

Queensland



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Local Government and Other Legislation (Indigenous Regional Councils) Amendment Bill 2007

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2007

A Bill

for an Act to make provision for indigenous regional councils and for other purposes

Local Government and Other Legislation (Indigenous
Regional Councils) Amendment Bill 2007

	The Parl	iament of Queensland enacts—	1
	Part 1	Preliminary	2
Clause	1 S	hort title	3
		This Act may be cited as the Local Government and Other Legislation (Indigenous Regional Councils) Amendment Act 2007.	4 5 6
Clause	2 C	ommencement	7
		The provisions of this Act, other than the following provisions, commence on a day to fixed by proclamation—	8 9
		(a) part 11, other than sections 93, 95 to 97, 108, 109, 113, 114, 120 and 122 to 125;	10 11
		(b) part 17, and the schedule to the extent it amends the <i>Judicial Review Act 1991</i> and the <i>Local Government</i> (Chinatown and The Valley Malls) Act 1984.	12 13 14
	Part 2	Amendment of Aboriginal	15
		Communities (Justice and Land	16
		Matters) Act 1984	17
Clause	3 A	ct amended in pt 2	18
		This part amends the Aboriginal Communities (Justice and Land Matters) Act 1984.	19 20
Clause	4 A	mendment of long title	21
		Long title, 'government'—	22
		omit.	23

Clause	5	Am	nendment of s 1 (Short title)	1
			Section 1, from 'may be cited as'—	2
			omit, insert—	3
			'may be cited as the Aboriginal and Torres Strait Islander Communities (Justice, Land and Other Matters) Act 1984.'.	4 5
Clause	6	Am	nendment of s 4 (Definitions)	6
		(1)	Section 4, definitions Aboriginal land, Aboriginal police officer, Islander and non-Aboriginal land—	7 8
			omit.	9
		(2)	Section 4—	10
			insert—	11
			'Aboriginal land means Aboriginal land under the Aboriginal Land Act 1991.	12 13
			<i>appropriately qualified</i> , in relation to a power, includes having the qualifications, experience or standing appropriate to exercise the power.	14 15 16
			Example of standing—	17
			a person's classification level in the public service	18
			community police officer means a person appointed under section 12 as a community police officer for a community government area, IRC area or IRC division area.	19 20 21
			IIB means the Island Industries Board.	22
			indigenous regional council means TSIRC or NPARC.	23
			<i>IRC area</i> means the local government area of an indigenous regional council.	24 25
			<i>IRC division area</i> means a part of an IRC area that, under the <i>Local Government Act 1993</i> , is one of the divisions into which the IRC area is divided for electoral purposes.	26 27 28
			<i>NPARC</i> means the Northern Peninsula Area Regional Council.	29 30
			relevant Bamaga area means the area that, immediately before the day that, under the Local Government Act 1993, is	31 32

s 7

	the changeover day for NPARC, was the Bamaga council area under the repealed Torres Strait Act.	1 2
	<i>relevant Seisia area</i> means the area that, immediately before the day that, under the <i>Local Government Act 1993</i> , is the changeover day for NPARC, was the Seisia council area under the repealed Torres Strait Act.	3 4 5 6
	repealed Torres Strait Act means the Community Services (Torres Strait) Act 1984 as in force before its repeal under the Local Government and Other Legislation (Indigenous Regional Councils) Amendment Act 2007.	7 8 9 10
	Torres Strait Islander land means Torres Strait Islander land under the Torres Strait Islander Land Act 1991.	11 12
	TSC means the Torres Shire Council.	13
	TSIRC means the Torres Strait Island Regional Council.'.	14
(3)	Section 4, definition community area, after 'Mornington'—	15
	insert—	16
	'or an IRC area, a part of an IRC area or an IRC division area'.	17 18
(4)	Section 4, definition local law, after 'schedule'—	19
	insert—	20
	'2' .	21
(5)	Section 4, definition <i>police officer in charge</i> , after 'community government area'—	22 23
	insert—	24
	', IRC area or IRC division area'.	25
	nendment of s 8 (Delegation by Minister or chief ecutive)	26 27
	Section 8(2)—	28
	omit.	29

Clause 7

Clause	8	Amendment of pt 3 hdg and pt 3, div 1, hdg	1
		Part 3, heading, and part 3, division 1, heading, after 'government'—	2 3
		insert—	4
		'and IRC'.	5
Clause	9	Insertion of new s 8A	6
		Part 3, division 1—	7
		insert—	8
	'8A	Definition for div 1	9
		'In this division—	10
		IRC area includes an IRC division area.'.	11
Clause	10	Amendment of s 9 (Jurisdiction and powers of police)	12
		(1) Section 9(1), (2) and (4), after 'community government'—	13
		insert—	14
		'or IRC'.	15
		(2) Section 9(3), 'community government area'—	16
		omit, insert—	17
		'community government or IRC area'.	18
		(3) Section 9(3), 'Aboriginal'—	19
		omit, insert—	20
		'community'.	21
		(4) Section 9(3), before 'established'—	22
		insert—	23
		'or indigenous regional council'.	24
		(5) Section 9(3), 'as if such local laws were part of the law of Queensland'—	25 26
		omit.	27

