive—	9
		(i) stated information, in support of the application; or	10
		(ii) a statutory declaration verifying any information included in the application or any additional information required under subparagraph (i).	11 12 13
	'(2)	The request may state the period within which it must be complied with.	14 15
	'(3)	If no period is stated, it is 30 days after the making of the request.	16 17
	'(4)	The chief executive may extend the period for complying with the request.	18 19
	'(5)	The person who may or must decide the application may refuse to decide it until the request is complied with.	20 21
	'(6)	This section does not limit section 420C(3).	22
	<b>'</b> (7)	In this section—	23
		information includes a document.	24
'420F		using application for failure to comply with uest	25 26
		'If—	27
		(a) a request under section 420E has been made; and	28
		(b) the period under section 420E for complying with the	29 30

		(c) the request has not been complied with to the satisfaction of the person who made it;	1 2
		the person who may or must decide the application the subject of the request may refuse the application.	3 4
'420G	Par	rticular criteria generally not exhaustive	5
	<b>'</b> (1)	This section applies if another provision of this Act permits or requires a person who may or must decide an application to consider particular criteria in making the decision.	6 7 8
	'(2)	To remove any doubt, it is declared that the person may, in making the decision, consider any other criteria the person considers relevant.	9 10 11
	<b>'</b> (3)	However, subsection (2) does not apply if the provision otherwise provides.	12 13
	<b>'</b> (4)	In this section—	14
		criteria includes issues and matters.	15
'420H		rticular grounds for refusal generally not naustive	16 17
	<b>'</b> (1)	This section applies if another provision of this Act provides for particular grounds on which a person may refuse an application.	18 19 20
		Example a provision of this Act for subsection (1)—	21
		section 420F	22
	'(2)	To remove any doubt, unless the other provision otherwise provides, the person may refuse the application on another reasonable and relevant ground.	23 24 25
	<b>'</b> (3)	In this section—	26
		<i>refuse</i> , an application, includes to refuse the thing the subject of the application.	27 28
<b>'420</b> I	Ge	neral power to impose conditions	29
		'A power to decide an application includes a power to—	30

				grant the application subject to conditions that must be complied with before the application is granted; or	1 2
				approve or grant the thing the subject of the application subject to conditions that must be complied with before the thing is approved or granted.	3 4 5
			Examp	ole for paragraph (b)—	6
			lease	application is made under section 322 for approval of a transfer of a e. The Minister may approve the transfer subject to a condition that outstanding rent relating to the lease must be paid.'.	7 8 9
Clause	191	Ins	ertion	of new s 441A	10
			After	section 441—	11
			insert	<u>-</u>	12
	'441 <i>/</i>	A Re	quiren	nent for making conditional offers	13
		'(1)		section applies if an offer is proposed to be made under act and the offer is subject to conditions.	14 15
		'(2)	The o	offer must state—	16
				that, for it to be accepted, the conditions must be complied with before the offer period ends; and	17 18
				that it lapses if the conditions are not complied with within the offer period.	19 20
		'(3)	In this	s section—	21
			does	<b>period</b> means the length of time stated in the offer, or if not state a length of time, the 3 months provided for section 442(1).'.	22 23 24
Clause	192	Am	endm	ent of s 442 (Lapse of offer)	25
			Section	on 442(4)—	26
			omit,	insert—	27
		<b>'</b> (4)	before (the	person to whom the offer was made (the <i>offeree</i> ) may, the the offer lapses, apply to the person who made the offer <i>offeror</i> ) to extend the time stated in the offer or that wise applies under subsection (1).	28 29 30 31
		'(5)	Subse	ections (6) to (9) apply if the time has passed.	32

		'(6)	The offeree may apply to the offeree to extend the time.	1
		'(7)	However, the application may be made only within 42 days after the time has passed.	2 3
		'(8)	The offeror may extend the time only if the offeror considers that exceptional circumstances exist.	4 5
		<b>'</b> (9)	If the offer included a purchase price or cash premium not fixed by a particular date, the offeror may, in extending the time, amend the offer by changing the price or premium.	6 7 8
		'(10)	If the time is extended under subsection (4) or (8) the time stated in the offer is, for subsection (3), taken to be, and to have always been, the extended time.'.	9 10 11
Clause	193	Am	nendment of s 468 (Existing leases continue)	12
			Section 468—	13
			insert—	14
		'(2)	To remove any doubt, it is declared that the perpetual lease may be used for either or both of the purposes.'.	15 16
Clause	194		nendment of ch 8, pt 5, div 1, hdg (Occupation licences	17 18
			Chapter 8, part 5, division 1, heading, 'and permits'—	19
			omit.	20
Clause	195		placement of s 481 (Cancellation or surrender of cupation licence)	21 22
			Section 481—	23
			omit, insert—	24
	<b>'481</b>	Ca	ncellation	25
			'The Minister may cancel all or part of an occupation licence. if—	26 27

	(a)	the licensee defaults in the payment of an amount payable to the State under this Act for the occupation licence; <sup>7</sup> or	1 2 3
	(b)	the licensee breaches a condition of the occupation licence; or	4 5
	(c)	the licensee contravenes a provision of this Act in relation to the occupation licence; or	6 7
	(d)	the licensee acquired the occupation licence by fraud; or	8
	(e)	the licensee has more than 1 conviction, not including any spent convictions, for a vegetation clearing offence, regardless of whether any of the offences were committed on the land the subject of the occupation licence; or	9 10 11 12 13
	(f)	the Minister considers the cancellation of the licence is in the interests of the State.	14 15
481A Ab	solute	e surrender	16
		licensee may surrender, absolutely, all or part of an apation licence—	17 18
	(a)	on terms agreed to between the Minister and the licensee; and	19 20
	(b)	with the Minister's written approval.	21
4/01D An	nlinat	tion to concel or currender	22
- '	•	tion to cancel or surrender	22
'(1)		ablic utility provider may apply to cancel all or part of an apation licence.	23 24
'(2)		censee may apply to surrender, absolutely, all or part of an apation licence.	25 26

<sup>7</sup> The Minister may take action for non-payment. See section 196 (Designated officer may take action for non-payment).