Ciause	• • •		eas etc.)	2
		(1)	Section 10, heading, after 'community government'—	3
			insert—	4
			'or IRC'.	5
		(2)	Section 10, 'community government area'—	6
			omit, insert—	7
			'community government area or IRC area'.	8
		(3)	Section 10(b), after 'community government'—	9
			insert—	10
			'or indigenous regional council'.	11
Clause	12		nendment of s 11 (Application to community vernment areas of laws relating to public places)	12 13
		(1)	Section 11, heading, after 'community government'—	14
			insert—	15
			'or IRC'.	16
		(2)	Section 11(1) and (2), after 'community government'—	17
			insert—	18
			'or IRC'.	19
Clause	13	Am	nendment of s 12 (Aboriginal police)	20
		(1)	Section 12, heading, 'Aboriginal police'—	21
			omit, insert—	22
			'Community police officers'.	23
		(2)	Section 12(1), after 'community government'—	24
			insert—	25
			'or IRC'.	26
		(3)	Section 12(1), 'Aboriginal'—	27
			omit, insert—	28

		'community'.	1
		(4) Section 12(2) and (4), after 'community government'—	2
		insert—	3
		'or indigenous regional council'.	4
Clause	14	Amendment of s 13 (Discharge of Aboriginal police officers' functions etc.)	5 6
		(1) Section 13, heading, 'Aboriginal'—	7
		omit, insert—	8
		'community'.	9
		(2) Section 13(1), 'Aboriginal'—	10
		omit, insert—	11
		'Community'.	12
		(3) Section 13(1), (2) and (4), 'community government area'—	13
		omit, insert—	14
		'community government area or IRC area'.	15
		(4) Section 13 (1), after 'the community government'—	16
		insert—	17
		'or indigenous regional council'.	18
		(5) Section 13(2), (3) and (5), 'an Aboriginal'—	19
		omit, insert—	20
		'a community'.	21
		(6) Section 13(4), 'Aboriginal'—	22
		omit, insert—	23
		'community'.	24
Clause	15	Amendment of s 14 (Other functions of Aboriginal police officers)	25 26
		(1) Section 14, 'Aboriginal'—	27
		\sim	

			omit, insert—	1
			'community'.	2
		(2)	Section 14, after 'A community government'—	3
			insert—	4
			'or indigenous regional council'.	5
		(3)	Section 14, 'community government area'—	6
			omit, insert—	7
			'community government or IRC area'.	8
lause	16		nendment of s 15 (Indemnification of Aboriginal police icer for liability for tort)	9 10
		(1)	Section 15, heading, 'Aboriginal'—	11
			omit, insert—	12
			'community'.	13
		(2)	Section 15, 'an Aboriginal'—	14
			omit, insert—	15
			'a community'.	16
lause	17	Am	endment of s 16 (Authorised officers)	17
		(1)	Section 16(1), 'government may'—	18
			omit, insert—	19
			'government or indigenous regional council may'.	20
		(2)	Section 16(1), 'its community'—	21
			omit, insert—	22
			'its local'.	23
		(3)	Section 16(1), 'government specifies'—	24
			omit, insert—	25
			'government or indigenous regional council specifies'.	26
		(4)	Section 16(2), 'community'—	27

			omit, insert—	1
			'local'.	2
		(5)	Section 16(2), 'Aboriginal custom, tradition and belief'—	3
			omit, insert—	4
			'Aboriginal tradition or Island custom'.	5
		(6)	Section 16(3), 'land in the community'—	6
			omit, insert—	7
			'or Torres Strait Islander land in the local'.	8
		(7)	Section 16(3), after 'between the community government'—	9
			insert—	10
			'or indigenous regional council'.	11
Clause	18		nendment of s 17 (General powers of authorised icers)	12 13
		(1)	Section 17(1), 'community'—	14
			omit, insert—	15
			'local'.	16
		(2)	Section 17(1)(a), 'an Aboriginal'—	17
			omit, insert—	18
			'a community'.	19
Clause	19	Am	nendment of s 19 (Functions and powers)	20
			Section 19(1)(b)—	21
			omit, insert—	22
			'(b) take part in court hearings and sentencing and bail processes as provided for in the <i>Bail Act 1980</i> , the <i>Juvenile Justice Act 1992</i> and the <i>Penalties and Sentences Act 1992</i> ; and	23 24 25 26
			(ba) develop networks with relevant agencies to ensure crime prevention, justice, community corrections and related	27 28

			issues impacting on indigenous communities are addressed; and	1 2
			(bb) support indigenous victims and offenders at all stages of the legal process; and'.	3 4
Clause	20	Am	nendment of s 20 (Membership)	5
		(1)	Section 20—	6
			insert—	7
		'(1A)	The members of each community justice group are to be appointed by the Minister by gazette notice.'.	8 9
		(2)	Section 20(3), 'must'—	10
			omit, insert—	11
			'must, to the greatest practicable extent,'.	12
		(3)	Section 20—	13
			insert—	14
		'(4A)	The Minister must, by gazette notice, revoke the appointment of a member of a community justice group if the Minister decides the member is no longer eligible or suitable for appointment to the membership of the community justice group.'.	15 16 17 18 19
Clause	21	Re	eplacement of s 21 (Criminal history checks)	20
			Section 21—	21
			omit, insert—	22
	'21		estigations about suitability of community justice oup members	23 24
		'(1)	The chief executive may make inquiries to decide whether a person is suitable for appointment as, or to continue as, a member of a community justice group.	25 26 27
		'(2)	Without limiting subsection (1), the chief executive may ask the commissioner of the police service for the following information—	28 29 30
			(a) a written report about the person's criminal history;	31

		a brief description of the circumstances of any conviction mentioned in the criminal history.	1 2				
'(3)		commissioner of the police service must comply with a st under subsection (2).	3 4				
'(4)	However, the chief executive may make a request about a person under subsection (2) only if the person has given the chief executive written consent for the request.						
'(5)	execu appoi	person does not give the written consent to the chief tive, it is taken that the person is not suitable for nument as, or to continue as, a member of a community e group.	8 9 10 11				
'(6)	The duty imposed on the commissioner of the police service to comply with the request applies only to information in the commissioner's possession or to which the commissioner has access.						
'(7)	execu practi	hief executive must ensure information given to the chief tive under subsection (3) is destroyed as soon as cable after it is no longer needed for the purpose for a it was requested.	16 17 18 19				
'(8)		chief executive must give the person a copy of nation given to the chief executive under subsection (3).	20 21				
'(9)		hief executive may delegate the chief executive's powers this section to an appropriately qualified public service r.	22 23 24				
'(10)	In this	s section—	25				
	histor	nal history, of a person, means the person's criminal y as defined under the Criminal Law (Rehabilitation of ders) Act 1986, other than for a spent conviction.	26 27 28				
	spent	conviction means a conviction—	29				
		for which the rehabilitation period under the <i>Criminal Law (Rehabilitation of Offenders) Act 1986</i> has expired under that Act; and	30 31 32				
		that is not revived as prescribed by section 11 of that Act.	33 34				

	'21 <i>F</i>	A Gu	idelines for dealing with suitability information	1
		'(1)	The chief executive must make guidelines, consistent with this Act, for dealing with information obtained by the chief executive under section 21.	2 3 4
		'(2)	The purpose of the guidelines is to ensure—	5
			(a) natural justice is afforded to a person about whom the information is obtained; and	6 7
			(b) only relevant information is used in making decisions about a person's membership of a community justice group (<i>membership decisions</i>); and	8 9 10
			(c) membership decisions, based on the information, are made consistently.	11 12
		'(3)	The chief executive must give a copy of the guidelines to a person on request.'.	13 14
Clause	22	Am	nendment of s 22 (Coordinator)	15
			Section 22(1)—	16
			omit, insert—	17
		'(1)	The community justice group for a community area must appoint a coordinator for the community justice group for the area.	18 19 20
		'(1A)	However, if another incorporated entity has responsibility for the funding arrangements of the community justice group for the community area, the incorporated entity must appoint a coordinator for the community justice group for the area.	21 22 23 24
		'(1B)	Before appointing a coordinator for the community justice group for the area under subsection (1A), the incorporated entity must consult with the community justice group about the proposed appointment.'.	25 26 27 28
Clause	23	Am	nendment of s 23 (Authentication of documents)	29
			Section 23, after 'for the group'—	30

		insert—	1
		'and a member of the group'.	2
Clause	24	Amendment of s 27 (Definitions for pt 5)	3
		(1) Section 27, definition <i>private place</i> , paragraph (a), after 'community council'—	4 5
		insert—	6
		'or indigenous regional council'.	7
		(2) Section 27, definition <i>private place</i> , paragraph (b), after 'Aboriginal tradition'—	8 9
		insert—	10
		'or Island custom'.	11
Clause	25	Amendment of s 28 (Declaration)	12
		(1) Section 28(1)(a), after 'community council'—	13
		insert—	14
		'or indigenous regional council'.	15
		(2) Section 28(1)(b) and (5), after 'Aboriginal tradition'—	16
		insert—	17
		'or Island custom'.	18
Clause	26	Amendment of s 30 (Objections and supporting	19
		submissions)	20
		Section 30(2)(a), after 'Aboriginal tradition'—	21
		insert—	22
		'or Island custom'.	23
Clause	27	Amendment of s 48 (Definitions for pt 6)	24
		(1) Section 48, definition <i>trust area</i> , after 'community government'—	25 26

		insert—	1
		'or IRC'.	2
	(2)	Section 48, definition <i>trust area</i> , paragraph (a), 'Aboriginal inhabitants or for Aboriginal purposes'—	3 4
		omit, insert—	5
		'Aboriginal or Torres Strait Islander inhabitants or for Aboriginal or Torres Strait Islander purposes'.	6 7
	(3)	Section 48, definition <i>trust area</i> , paragraph (b), 'Aboriginal'—	8 9
		omit, insert—	10
		'Aboriginal or Torres Strait Islander'.	11
	(4)	Section 48, definition <i>trust area</i> , paragraph (c), after 'Aboriginal'—	12 13
		insert—	14
		'or Torres Strait Islander'.	15
lause 28		nendment of s 50 (Entry on trust area etc. by n-residents)	16 17
	(1)	Section 50(1)(b), after 'community government'—	18
		insert—	19
		'or indigenous regional council'.	20
	(2)	Section 50(4), (5)(b) and (6), 'Aboriginal land'—	21
		omit, insert—	22
		'Aboriginal or Torres Strait Islander land'.	23
	(3)	Section 50(5)(a)(ii), after '(the Aboriginal land area)'—	24
		insert—	25
		', or is permitted under the <i>Torres Strait Islander Land Act</i> 1991 to enter and be on Torres Strait Islander land (the <i>Torres Strait Islander land area</i>)'.	26 27 28

s 29 27 s 32

Local	Government and Other Legislation (Indigenous
	Regional Councils) Amendment Bill	2007