'481C No	tice c	of proposal to cancel or surrender	1		
'(1)	If the Minister proposes to cancel all or part of an occupation licence, written notice of the proposal must be given to the following—				
	(a)	the licensee of the occupation licence;	5		
	(b)	a public utility provider who applied for the cancellation;	6 7		
	(c)	each person with a registered interest in the occupation licence;	8 9		
	(d)	if the occupation licence is a designated occupation licence—the chief executive of the department having responsibility for the administration of the forest reserve, national park, State forest or timber reserve the subject of the designated occupation licence;	10 11 12 13 14		
	(e)	another person the chief executive considers should be given the notice.	15 16		
'(2)	all c	ne Minister proposes to approve the absolute surrender of or part of an occupation licence, written notice must be on to the following—	17 18 19		
	(a)	the licensee of the occupation licence;	20		
	(b)	each person with a registered interest in the occupation licence;	21 22		
	(c)	if the occupation licence is a designated occupation licence—the chief executive of the department having responsibility for the administration of the forest reserve, national park, State forest or timber reserve the subject of the designated occupation licence;	23 24 25 26 27		
	(d)	another person the chief executive considers should be given the notice.	28 29		
'(3)	The	notice must—	30		
	(a)	be in the approved form; and	31		
	(b)	state the following—	32		
		(i) the reason for the proposed cancellation or surrender;	33 34		

	, ,	that the person given the notice may make a submission against the proposed cancellation or surrender to the Minister;	1 2 3
		that the submission must be made in the approved form;	4 5
	(iv)	the closing day for the submission;	6
		the place where or the way the submission must be lodged.	7 8
481D Sul	omissions		9
'(1)	than the lic	iven notice of a proposal under section 481C, other tensee or public utility provider who applied for the n or surrender, may make a submission against the ancellation or surrender to the Minister.	10 11 12 13
'(2)	The submis	ssion must—	14
	(a) be ma	ade in the approved form; and	15
		ceived by the closing day for the submission in the e under section 481C(3)(b)(iv); and	16 17
		dged at the place or in the way stated in the notice r section $481C(3)(b)(v)$ .	18 19
'(3)	this section	ter must consider all submissions received under n before cancelling or approving the surrender of tion licence.	20 21 22
481E Re	gistration o	cancels occupation licence	23
'(1)	-	t of an occupation licence may be cancelled by a cancellation notice or plan of subdivision.	24 25
'(2)		of the cancellation relates to only part of a lot, the n may only be made by registering a plan of n.	26 27 28
'(3)		llation of all or part of an occupation licence takes ne day a cancellation notice or plan of subdivision is	29 30 31

'481F Re	gistration surrenders	occupation licence	1			
'(1)		cupation licence may be surrendered, ering a surrender notice or plan of	2 3 4			
'(2)	However, if the surrender relates to only part of a lot, the surrender may only be made by registering a plan of subdivision.					
'(3)		or part of an occupation licence takes render notice or plan of subdivision is	8 9 10			
'481G No	ice of cancellation o	r absolute surrender	11			
'(1)	part of an occupation	cellation or absolute surrender of all or licence must be given to each person section 481C about the proposed er.	12 13 14 15			
'(2)	'(2) The notice must—					
	(a) be in the approve	d form; and	17			
	(b) state the following	g—	18			
	(i) the date of t	he cancellation or surrender;	19			
	(ii) the effect, u or surrender	ander section 481H, of the cancellation ;	20 21			
	the occupa receiving the	mprovements on the land the subject of tion licence owned by the person the notice—a statement that the person to remove the improvements.	22 23 24 25			
'(3)	licence is not registere	absolute surrender of an occupation ed, written notice of the fact must be given notice under section 481C about on or surrender.	26 27 28 29			
'481H Eff	ect of cancellation or	absolute surrender	30			
	occupation licence, all	r absolute surrender of all or part of an of the following apply in relation to the cancellation or surrender—	31 32 33			

		(a)	the	occupation licence ends;	1
		(b)	the lice	licensee is divested of any interest in the occupation nce;	2 3
		(c)	righ	ne occupation licence is cancelled—no person has a at to compensation from the Minister or the State for cancellation;	4 5 6
		(d)	the	land the subject of the occupation licence—	7
			(i)	if the land was subject to a designated occupation licence—remains a forest reserve, national park, State forest or timber reserve; or	8 9 10
			(ii)	otherwise—becomes unallocated State land.	11
4811				ve up possession on cancellation or render	12 13
	'(1)	occu	patio cance	ancellation or absolute surrender of all or part of an in licence, a person occupying the land the subject of ellation or surrender must immediately vacate the	14 15 16 17
	'(2)	(1), who	and i	who does not give up possession under subsection is not otherwise entitled to possession, is a person inlawfully occupying the land the subject of the on or surrender.	18 19 20 21
481J	lmp	orove	men	ts	22
	'(1)	surre	ender	ee of an occupation licence that is cancelled or ed absolutely, may apply to remove the licensee's nents on the licence.	23 24 25
	'(2)		the v	see may remove the licensee's improvements only written approval of, and within a time stated by, the	26 27 28
	<b>'</b> (3)	The	impro	ovements are forfeited to the State if—	29
		(a)		Minister has not given written approval for their oval; or	30 31

		b	ne Minister has given written approval for their removal ut the improvements have not been removed within the me stated by the Minister.	1 2 3
		absolut	er, if the land the subject of the cancellation or e surrender is leased or sold, the owner has a right to nt for the improvements under chapter 5, part 5.'.	
Clause	196	Insertion o	of new ch 8, pt 5, div 1A, hdg	7
		After se	ection 482—	8
		insert–	_	9
	'Divis	sion 1A	Permits'.	10
Clause	197	Amendme	nt of s 495 (Definitions)	11
		Section	495, heading, after 'Definitions'—	12
		insert–	_	13
		for div	v 2'.	14
Clause	198	Amendme	nt of s 503B (Definitions)	15
		Section	503B, heading, after 'Definitions'—	16
		insert–	_	17
		'for div	v 2A'.	18
Clause	199	Insertion o	of new ch 9, pt 1D	19
		After se	ection 521D—	20
		insert–	_	21
	'Par	1D	Transitional provisions for	22
			Land and Other Legislation	23
			Amendment Act 2007	24
	'521E	Divesting a	and vesting trust land	25
		'(1) This se	ction applies if a trustee of trust land is a trustee—	26

Land and	Other	Legislation	Amendment	Bill 2007

		(a) mentioned in section 44(2)(c) or (e) as in force immediately before the commencement of this section; and	1 2 3
		(b) represents the State.	4
	'(2)	On the commencement of this section, the trust land is vested in the State.	5 6
,	<b>'</b> (3)	The chief executive must register the vesting.	7
'521F		sting leases exempted from particular endments	8
		'The following provisions inserted under the <i>Land and Other Legislation Amendment Act 2007</i> do not apply for a lease that started before the commencement of this section—	10 11 12
		• section 115(3) to (5)	13
		• section 136(5) to (7)	14
		• sections 155A to 155E, 160A, 162A and 168A.	15
'521G	Offe	er of additional area	16
		'Section 136(5) to (7) does not apply to an offer of an additional area made under chapter 4, part 1, division 3 before the commencement of this section.	17 18 19
'521H	For	feiture for outstanding amount	20
		'If the Minister has given a lessee or mortgagee notice of the Minister's intention to forfeit a lease under section 235(1) or 238(2) as in force immediately before the commencement of this section, the provisions of chapter 5, part 4 as in force immediately before the commencement of this section continue to apply to the forfeiture of the lease.	21 22 23 24 25 26
ʻ521I	Rec	quirements for plan of subdivision	27
		'Section 290J as in force immediately before the commencement of this section continues to apply to a plan of subdivision lodged in the land registry before the commencement.	28 29 30 31