Clause	25	Amendment of 5 51 (Notice about resolution)	1
		Section 51(1), after 'community government'—	2
		insert—	3
		'or indigenous regional council'.	4
Clause	30	Amendment of s 52 (Community government may impose restrictions on entry etc.)	5 6
		Section 52, after 'community government'—	7
		insert—	8
		'or indigenous regional council'.	9
Clause	31	Amendment of s 53 (General authority to enter etc. trust area)	10 11
		(1) Section 53(1)(a), after 'Aboriginal person'—	12
		insert—	13
		'or Torres Strait Islander'.	14
		(2) Section 53(1)(c), after 'community government'—	15
		insert—	16
		'or indigenous regional council'.	17
		(3) Section 53(2), after 'Aboriginal'—	18
		insert—	19
		'or Torres Strait Islander'.	20
Clause	32	Amendment of s 55 (Removal from trust area)	21
		(1) Section 55(1), 'Aboriginal'—	22
		omit, insert—	23
		'community'.	24
		(2) Section 55(2) and (3), 'an Aboriginal'—	25
		omit, insert—	26
		'a community'.	27

		(3)	Section 55(2), 'the Aboriginal'—	1
			omit, insert—	2
			'the community'.	3
Clause	33		nendment of pt 7 hdg (Assistance sought by origines)	4 5
			Part 7, heading, after 'Aborigines'—	6
			insert—	7
			'or Torres Strait Islanders'.	8
Clause	34	Am	nendment of s 56 (Grant of aid)	9
		(1)	Section 56(1), after 'Aborigine'—	10
			insert—	11
			'or Torres Strait Islander'.	12
		(2)	Section 56(1), after 'Aborigines'—	13
			insert—	14
			'or Torres Strait Islanders'.	15
Clause	35	Am	nendment of s 57 (Deposit of savings with banker)	16
		(1)	Section 57(1) and (5), after 'Aborigines'—	17
			insert—	18
			'or Torres Strait Islanders'.	19
		(2)	Section 57(1), from 'and the chief executive' to 'of a like nature'—	20 21
			omit.	22
		(3)	Section 57—	23
			insert—	24
		'(1A)	Both the chief executive and IIB are separately authorised to establish new facilities similar to those mentioned in subsection (1).'.	25 26 27

			insert—	26
			After section 60—	25
Clause	38	Ins	ertion of new pt 7A	24
			'or Torres Strait Islanders'.	23
			insert—	22
		(3)	Section 60(4), after 'Aborigines'—	21
			'or Torres Strait Islander'.	20
			insert—	19
		(2)	Section 60(1) and (4), after 'Aborigine'—	18
			'estates of Aborigines and Torres Strait Islanders'.	17
			omit, insert—	16
		(1)	Section 60, heading, 'Aborigines' estates'—	15
Clause	37		nendment of s 60 (Administration of Aborigines' rates)	13 14
			'under subsection (1), or under the repealed Torres Strait Act, section 181(1), is taken'.	11 12
			omit, insert—	10
		(2)	Section 58(2), 'pursuant to subsection (1) shall be deemed'—	9
			'or Torres Strait Islander'.	8
			insert—	7
		(1)	Section 58(2), after 'Aborigine'—	6
Clause	36		nendment of s 58 (Continuation of management of oney)	4 5
			'or Torres Strait Islander'.	3
			insert—	2
		(4)	Section 57(4) and (5), after 'Aborigine'—	1

'60A	The	e IIB		1
	'(1)	Torr	Island Industries Board established under the repealed res Strait Act, section 149 is continued in existence under Act.	
	'(2)	IIB-	_	5
		(a)	is a body corporate; and	6
		(b)	has a seal; and	7
		(c)	may sue and be sued in its corporate name.	8
'60B	Fui	nctio	ns of IIB	9
		'The	e IIB has the following functions—	10
		(a)	to act as a commercial enterprise for the general convenience or benefit of the residents of—	11 12
			(i) the local government area of TSIRC; and	13
			(ii) the relevant Bamaga area and the relevant Seisia area; and	14 15
			(iii) the local government area of TSC;	16
		(b)	to apply its profits or assets to promote, support and improve its services and the general welfare, including the knowledge and skills, of the Aboriginal and Torres Strait Islander residents of the areas mentioned in paragraph (a);	18 19
		(c)	from time to time, to investigate, and to report and make recommendations to the chief executive about—	22 23
			(i) any trade, commerce or business carried on by the residents mentioned in paragraph (b); and	24 25
			(ii) markets for the produce of the residents, trade in the produce, and ways of marketing the produce; and	
			(iii) the encouragement, development and protection of the trade, commerce and businesses of the residents.	

s 38 31 **s 38**

'60C	Me	mbership of IIB	1
		'IIB consists of at least 5, but not more than 8, members appointed by the Governor in Council.	2 3
'60D	Ap	pointment to membership of IIB	4
	'(1)	A person is qualified to be nominated by the Minister for appointment as a member of IIB only if the person—	5 6
		(a) has—	7
		(i) commercial or management skills and experience; or	8 9
		(ii) other skills and experience relevant to the performance of IIB's functions; and	10 11
		(b) is not disqualified under this part from being a member.	12
	'(2)	Subject to subsection (5), IIB must include 2 members from a panel established as follows—	13 14
		(a) at least 5 qualified persons proposed by TSIRC;	15
		(b) at least 2 qualified persons proposed by TSC;	16
		(c) 1 qualified person proposed by the councillor for the division of NPARC that is the relevant Bamaga area;	17 18
		(d) 1 qualified person proposed by the councillor for the division of NPARC that is the relevant Seisia area.	19 20
	'(3)	For subsection (2)(c) or (d), the qualified person proposed may be the councillor.	21 22
	'(4)	The Minister must give each nominating entity a notice stating a reasonable period within which the nominating entity may propose a person or persons under subsection (2).	23 24 25
	'(5)	within the period stated in the notice under subsection (4), the Minister, in nominating qualified persons for appointment, may limit the nomination of persons included in the incomplete panel to the extent the Minister considers appropriate.	26 27 28 29 30 31
	' (6)	In this section—	32

		nominating entity means—	1
		(a) TSIRC; or	2
		(b) TSC; or	3
		(c) the councillor mentioned in subsection (2)(c); or	4
		(d) the councillor mentioned in subsection (2)(d).	5
'60E	Ch	airperson of IIB	6
	'(1)	The Governor in Council may appoint a member of IIB to be its chairperson.	7 8
	'(2)	A person may be appointed as the chairperson at the same time the person is appointed as a member.	9 10
	'(3)	The chairperson holds office for the term decided by the Governor in Council unless the person's term of office as a member ends sooner than the person's term of office as chairperson ends.	11 12 13 14
	'(4)	A person may be appointed as the chairperson for not more than 2 consecutive terms.	15 16
	'(5)	A vacancy arises in the office of chairperson if the person holding the office—	17 18
		(a) resigns the office by signed notice of resignation given to the Minister; or	19 20
		(b) ceases to be a member.	21
	'(6)	A person resigning the office of chairperson may continue to be a member.	22 23
'60F	De	puty chairperson of IIB	24
	'(1)	IIB must appoint a member of IIB to be its deputy chairperson.	25 26
	'(2)	A vacancy arises in the office of deputy chairperson if—	27
		(a) the person holding the office resigns the office by signed notice of resignation given to the chairperson; or	28 29
		(b) the person's term of office as an IIB member ends; or	30

		(c)	the person otherwise stops being an IIB member.	1
	'(3)		vever, a person may resign from the office of deputy rperson and continue to be a member.	2 3
	'(4)	The	deputy chairperson must act as chairperson—	4
		(a)	during a vacancy in the office of chairperson; and	5
		(b)	during all periods when the chairperson is absent from duty or, for another reason, can not perform the functions of the office.	6 7 8
'60G	Ter	m of	appointment	9
			member of IIB may be appointed for a term of not more 4 years.	10 11
'60H	Dis	qual	ification from membership	12
			person can not become, or continue to be, a member of IIB e person—	13 14
		(a)	is or becomes an insolvent under administration under the Corporations Act, section 9; or	15 16
		(b)	is disqualified from managing corporations under the Corporations Act, part 2D.6; or	17 18
		(c)	has been, or is, convicted of an indictable offence; or	19
		(d)	has been, or is, convicted of an offence against this Act.	20
'60I	Vac	catio	n of office	21
	'(1)		nember of IIB is taken to have vacated office as a member e member—	22 23
		(a)	resigns by signed notice of resignation given to the Minister; or	24 25
		(b)	under this part, can not continue to be a member; or	26
		(c)	is absent without IIB's permission from 3 consecutive meetings of IIB of which proper notice has been given; or	27 28 29

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		(d) is absent, in any period of 6 months, and without IIB's permission, from all meetings of IIB of which proper notice has been given.	1 2 3
	'(2)	If the member attends for a meeting of which proper notice is given, but for which a quorum is not present, the meeting is nevertheless taken to be a meeting at which the member was present.	4 5 6 7
'60J	Wh	en notice of resignation takes effect	8
		'A notice of resignation given under this part takes effect when it is given to the person to whom it is required to be given or, if a later time is stated in the notice, at the later time.	9 10 11
'60K	Co	nduct of business	12
		'Subject to any other requirement of this part, IIB may conduct its business, including its meetings, in the way it considers appropriate.	13 14 15
'60L	Tim		
	1 1111	nes and places of meetings	16
00L	'(1)	IIB's meetings are to be held at the times and places the chairperson decides.	16 17 18
OOL		IIB's meetings are to be held at the times and places the	17
	'(1) '(2)	IIB's meetings are to be held at the times and places the chairperson decides. However, the chairperson must call a meeting if asked in writing to do so by the Minister or by at least the number of	17 18 19 20
'60M	'(1) '(2)	IIB's meetings are to be held at the times and places the chairperson decides. However, the chairperson must call a meeting if asked in writing to do so by the Minister or by at least the number of members required for a quorum for a meeting of IIB.	17 18 19 20 21
	'(1) '(2) Qu	IIB's meetings are to be held at the times and places the chairperson decides. However, the chairperson must call a meeting if asked in writing to do so by the Minister or by at least the number of members required for a quorum for a meeting of IIB. orum 'A quorum for a meeting of IIB is the number equal to half of the number of its members or, if that is not a whole number,	17 18 19 20 21 22 23 24

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	(2)	If the chairperson is absent from an IIB meeting or there is a vacancy in the office of chairperson, the deputy chairperson must preside.	1 2 3
	'(3)	If the chairperson and the deputy chairperson are both absent from an IIB meeting, or if both offices are vacant, a member chosen by the members present must preside.	4 5 6
'60O	Co	duct of meetings	7
	'(1)	A question at an IIB meeting is decided by a majority of the votes of the members present.	8 9
	'(2)	Each member present at the meeting has a vote on each question to be decided and, if the votes are equal, the member presiding also has a casting vote.	10 11 12
	'(3)	A member present at the meeting who abstains from voting is taken to have voted for the negative.	13 14
	'(4)	IIB may hold meetings, or allow members to take part in its meetings, by using any technology allowing reasonably contemporaneous and continuous communication between persons taking part in the meeting.	15 16 17 18
		Example of technology allowing reasonably contemporaneous and continuous communication—	19 20
		teleconferencing	21
	'(5)	A person who takes part in an IIB meeting under subsection (4) is taken to be present at the meeting.	22 23
	'(6)	A resolution is validly made by IIB even if it is not passed at an IIB meeting if—	24 25
		(a) a majority of the IIB members gives written agreement to the resolution; and	26 27
		(b) notice of the resolution is given under procedures approved by IIB.	28 29
'60P	Mir	ites	30
	'(1)	IIB must keep—	31
	•	(a) minutes of its meetings; and	32