<b>'521J</b> No	on-application of s 299A to particular documents	1
	'Section 299A does not apply to a document if the particulars about the document are recorded in the relevant register before the commencement of this section.	2 3 4
'521K A <sub>l</sub>	oplication made before commencement	5
'(1)	This section applies if an application was made under the provisions of this Act as in force before the commencement of this section (the <i>commencement</i> ) and the application is not finalised on the commencement.	6 7 8 9
'(2)	The application continues under the provisions of the Act as in force immediately before the commencement.	10 11
'(3)	However, an applicant may ask that the application mentioned in subsection (1) continue under the provisions of the Act as in force immediately after the commencement.	12 13 14
	ontinuance of power to substitute particular nure or registered documents	15 16
	'Despite its repeal, section 312 continues to apply for a tenure document or other registered document for land included in a register kept under section 276(e), (g) or (h).	17 18 19
'521M P€	ermits to occupy and unallocated State land	20
	'To remove any doubt, it is declared that permit land for a permit issued before the commencement of this section is, and has always been, unallocated State land if the land was unallocated State land immediately before the permit was issued.	21 22 23 24 25
'521N De	ealing with disputes under particular subleases	26
'(1)	This section applies in relation to a dispute under a sublease in force immediately before the commencement if—	27 28
	(a) chapter 6, part 4, division 3A applies to the sublease immediately after the commencement; and	29 30
	(b) the dispute arose before the commencement.	31

	-(		ection 339B applies in relation to the ublease unless, before the commencem	*	2
			a) a proceeding about the dispute was	s started in a court; or	3
			b) the issue in dispute was hear proceeding before a court, under process under another Act or the so	a dispute resolution	4 5 6
	'(	(3)	n this section—		7
			ommencement means the day this section	ion commences.	8
			usion of imposed condition review cular leases	s for	9 10
			Section 211 does not apply to a lease uly 1995.'.	that started before 1	11 12
lause	200	Ame	ndment of sch 1 (Community purp	ooses)	13
	(		chedule 1, 'beach protection and commeteries, crematoriums and moistorical and cultural purposes', 'opones', 'parks and gardens', 'public boanding places' and 'sport and recreation	ortuaries', 'heritage, ben space and buffer oat ramps, jetties and	14 15 16 17 18
			mit.		19
	(	(2)	chedule 1—		20
			nsert—		21
			beach protection		22
			uffer zones		23
			emeteries		24
			oastal management		25
			rematoriums		26
			ultural purposes		27
			ardens		28
			eritage		29
			istorical		30

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jetties		1
landing places		2
mortuaries		3
open space		4
parks		5
provision of services beneficial to particularly concerned with land		6 7
provision of services beneficial to To particularly concerned with land		8 9
public boat ramps		10
recreation		11
sport'.		12
Clause 201 Insertion of new sch 1A		13
After schedule 1—		14
insert—		15
'Schedule 1A Provisions that inc	clude	16
mandatory condit	ions	17
for tenures		18
	section 198C(2)	19
• section 115(5)		20
• section 136		21
• section 162A		22
• section 168A		23
• section 176H		24
• section 190(1)		25
• section 198B		26
• chapter 5, part 2, division 1		27

		• section 214C(3)	1
		• section 325(5)	2
		• section 457(1)	3
		• section 462(1)	4
		• section 466(1)	5
		• section 488(2)'.	6
Clause	202 Am	condment of set 2 (Original decisions)	7
Clause	202 AII (1)	nendment of sch 2 (Original decisions)	7
	(1)	Schedule 2, entry for section 175(6)—  omit.	8 9
	(2)	Schedule 2—	9 10
	(2)	insert—	10
	'23A	about the allocation of a floating reserve	11
		about the value of commercial timber	
	26B(6)		
	109A(3)	imposing conditions on the approval for the simultaneous opening and closing of roads in deed of grant land	
	109B(4)	imposing conditions on the approval for the simultaneous opening and closing of roads in trust land or lease land	
	130A(1)	about making a note in the appropriate register against a lease	
	155D(2)	reducing the term of a lease	
	176A(1)	refusal of approval of subdivision	
	176L(1)	refusal of approval of amalgamation	
	214E(2)	reducing the term of a lease	
	214E(2)	imposing additional conditions on a lease	
	239(1)	not allowing the sale of a lease by a mortgagee	
	239(1)	not allowing the sale of a lease by a relevant local government'.	
	(3)	Schedule 2, '214(2)'—	12

			omit, insert—	1
			'214(1)'.	2
Clause	203	Am	nendment of sch 6 (Dictionary)	3
		(1)	Schedule 6, definitions adjoining owner, grazing homestead perpetual lease, land degradation, lease, lessee, licence, miners homestead, permit, permittee, public purpose, public utility provider, repealed Act and repealed miners homestead Acts—	4 5 6 7 8
			omit.	9
		(2)	Schedule 6—	10
			insert—	11
			'Aboriginal people particularly concerned with land means Aborigines particularly concerned with land within the meaning given by the Aboriginal Land Act 1991, section 4.	12 13 14
			adjoining owner in relation to land adjoining a road, means—	15
			(a) the registered owner of the land, other than a trustee of a deed of grant in trust; or	16 17
			(b) if the land is lease land—the lessee; or	18
			(c) if the land is trust land—the trustee of the trust land.	19
			adjustment notice means a notice in the approved form requesting the registrar to register an adjustment of the particulars of land under this Act.	20 21 22
			agreement, for chapter 8, part 7A, see section 506A.	23
			amalgamation offer, for chapter 4, part 3, division 5, see section 176L(2).	24 25
			appeal expiration day, for a decision, means—	26
			(a) if an application for review of the decision is not made within the 42 days mentioned in section 424(1) or within any extended period under section 424(2)—the day the 42 days or extended period ends; or	27 28 29 30
			(b) if an application is made, the day all proceedings under chapter 7, part 3, in relation to the decision and any appeals from those proceedings, are ended.	31 32 33