		(b) valid resolutions passe	d other than at an IIB meeting.	1
	'(2)	Subsection (3) applies if a meeting.	resolution is passed at an IIB	2 3
	'(3)	•	voted against the passing of the n the minutes of the meeting that e resolution.	4 5 6
60Q	Dis	closure of interests		7
	'(1)	This section applies to an III if—	B member (the <i>interested person</i>)	8 9
		· ·	has a direct or indirect interest in red, or about to be considered, by	10 11 12
			lict with the proper performance about the consideration of the	13 14 15
	'(2)	<u>*</u>	r the relevant facts come to the ge, the person must disclose the B meeting.	16 17 18
	'(3)	Unless IIB otherwise directs	, the interested person must not—	19
		(a) be present when IIB co	onsiders the issue; or	20
		(b) take part in a decision	of IIB about the issue.	21
	'(4)	-	at not be present when IIB is a direction under subsection (3).	22 23
	'(5)	*	o must, under subsection (2), also ue, the other person must not—	24 25
		· ·	ection (3) about the interested	26 27 28
		(b) take part in making direction.	the decision about giving the	29 30
	'(6)	If—		31
			, an IIB member is not present at a sidering or deciding an issue, or	32 33

			for considering or deciding whether to give a direction under subsection (3); and	1 2
		(b)	there would be a quorum if the member were present;	3
		deci	remaining persons present are a quorum for considering or ding the issue, or for considering or deciding whether to the direction, at the meeting.	4 5 6
	'(7)	A di mini	isclosure under subsection (2) must be recorded in IIB's utes.	7 8
'60R	Off	icers	and employees	9
	'(1)	Subj	ject to any direction given by the Minister, IIB—	10
		(a)	must appoint an individual as its chief executive officer; and	11 12
		(b)	may appoint the administrative and technical officers and clerks, and employ the employees and agents, as it considers necessary for the proper performance of its functions.	13 14 15 16
	'(2)	The	chief executive officer may—	17
		(a)	execute documents on behalf of IIB; and	18
		(b)	fix IIB's seal to any document; and	19
		(c)	perform the duties IIB gives the chief executive officer.	20
'60S	Po	wers	of IIB	21
		ʻIIB	has the powers of an individual and may, for example—	22
		(a)	enter into contracts; and	23
		(b)	acquire, hold, deal with and dispose of property; and	24
		(c)	appoint agents and attorneys; and	25
		(d)	charge for, and place conditions on, the supply of goods, services or information it supplies; and	26 27
		(e)	engage consultants; and	28
		(f)	establish funds to ensure the proper conduct of its enterprises and other activities; and	29 30

		(g)	carry on any sort of business that is consistent with the performance of its functions; and	1 2
		(h)	do anything else necessary or convenient to be done in performing its functions.	3 4
'60T	IIB	is sta	atutory body	5
	'(1)		er the <i>Statutory Bodies Financial Arrangements Act</i> 2, IIB is a statutory body.	6 7
	'(2)	2B s	Statutory Bodies Financial Arrangements Act 1982, part sets out the way in which IIB's powers under this Act are ceted by the Statutory Bodies Financial Arrangements Act 2.	8 9 10 11
'60U	Au	dit of	IIB's accounts	12
	'(1)		s accounts must be audited by the auditor-general or a on authorised by the auditor-general.	13 14
	'(2)	and the	person who conducts the audit has, in relation to the audit the accounts, all the powers of the auditor-general under <i>Financial Administration and Audit Act 1977</i> as if IIB e a department of government.	15 16 17 18
	'(3)		the audit, IIB must pay the fee decided by the tor-general.	19 20
	'(4)	The	auditor-general—	21
		(a)	must at least once a year, report to the Minister the result of each audit carried out under this section; and	22 23
		(b)	may include with the report recommendations to the Minister about IIB's accounts.	24 25
	'(5)		auditor-general must give IIB's chairperson a copy of the ort and any recommendations.	26 27
	'(6)		chairperson must table the report and any mmendations at IIB's next meeting after the chairperson ives them.	28 29 30
	'(7)		Minister and IIB's chairperson must consider the tor-general's report and any recommendations.	31 32

'60V	An	Annual report by IIB 'As soon as practicable after 1 February in each year, IIB must give the Minister a full report of its operations in the most recently completed calendar year.					
'60W	Ad	ministrator may replace IIB members	5				
	'(1)	The Governor in Council may at any time, on the recommendation of the Minister, dismiss the members of IIB.	6 7				
	'(2)	If the Governor in Council acts under subsection (1)—	8				
		(a) the members go out of office; and	9				
		(b) the Governor in Council may appoint in their place an administrator to administer IIB.	10 11				
	'(3)	A person appointed as administrator under subsection (2) must administer IIB's affairs for the term, of not more than 2 years, decided by the Governor in Council.	12 13 14				
	'(4)	Subsection (3) does not stop the Governor in Council from revoking the appointment of an administrator for any reason before the term of appointment expires, either to appoint a different person as administrator or to appoint new members of IIB.	15 16 17 18 19				
	'(5)	While an administrator's appointment continues, the administrator is taken to constitute IIB instead of the members.	20 21 22				
'60X	Ар	plying profits of IIB	23				
	'(1)	This section applies in relation to IIB's function of applying its profits to promote, support and improve its services and the general welfare, including the knowledge and skills, of Aboriginal and Torres Strait Islander residents.	24 25 26 27				
	'(2)	IIB must apply its profits in the way IIB directs, subject to the approval of the Governor in Council.	28 29				

60Y	Αp	plyin	g assets of IIB	1
	'(1)	its a gene	s section applies in relation to IIB's function of applying ssets to promote, support and improve its services and the eral welfare, including the knowledge and skills, of original and Torres Strait Islander residents.	2 3 4 5
	'(2)		must apply its assets in the way IIB directs, subject to the roval of the Governor in Council.	6 7
	'(3)		sections (4) to (7) state additional requirements that apply the application of an asset that is an operating business.	8 9
	'(4)	arran entit	may, on the written request of a relevant person, enter into ngements with 1 or more residents, or an incorporated ty controlled by residents, to transfer to the residents or ty an operating business of IIB located at the place where residents reside or the entity is located.	10 11 12 13 14
	'(5)		eciding whether to enter into the arrangements, IIB must e regard to—	15 16
		(a)	the resources, business capability and experience of the residents or incorporated entity; and	17 18
		(b)	the impact the arrangements for transfer is likely to have on the services IIB provides generally to residents of the local government areas of TSIRC and TSC and the relevant Bamaga and Seisia areas.	19 20 21 22
	'(6)		must not enter into arrangements under subsection (4) ess the Minister has by written notice given to IIB—	23 24
		(a)	given approval generally to the transfer of the business to the residents or entity; and	25 26
		(b)	approved the particular terms of the arrangements.	27
	'(7)	In th	nis section—	28
		arra	angements includes contracts and transactions.	29
		rele	vant person means—	30
		(a)	if the operating business is located in a division of the the local government area of TSIRC—the councillor for the division; or	31 32 33

(b)

if the operating business is located in the relevant

			Bamaga area—the councillor for the division of NPARC that is the relevant Bamaga area; or	2 3
		((c) if the operating business is located in the relevant Seisia area—the councillor for the division of NPARC that is the relevant Seisia area.'.	4 5 6
Clause	39		ndment of s 61 (Aborigines' right to certain natural urces)	7 8
		(1) S	Section 61, heading, 'Aborigines' right to certain'—	9
		0	mit, insert—	10
			Right of Aborigines and Torres Strait Islanders to particular'.	11 12
		` /	Section 61(1), 'Aborigines resident in a community government area'—	13 14
		0	omit, insert—	15
			Aborigines or Torres Strait Islanders resident in a community government or IRC area'.	16 17
Clause	40		ndment of s 62 (Aborigines' right to certain forest ucts and quarry material—Aboriginal land)	18 19
		(1) S	Section 62, heading, 'Aborigines' right to certain'—	20
		0	omit, insert—	21
				21
			Right of Aborigines and Torres Strait Islanders to particular'.	21 22 23
		p		22
		(2) S	particular'.	22 23
		(2) S	particular'. Section 62, heading, after 'Aboriginal'—	22 23 24
		(2) S ii '3	Section 62, heading, after 'Aboriginal'— nsert—	22 23 24 25
		(2) S in (3) S	Section 62, heading, after 'Aboriginal'— nsert— and Torres Strait Islander'.	22 23 24 25 26
		(2) S ii (3) S iii	Section 62, heading, after 'Aboriginal'— nsert— and Torres Strait Islander'. Section 62(1), after 'of Aboriginal'—	22 23 24 25 26 27

		omit, insert—	1
		'or indigenous regional council for the community government or IRC area'.	2 3
	(5)	Section 62(1), after 'in the community government'—	4
		insert—	5
		'or IRC'.	6
	(6)	Section 62(2), after 'community government'—	7
		insert—	8
		'or indigenous regional council'.	9
Clause 41		nendment of s 63 (Aborigines' right to certain forest oducts and quarry material—non-Aboriginal land)	10 11
	(1)	Section 63, heading—	12
		omit, insert—	13
		'Right of Aborigines and Torres Strait Islanders to	14
		particular forest products and quarry material—non-Aboriginal and non-Torres Strait Islander land'.	15 16 17
	(2)	particular forest products and quarry material—non-Aboriginal and non-Torres Strait Islander	15 16
	(2)	particular forest products and quarry material—non-Aboriginal and non-Torres Strait Islander land'.	15 16 17
	(2)	particular forest products and quarry material—non-Aboriginal and non-Torres Strait Islander land'. Section 63(1), after 'Aborigines'—	15 16 17 18
	(2)	particular forest products and quarry material—non-Aboriginal and non-Torres Strait Islander land'. Section 63(1), after 'Aborigines'— insert—	15 16 17 18 19
	, ,	particular forest products and quarry material—non-Aboriginal and non-Torres Strait Islander land'. Section 63(1), after 'Aborigines'— insert— 'or Torres Strait Islanders'.	15 16 17 18 19 20
	, ,	particular forest products and quarry material—non-Aboriginal and non-Torres Strait Islander land'. Section 63(1), after 'Aborigines'— insert— 'or Torres Strait Islanders'. Section 63(1), 'area of a community government'—	15 16 17 18 19 20 21
	, ,	particular forest products and quarry material—non-Aboriginal and non-Torres Strait Islander land'. Section 63(1), after 'Aborigines'— insert— 'or Torres Strait Islanders'. Section 63(1), 'area of a community government'— omit, insert— 'or IRC area of a community government or indigenous	15 16 17 18 19 20 21 22 23
	(3)	particular forest products and quarry material—non-Aboriginal and non-Torres Strait Islander land'. Section 63(1), after 'Aborigines'— insert— 'or Torres Strait Islanders'. Section 63(1), 'area of a community government'— omit, insert— 'or IRC area of a community government or indigenous regional council'.	15 16 17 18 19 20 21 22 23 24
	(3)	particular forest products and quarry material—non-Aboriginal and non-Torres Strait Islander land'. Section 63(1), after 'Aborigines'— insert— 'or Torres Strait Islanders'. Section 63(1), 'area of a community government'— omit, insert— 'or IRC area of a community government or indigenous regional council'. Section 63(1), after 'by the community government'—	15 16 17 18 19 20 21 22 23 24 25
	(3)	particular forest products and quarry material—non-Aboriginal and non-Torres Strait Islander land'. Section 63(1), after 'Aborigines'— insert— 'or Torres Strait Islanders'. Section 63(1), 'area of a community government'— omit, insert— 'or IRC area of a community government or indigenous regional council'. Section 63(1), after 'by the community government'— insert—	15 16 17 18 19 20 21 22 23 24 25 26