cancellation notice means a notice in the approved form requesting the registrar to register a cancellation of a tenure or interest in land under this Act.	1 2 3
category, for a lease, licence or permit, means its rental category under section 182.	4 5
caveatee, for a lease, licence or interest in a reserve over which a caveat has been lodged, means—	6 7
(a) a lessee of the lease or licensee of the licence; or	8
(b) someone, other than the caveator, who has an interest in the lease or licence; or	9 10
(c) a holder of an interest in a reserve.	11
<i>caveator</i> , for a lease, licence or interest in a reserve over which a caveat has been lodged, means a person in whose favour the caveat is lodged.	12 13 14
conditional deed see section 490.	15
conservation agreement means a conservation agreement under the <i>Nature Conservation Act 1992</i> .	16 17
conservation covenant means a covenant registered under section 373A that is of a type mentioned in section 373A(4)(b).	18 19 20
corporation, for chapter 8, part 7A, see section 506A.	21
declared pest see the Land Protection (Pest and Stock Route Management) Act 2002, schedule 3.	22 23
<i>dedication notice</i> means a notice in the approved form requesting the registrar to register a dedication of land under this Act.	24 25 26
designated occupation licence means an occupation licence over—	27 28
(a) a forest reserve; or	29
(b) a national park; or	30
(c) a State forest; or	31
(d) a timber reserve.	32
designated officer, for a provision about a lease, licence or permit, means—	33 34

(a) to the extent the provision is about a lease or licence—the Minister; or	1 2
(b) to the extent the provision is about a permit—the chief executive.	3 4
designated person, for a provision about a lease, means—	5
(a) for a freeholding lease—the Governor in Council; or	6
(b) for a term or a perpetual lease—the Minister.	7
<i>existing lease</i> , for chapter 4, part 3, division 4, see section 176(1).	8 9
<i>existing leases</i> , for chapter 4, part 3, division 5, see section 176K(1).	10 11
<i>floating reservation</i> means a reservation for a public purpose contained in a deed of grant, deed of grant in trust or lease if the grant or lease does not identify the particular land reserved.	12 13 14 15
forest reserve has the same meaning as in the Nature Conservation Act 1992.	16 17
freehold land means—	18
(a) land recorded in the freehold land register; and	19
(b) other land that has been granted or vested in fee simple.	20
<i>full supply level</i> , for chapter 6, part 4, division 8, see section 361.	21 22
fund, for chapter 8, part 7A, see section 506A.	23
future conservation area means an area that has been identified by or for the State as an area proposed to be dedicated under the Nature Conservation Act 1992 as a—	24 25 26
(a) national park (scientific); or	27
(b) national park; or	28
(c) national park (Aboriginal land); or	29
(d) national park (Torres Strait Islander land); or	30
(e) national park (recovery); or	31
(f) conservation park: or	32

(g)	resources reserve.	1
GPS	means global positioning system.	2
graz	ing homestead perpetual lease means—	3
(a)	a grazing homestead perpetual lease issued under the repealed Act; or	4 5
(b)	a grazing homestead lease, grazing farm lease or settlement farm lease that, under the <i>Land Act Amendment Act 1984</i> (No. 54), was converted to and declared to be a grazing homestead perpetual lease under the repealed Act.	6 7 8 9 10
	tifiable fixed features include road intersections, fence sections, survey marks and built infrastructure.	11 12
	A register means the Register of Indigenous Land Use elements under the Native Title Act 1993 (Cwlth), section	13 14 15
_	ge base means an image or mosaic of images, including, example an aerial photograph or a satellite image.	16 17
_	<b>osed condition</b> , of a lease, licence or permit, see section A(2).	18 19
indig	genous access and use agreement means—	20
(a)	an indigenous land use agreement; or	21
(b)	a contractual agreement between a lessee and Aboriginal people or Torres Strait Islanders that allows an activity as follows to be to be carried out on the lease land for the traditional purposes of the people or islanders—	22 23 24 25 26
	(i) camping, fishing, gathering, or hunting;	27
	(ii) performing rites or other ceremonies;	28
	(iii) visiting sites of significance.	29
_	genous land use agreement means an indigenous land agreement noted in the ILUA register.	30 31
land	degradation includes any of the following—	32
(a)	soil erosion, salinity or scalding;	33

(b)	destruction of soil structure, including, for example, the loss of fertility, organic matter or nutrients;	1 2
(c)	decline in perennial pasture grasses, pasture composition and density;	3 4
(d)	low ground cover;	5
(e)	thickening in woody plants;	6
(f)	stream bank instability and slumping;	7
(g)	the presence of any declared pest;	8
(h)	water logging;	9
(i)	rising water tables;	10
(j)	a process that results in declining water quality.	11
land	management agreement see section 176U(3).	12
land	<i>registry</i> means the land registry under section 275.	13
this A	Act, as shown by the current particulars of the interest in ppropriate register, and—	14 15 16
(a)	for chapter 6, part 4, division 8B, see also section 373F; or	17 18
(b)	for chapter 6, part 4, division 11A—includes sublease.	19
lease land	land, for a provision about a lease or proposed lease, a to be made available or an offer of a lease, means the subject to the lease, proposed lease or the lease to be available or offered.	20 21 22 23
holde	e means the person registered in the land registry as the er of a lease from the State under this Act or the repealed and for chapter 6, part 4, division 11A, includes essee.	24 25 26 27
unde	ce means the occupation rights comprising a licence held r this Act, as shown by the current particulars of the s in the appropriate register.	28 29 30
	ce land, for a provision about a licence, means the land ect to the licence.	31 32
<i>mana</i> 1980	<i>datory condition</i> , of a lease, licence or permit, see section <i>C</i> (2).	33 34

mandatory standard terms document means a document lodged by the Minister as a standard terms document if the document states that it is a mandatory standard terms document.	1 2 3 4
Map Grid of Australia 1994 has the meaning given in 'Geocentric datum of Australia technical manual' published by the Intergovernmental Committee on Surveying and Mapping.	5 6 7 8
Editor's note—	9
At the commencement of this definition a copy of the manual could be found on the committee's website <www.icsm.gov.au gda="" gdatm="" icsm=""></www.icsm.gov.au> .	10 11 12
<i>marker</i> , for a monitoring site, means a marker for the site, installed or placed under section 400.	13 14
miners homestead means—	15
(a) for chapter 8, part 7, division 2, see section 495; or	16
(b) for chapter 8, part 7, division 2A, see section 503B.	17
monitoring device see section 400(1)(g).	18
monitoring site see section 400(1)(e).	19
native title registrar means the Native Title Registrar under the Native Title Act 1993 (Cwlth), section 253.	20 21
natural environmental values, of lease land, means the qualities and characteristics of the land that contribute to its biological diversity and integrity.	22 23 24
<i>natural resource</i> , for chapter 6, part 4, division 8B, see section 373F.	25 26
<b>NCA department</b> means the department in which the <i>Nature Conservation Act 1992</i> is administered.	27 28
offer, for chapter 8, part 7, division 2, see section 495.	29
operational reserve means a reserve that was reserved and set apart under the repealed Act for a public purpose that is not a community purpose under this Act.	30 31 32
Examples of possible operational reserves—	33
reserves for abattoirs, ambulance, electrical works and kindergartens	34
normanont road closure annication see section 97 A	25

unde	er this Act, as shown by the current particulars of the ts in the appropriate register.	2 3
	nit land, for a provision about a permit, means the land ect to the permit.	4 5
pern	nittee means—	6
(a)	for a permit for a term of not more than 12 months, issued under chapter 4, part 4, that is not registered—the holder of the permit; or	7 8 9
(b)	otherwise—the person registered as the holder of a permit from the State issued under this Act or the repealed Act.	10 11 12
pub	lic purpose means—	13
(a)	a purpose for which land may be taken under the <i>Acquisition of Land Act 1967</i> ; or	14 15
(b)	a community purpose; or	16
(c)	a future conservation area.	17
	<i>lic thoroughfare easement</i> , for chapter 6, part 4, division be section 361.	18 19
	<i>lic use land</i> means land dedicated to public use by a plan abdivision.	20 21
pub	lic utility provider means—	22
(a)	the State or another entity representing the State; or	23
(b)	the Commonwealth or another entity representing the Commonwealth; or	24 25
(c)	a local government; or	26
(d)	a person authorised by law to provide a public utility service; or	27 28
(e)	a person approved by the Minister as suitable to provide a particular public utility service.	29 30
defin	land means non-rail corridor land or rail corridor land, as ned under the <i>Transport Infrastructure Act 1994</i> , that is under a perpetual lease.	31 32 33

mear	the local government, in relation to land or a tenure, as the local government in whose area the land or tenure uated.	1 2 3
	cant tenure, in relation to a caveat, means a lease, licence serve.	4 5
reme	edial action order see section 214D(2).	6
reped	aled Act means—	7
(a)	for chapter 8, part 7A, see section 506A; or	8
(b)	otherwise, the Land Act 1962.	9
reped	aled miners homestead Acts means—	10
(a)	for chapter 8, part 7, division 2, see section 495; or	11
(b)	for chapter 8, part 7, division 2A, see section 503B.	12
_	<i>ired particulars</i> , for a map of a future conservation area part of lease land, means—	13 14
(a)	the boundary of the area or part on an image base; and	15
(b)	5 or more points visible in the image base that correspond to identifiable fixed features; and	16 17
(c)	the Map Grid of Australia 1994 coordinates and zone references for each point, acquired by GPS or similar system of satellites that receives and processes information; and	18 19 20 21
(d)	a description of the feature that each point represents.	22
	cation notice means a notice in the approved form esting the registrar to register a revocation under this Act.	23 24
lease agric	I leasehold land means land for which, under this Act, as may be issued in perpetuity or for a term of years for cultural, grazing or pastoral purposes, other than land in of the following—	25 26 27 28
(a)	a reserve;	29
(b)	a State forest;	30
(c)	a timber reserve;	31
(d)	any of the following under the <i>Nature Conservation Act</i> 1992—	32 33

(i) a national park (scientific);	1
(ii) a national park;	2
(iii) a national park (Aboriginal land);	3
(iv) a national park (Torres Strait Islander land);	4
(v) a national park (recovery);	5
(vi) a conservation park;	6
(vii) a resources reserve;	7
(viii) a forest reserve.	8
<i>special perpetual mining purposes lease</i> , for chapter 8, part 7, division 2A, see section 503B.	9 10
State lease means—	11
(a) a lease issued over a reserve under section 15(2)(b); or	12
(b) a special lease issued over a reserve under section $203(b)^8$ of the repealed Act.	13 14
<i>subdivision offer</i> , for chapter 4, part 3, division 4, see section 176A(2).	15 16
surrender notice means a notice in the approved form requesting the registrar to register a surrender of a tenure or interest in land under this Act.	17 18 19
temporary road closure application see section 97A.	20
term lease means a lease for a term of years.	21
Torres Strait Islanders particularly concerned with land means Torres Strait Islanders particularly concerned with land within the meaning given by the Torres Strait Islander Land Act 1991, section 4.	22 23 24 25
transferrable land means transferrable land under the Aboriginal Land Act 1991 or Torres Strait Islander Land Act 1991.	26 27 28
transition to sale agreement see section 240K(2)(b).	29

<sup>8</sup> Section 203 (Issue of special lease without notification) of the repealed Act

	trustee of trust land notice means a notice in the approved form requesting the registrar to register particulars about the office of a trustee.'.	1 2 3
(3)	Schedule 6, definition <i>appropriate register</i> , paragraph (f), 'easements over'—	4 5
	omit.'.	6
(4)	Schedule 6, definition <i>noxious plant</i> , from 'under the' to '2002'—	7 8
	omit.	9
(5)	Schedule 6, definition <i>pastoral lease</i> , ', part 3, division 1 or 2'—	10 11
	omit.	12
(6)	Schedule 6, definition reserve, after 'repealed Act'—	13
	insert—	14
	', as shown by the current particulars in the appropriate register'.	15 16
(7)	Schedule 6, definition <i>road closure application</i> , 'section 99'—	17 18
	omit, insert—	19
	'section 97A'.	20
(8)	Schedule 6, definition set rent, 'section 183A(3)'—	21
	omit, insert—	22
	'section 183A'.	23
(9)	Schedule 6, definition <i>unallocated State land</i> , paragraph (c), 'by the State'—	24 25
	omit, insert—	26
	'by or for the State, other than a permit to occupy under this	27

	Par	't 5		Amendment of Land Title Act 1994	1 2
Clause	204	Act	t ame	ended in pt 5	3
			This	s part amends the Land Title Act 1994.	4
Clause	205	Am	endr	ment of s 10 (Form of instruments)	5
			Sect	tion 10(1)(b)(i), '; or'—	6
			omii	t, insert—	7
			ʻ; an	ıd'.	8
Clause	206			ment of s 50 (Requirements for registration of plan ivision)	9 10
			Sect	ion 50—	11
			inse	rt—	12
		'(2)	the I	te plan of subdivision is to give effect to a surrender under Land Act 1994, section 55, of all or part of land contained deed of grant in trust, the plan of subdivision—	13 14 15
			(a)	must be endorsed with the written approval of the Minister under that section; and	16 17
			(b)	need not have been approved by the local government concerned as would otherwise be required under subsection (1)(h) or (i).'.	18 19 20
Clause	207	Am pla		ment of s 51 (Dedication of public use land in	21 22
			Sect	ion 51—	23
			inse	rt—	24
		'(3A)	to be	vever, if a dedication mentioned in subsection (3) is stated e for an identified community purpose under the <i>Land Act</i> 4, and the plan is endorsed with the approval of the ister administering the <i>Land Act</i> 1994, on registration of	25 26 27 28

			the plan, without anything further, the lot is dedicated as a reserve for the community purpose.'.	1 2
Clause	208		endment of s 54A (Building management statement y be registered)	3 4
		(1)	Section 54A(3), 'At least 1 of the lots'—	5
			omit, insert—	6
			'Each lot'.	7
		(2)	Section 54A(4)—	8
			omit, insert—	9
		<b>'</b> (4)	However, a building management statement that otherwise complies with subsection (3) may also apply to a lot that is not entirely or partly contained in, and does not entirely or partly contain, 1 or more buildings if the lot is the subject of a building development approval.'.	10 11 12 13 14
Clause	209		endment of s 189A (Payment to compensated rtgagee)	15 16
			Section 189A, heading—	17
			omit, insert—	18
	'189A	Lim	nit on amounts recoverable by mortgagee'.	19
	Part	6	Amendment of Survey and	20
			Mapping Infrastructure Act 2003	21 22
Clause	210	Act	amended in pt 6	23
			This part amends the <i>Survey and Mapping Infrastructure Act</i> 2003.	24 25

Clause	211		nendment of s 32 (Authority for cadastral surveyor to t for another in particular circumstances)		
		(1)	Section 32(4) to (8)—	3	
			renumber as section 32(7) to (11).	4	
		(2)	Section 32(1) to (3)—	5	
			omit, insert—	6	
		'(1)	A cadastral surveyor (the <i>original surveyor</i> ) may, in writing, authorise another person who is a cadastral surveyor (an <i>authorised surveyor</i> ) to take the action necessary to comply with any requirement about a relevant survey of the original surveyor made by—	7 8 9 10 11	
			(a) the registering entity; or	12	
			(b) for a plan of survey required for a purpose under the <i>Mineral Resources Act 1989</i> —a person acting under that Act.	13 14 15	
		'(2)	The authorisation may be for—	16	
			(a) a particular plan of survey stated in the authorisation; or	17	
			(b) a stated period.	18	
		'(3)	For subsection (2)(b), the authorisation may state it has effect until it is ended by the original surveyor.	19 20	
		'(4)	As soon as practicable after giving the authorisation, the original surveyor must give a copy of it to the surveyors board.	21 22 23	
		'(5)	If the original surveyor ends the authorisation, the surveyor must as soon as practicable give the surveyors board written notice of its ending.	24 25 26	
		'(6)	Subsection (7) applies if—	27	
			(a) a plan of survey has been lodged or deposited for registration; and	28 29	
			(b) the chief executive reasonably believes the cadastral surveyor responsible for the survey's survey quality can not comply with a requirement about the plan.'.	30 31 32	
		(3)	Section 32(9)(b), as renumbered, 'that the action'—	33	
			omit, insert—	34	

			'to which the action relates that it'.	1
		(4)	Section 32(10), as renumbered, 'subsection (6)'—	2
			omit, insert—	3
			'subsection (9)'.	4
		(5)	Section 32(11), as renumbered, definition original surveyor—	5
			omit.	6
		(6)	Section 32(11), as renumbered—	7
			insert—	8
			'relevant survey, of an original surveyor, means a plan of survey for the survey quality of which the original surveyor is responsible.'.	9 10 11
	Part	7	Amendment of Surveyors Act	12
			2003	13
Clause	212	Act	t amended in pt 7	14
			This part amends the Surveyors Act 2003.	15
Clause	213	Am	endment of s 75 (Carrying out a cadastral survey)	16
			Section 75(1)(b), 'personal'—	17
			omit.	18
Clause	214	Ins	ertion of new s 188A	19
			After section 188—	20
			insert—	21
	'188A	Во	ard may make guidelines	22
		'(1)	The board may make guidelines to provide guidance to registrants about matters relating to the board's functions under this Act.	23 24 25

		'(2)	Without limiting subsection (1), a guideline may be about—	1
			(a) in relation to a registrant carrying out a cadastral survey, the supervision the board considers necessary—	2 3
			(i) to help ensure the survey's survey quality; or	4
			(ii) to help the registrant gain a relevant competency for a registration or registration endorsement; or	5 6
			(b) matters that relate to the code of practice and may help registrants comply with the code.	7 8
		'(3)	The board must ensure registrants are notified of the making of a guideline and any amendment of it.	9 10
		'(4)	The board must publish each guideline, as in force from time to time, on the board's web site on the internet.'.	11 12
Clause	215	Am	nendment of sch 3 (Dictionary)	13
		(1)	Schedule 3, definition <i>professional conduct</i> , paragraph (b), 'for a survey'—	14 15
			omit, insert—	16
			'for a survey, including, for example, a cadastral survey carried out under the supervision of the registrant or former registrant'.	17 18 19
		(2)	Schedule 3, definition <i>professional conduct</i> , paragraph (d)(iii)—	20 21
			omit, insert—	22
			'(iii) the Survey and Mapping Infrastructure Act 2003, including survey standards made under that Act; or	23 24
			(iv) survey standards made under the repealed Act.'.	25
		(3)	Schedule 3, definition <i>professional misconduct</i> , paragraph (d)(iii)—	26 27
			omit, insert—	28
			'(iii) the Survey and Mapping Infrastructure Act 2003, including survey standards made under that Act; or	29 30
			(iv) survey standards made under the repealed Act.'.	31

	Part	<b>8</b>	Amendment of Transport Infrastructure Act 1994	1 2
Clause	216	Act	t amended in pt 8	3
			This part amends the Transport Infrastructure Act 1994.	4
Clause	217	Ins	ertion of new s 477A	5
			After section 477—	6
			insert—	7
	'477 <i>A</i>	Pov	wer to deal with particular land	8
		'(1)	The chief executive may apply under the <i>Land Act 1994</i> for the issue of a deed of grant for a part of rail land if the chief executive considers the issue of the deed of grant is necessary—	9 10 11 12
			(a) to facilitate development for commercial purposes; or	13
			(b) to provide community infrastructure.	14
		'(2)	In this section—	15
			community infrastructure means community infrastructure stated in the <i>Integrated Planning Act 1997</i> , schedule 5.	16 17
			<i>rail land</i> means non-rail corridor land or rail corridor land that is held under a perpetual lease under the <i>Land Act 1994</i> .'.	18 19
	Dowl		A was a value a value of Ma avaitations	
	Part	9	Amendment of Vegetation	20
			Management Act 1999	21
Clause	218	Act	t amended in pt 9	22
			This part amends the Vegetation Management Act 1999.	23
Clause	219	Ins	ertion of new pt 2, div 4, sdiv 1 hdg	24
			Before section 16—	25

			inse	rt—	1
	'Sub	divi	sion	1 Declarations by Governor in Council or Minister'.	2 3
lause	220	Ins	ertio	n of new pt 2, div 4, sdiv 2	4
			Part	2, division 4, after section 19D—	5
			inse	rt—	6
	'Sub	divi	sion	2 Declarations by chief executive	7
	'19E	Red	quesi	for declaration	8
		'(1)	give	owner of land (the <i>proponent</i> ) may, by written notice in to the chief executive, ask the chief executive to declare a stated area of the land is—	9 10 11
			(a)	an area of high nature conservation value; or	12
			(b)	an area vulnerable to land degradation.	13
		'(2)		notice must be accompanied by a management plan for tated area.	14 15
		'(3)	The	management plan must—	16
			(a)	be signed by the proponent; and	17
			(b)	include enough information to allow the chief executive to map the boundary of the stated area; and	18 19
			(c)	state the proponent's management intent, and management outcomes proposed by the proponent, for the conservation of the high nature conservation value of the area or the prevention of land degradation in the area; and	20 21 22 23 24
			(d)	state the activities the proponent intends to carry out, or refrain from carrying out, to achieve the management outcomes mentioned in paragraph (c); and	25 26 27
			(e)	state the restrictions, if any, to be imposed on the use of, or access to, the area by other persons to achieve the management outcomes mentioned in paragraph (c).	28 29 30

	'(4)	Subsection (3) does not limit the matters the management plan may contain.	1 2
'19F	Ma	king declaration	3
	'(1)	The chief executive may, by written notice given to the proponent, declare that the stated area is—	4 5
		(a) an area of high nature conservation value; or	6
		(b) an area vulnerable to land degradation.	7
	'(2)	If a person other than the proponent has a registered interest in the stated area the chief executive must not make the declaration without the person's written consent.	8 9 10
	'(3)	The chief executive need not make a declaration for the stated area if the chief executive—	11 12
		(a) prepares a code for the clearing of vegetation in the area and the proponent does not agree, under section 19H(2), that it is the code for the clearing of vegetation in the area; or	13 14 15 16
		(b) considers the making of the declaration is not in the interests of the State, having regard to the public interest.	17 18 19
	'(4)	In this section—	20
		registered means registered under the Land Act 1994 or Land Title Act 1994.	21 22
'19G	Par	ticular criteria for declaration	23
	'(1)	The chief executive may declare an area to be an area of high nature conservation value only if the chief executive considers—	24 25 26
		(a) implementation of the management plan for the area will help to conserve its high nature conservation value; and	27 28 29
		(b) the area is 1 or more of the following—	30
		(i) a wildlife refugium;	31
		(ii) a centre of endemism:	32

			(iii)	an area containing a vegetation clump or corridor that contributes to the maintenance of biodiversity;	1 2
			(iv)	an area that makes a significant contribution to the conservation of biodiversity;	3 4
			(v)	an area that contributes to the conservation value of a wetland, lake or spring stated in the notice mentioned in section 19F(1) for the declaration;	5 6 7
			(vi)	another area that contributes to the conservation of the environment.	8 9
	'(2)	vulne		e executive may declare an area to be an area to land degradation only if the chief executive	10 11 12
		(a)	will	ementation of the management plan for the area help to prevent or minimise land degradation in the ; and	13 14 15
		(b)	the a	rea is subject to 1 or more of the following—	16
			(i)	soil erosion;	17
			(ii)	rising water tables;	18
			(iii)	the expression of salinity, whether inside or outside the area;	19 20
			(iv)	mass movement by gravity of soil or rock;	21
			(v)	stream bank instability;	22
			(vi)	a process that results in declining water quality.	23
	'(3)			eclared under this subdivision may include an area th vegetation.	24 25
19H	Cod	de for	clea	ring of vegetation	26
	'(1)	vege		executive may prepare a code for the clearing of in an area declared to be a declared area under this n.	27 28 29
	'(2)	clear code	ing o ) if,	nentioned in subsection (1) is the code for the f vegetation in the declared area (a <i>declared area</i> before the declaration for the area is made, the agrees by written notice given to the chief	30 31 32 33

			cutive that it is the code for the clearing of vegetation in area.	1 2			
	'(3)	vege which	here is no declared area code for the area, the regional etation management code for the region of the State in the area is situated is the code for the clearing of etation in the area.	3 4 5 6			
	'(4)		chief executive may, with the agreement of the owner of and the subject of a declared area code, amend the code.	7 8			
'19I	Am	endr	ment of management plan	9			
			e chief executive may, with the agreement of the owner of and the subject of a management plan, amend the plan.	10 11			
'19J	Wh	en m	nanagement plan stops having effect	12			
			'A management plan for a declared area has effect until the earlier of the following happens—				
		(a)	the plan ends under its terms;	15			
		(b)	the declaration of the area as a declared area ends under section 19L.	16 17			
'19K	Re pla		ng of declared areas and management	18 19			
	'(1)	As soon as practicable after declaring an area to be a declared area, the chief executive must give the registrar of titles written notice of—					
		(a)	the declaration; and	23			
		(b)	the management plan for the declared area.	24			
	'(2)		notice must include particulars of the land the subject of declaration.	25 26			
	'(3)	The	registrar must keep records that—	27			
		(a)	show the land is a declared area; and	28			
		(b)	state the places where particulars of the management plan may be inspected.	29 30			

	'(4)	the register kept by the registrar under any Act relating to title	1 2 3
		(a) the declaration has been made; and	4
		(b) the existence of the management plan.	5
	'(5)	management plan for the land the subject of a declaration	6 7 8
		•	9 10
		declaration or management plan from the registrar's	11 12 13
	'(6)	recorded by the registrar under this section, the plan is binding	14 15 16
		land, whether or not the person signed the plan or agreed	17 18 19
		(b) each person who has an interest in the land.	20
19L	End	ing declaration	21
		'The chief executive may, by written notice given to the owner of the land the subject of a declaration under this subdivision,	22 23 24
		•	25 26
		19E(3)(c) for the management plan relevant to the	27 28 29
19M	Info	rmation to be available for inspection	30
	'(1)	executive must keep a copy of the following documents	31 32 33

			(a) the notice given to the proponent under section 19F(1);	1
			(b) the management plan relevant to the declaration;	2
			(c) the declared area code, if any, relevant to the declaration.	3
		'(2)	The documents must be kept at the department's head office and each regional office the chief executive considers appropriate.	5 6 7
		'(3)	The chief executive must, on payment by a person of the reasonable fee decided by the chief executive, give a copy of a document mentioned in subsection (1) to the person.'.	8 9 10
Clause	221		nendment of s 20B (When chief executive may make operty map of assessable vegetation)	11 12
			Section 20B(2)—	13
			omit.	14
Clause	222	Am	nendment of s 20E (When maps may be revoked)	15
		(1)	Section 20E(1)(a), 'section 20B(1)(a)'—	16
			omit, insert—	17
			'section 20B(a)'.	18
		(2)	Section 20E(1)(b), 'section 20B(1)(c)'—	19
			omit, insert—	20
			'section 20B(c)'.	21
		(3)	Section 20E(1)(c), 'section 20B(1)(d)'—	22
			omit, insert—	23
			'section 20B(d)'.	24
		(4)	Section 20E(1)(d), 'section 20B(1)(e)'—	25
			omit, insert—	26
			'section 20B(e)'.	27
		(5)	Section 20E(1)—	28
			insert—	29

			'(e)	for a map made under section 20B(b) for a declared area under division 4, subdivision 2—the declaration for the area ends.'.	1 2 3	
Clause	223		nendment of s 22A (Particular vegetation clearing polications may be assessed)			
		(1)	Sect	Section 22A(2)(d)—		
			omit	, insert—	7	
			'(d)	for establishing a necessary fence, firebreak, road or vehicular track, or for constructing necessary built infrastructure, if there is no suitable alternative site for the fence, firebreak, road, track or infrastructure; or'.	8 9 10 11	
		(2)	Sect	ion 22A—	12	
			inser	rt—	13	
		'(2C)		ddition, a vegetation clearing application is not for a vant purpose under this section if the development applied s—	14 15 16	
			(a)	mentioned in subsection (2)(e), (f), (i) or (j); and	17	
			(b)	proposed for an area declared to be a declared area under division 4, subdivision 2.'.	18 19	
Clause	224	app	nendment of s 22C (Modifying Planning Act effect of peal rights on ongoing applications (assessment inager))		20 21 22	
		(1)	Sect	ion 22C, heading, 'ongoing'—	23	
			omit	, insert—	24	
			<b>'par</b>	ticular'.	25	
		(2)	Sect	ion 22C(1), 'an ongoing application'—	26	
			omit	, insert—	27	
				egetation clearing application that is for a relevant purpose or section 22A'.	28 29	
		(3)	Sect	ion 22C(2), from 'a tribunal'—	30	
			omit	, insert—	31	

				Planning and Environment Court under the Planning Act, ion 4.1.27.'.	1 2		
Clause	225	Amendment of s 22D (Modifying Planning Act effect of appeal rights on ongoing applications (concurrence agency))					
		(1)	Sect	ion 22D, heading, 'ongoing'—	6		
			omit	t, insert—	7		
			'particular'.				
		(2)	Sect	ion 22D(1), 'an ongoing application'—	9		
			omit	t, insert—	10		
				egetation clearing application that is for a relevant purpose er section 22A'.	11 12		
Clause	226	Ins	ertion of new pt 6, div 4		13		
			Afte	er section 83—	14		
			insert—		15		
'Division 4			4	Transitional provision for Land and Other Legislation Amendment Act 2007	16 17 18		
	<b>'84</b>	Exi	sting	g appeals under s 22C	19		
		'(1)	Subs	section (2) applies if, before the commencement—	20		
			(a)	a person has appealed to a tribunal under the Planning Act, section 4.2.9, about an application for which section 22C as in force before the commencement applied; and	21 22 23 24		
			(b)	the appeal has not been decided.	25		
		'(2)	appe	tribunal may hear, or continue to hear, and decide the eal as if the <i>Land and Other Legislation Amendment Act</i> 7, part 9, had not commenced.	26 27 28		
		'(3)	In th	nis section—	29		
			com	<i>mencement</i> means the day this section commences.'.	30		

s 227

Clause	227	27 Am	endment of schedule (Dictionary)					
		(1)	Schedule, definitions declared area code, ongoing application and unlawfully cleared—					
			omit	•		4		
		(2)	Sche	Schedule—				
			inse	rt—		6		
			'declared area code—					
			(a)		a declared area under part 2, division 4, subdivision see section 17(2); and	8 9		
			(b)		a declared area under part 2, division 4, subdivision see section 19H(2).	10 11		
			<i>prop</i> 19E		t, for part 2, division 4, subdivision 2, see section	12 13		
			road	see t	he Transport Infrastructure Act 1994, schedule 6.	14		
				-	<i>ly cleared</i> means cleared of vegetation by a person in tion of—	15 16		
			(a)	a ve	getation clearing provision, if the person—	17		
				(i)	has not contested an infringement notice given for the contravention; or	18 19		
				(ii)	has been convicted of the contravention, whether or not the conviction is recorded; or	20 21		
			(b)	forc Mar	the clearing provision under the <i>Land Act 1994</i> , as in the before the commencement of the <i>Vegetation nagement and Other Legislation Amendment Act</i> 4, section 3.'.	22 23 24 25		
		(3)	cate		definitions category 1 area, category 2 area and 3 area, paragraph (b), 'an ongoing application for —	26 27 28		
			omit	, inse	rt—	29		
				_	ion clearing application for the area that was for a urpose under section 22A'.	30 31		
		(4)	Sche	edule,	definition category 1 area—	32		
			inse	rt—		33		

	'(f) is subject to any of the conditions about restorate	e following notices containing ion of vegetation—	1 2					
	(i) a compliance notice	e;	3					
	(ii) an enforcement not	ice under the Planning Act.'.	4					
(5)	Schedule, definition declared area, 'section 17 or 18'—							
	omit, insert—		6					
	'section 17, 18 or 19F'.		7					
(6)	Schedule, definition <i>forest</i> 'freehold land'—	practice, paragraph 1, after	8 9					
	insert—		10					
	'or indigenous land on which trees'.	th the State does not own the	11 12					
(7)	Schedule, definition <i>forest p</i> there is no code, the all'—	ractice, paragraph 1(b)(ii), 'if	13 14					
	omit, insert—		15					
	'if there is no code, all the'.							
(8)	Schedule 10, definition <i>forest</i> construction and maintenance	st practice, paragraph 2, 'road'	17 18					
	omit, insert—		19					
	'construction and maintenance	e of roads or vehicular tracks'.	20					