			'or IRC area of the community government or indigenous regional council'.	1 2
		(6)	Section 63(3), before 'may'—	3
			insert—	4
			'or indigenous regional council'.	5
		(7)	Section 63(3), after 'by the community government'—	6
			insert—	7
			'or indigenous regional council'.	8
		(8)	Section 63(3), 'area of the community government'—	9
			omit, insert—	10
			'or IRC area of the community government or indigenous regional council'.	11 12
lause	42	Ins	ertion of new s 63A	13
			After section 63—	14
			insert—	15
	'63A	Co	nfidentiality	16
		'(1)	This section applies to a person who has gained, gains, or has access to, protected information through involvement in the administration of this Act.	17 18 19
		'(2)	The person must not—	20
			(a) record or use the information, or intentionally disclose it to anyone, other than under this section; or	21 22
			(b) recklessly disclose the information to anyone.	23
			Maximum penalty—100 penalty units or 2 years imprisonment.	24 25
		' (3)	The person may record, use or disclose the information—	26
			(a) if expressly permitted or required under an Act to do so; or	27 28

			(b) for statistical purposes, without revealing, or being likely to reveal, the identity of a person to which it relates; or	1 2 3
			(c) in compliance with lawful process requiring production of documents or giving of evidence before a court or tribunal.	4 5 6
		'(4)	In this section—	7
			<i>protected information</i> means information obtained by the chief executive under section 21.'.	8 9
Clause	43		endment of s 66 (Making local laws about particular tters)	10 11
		(1)	Section 66, ', a community government'—	12
			omit, insert—	13
			'or indigenous regional council, a community government or indigenous regional council'.	14 15
		(2)	Section 66(a) and (b), after 'community government'—	16
			insert—	17
			'or IRC'.	18
		(3)	Section 66(b), before 'its community'—	19
			insert—	20
			'any community area within'.	21
Clause	44	Am	endment of s 67 (Evidentiary aids)	22
			Section 67(1)(a), 'area'—	23
			omit, insert—	24
			'or IRC area, or IRC division area,'.	25
Clause	45	Am	endment of s 71 (Regulation-making power)	26
		(1)	Section 71(2)(b), 'Aboriginal'—	27
			omit, insert—	28

		'con	nmunity'.	1
	(2) Sect	ion 71(2)(c), (h), (i) and (j), after 'Aborigines'—	2
		inse	rt—	3
		ʻand	Torres Strait Islanders'.	4
	(3) Sect	ion 71(2)(h), after 'of a community government'—	5
		inse	rt—	6
		or i	n the IRC area of an indigenous regional council'.	7
	(4) Sect	ion 71(2)(i), 'Aborigines' estates'—	8
		omit	t, insert—	9
		'the	estates of Aborigines and Torres Strait Islanders'.	10
	(5) Sect	ion 71(2)—	11
		inse	rt—	12
		'(p)	meetings of IIB and attendances at the meetings; and	13
		(q)	the accounts and records to be kept by IIB, either generally or in relation to a particular business of IIB; and	14 15 16
		(r)	the way IIB's accounts and records are to be kept, including records of the performance of IIB's activities; and	17 18 19
		(s)	the functions, powers and duties of IIB's officers, clerks and employees; and	20 21
		(t)	the security and protection of IIB's property.'.	22
Clause 4	l 6 l	Replace	ement of pt 10 (Validating provisions)	23
		Part	10—	24
		omii	t. insert—	25

Part 10		Local Government and Other Legislation (Indigenous Regional Councils) Amendment Act 2007			
'79	Def	initions for pt 10	6		
		'In this division—	7		
		commencement means the commencement of this section.	8		
		<i>ICC</i> means the Island Coordinating Council established under repealed part 8.	9 10		
		repealed part 8 means part 8 of the repealed Torres Strait Act as in force before the repeal of that Act.	11 12		
'80	ICC	dissolved	13		
		'ICC is dissolved and its members go out of office.	14		
'81		gulation to provide for matters relating to solution of ICC	15 16		
	'(1)	A regulation may provide for all matters necessary or convenient to provide for the dissolution of ICC.	17 18		
	'(2)	Without limiting subsection (1), a regulation under subsection (1) may provide for—	19 20		
		(a) how references to ICC in any Act or document are to apply after the commencement; and	21 22		
		(b) how agreements to which ICC was a party before the commencement are to continue after the commencement; and	23 24 25		
		(c) how proceedings that could have been started or continued by or against ICC before the commencement may be started or continued after the commencement; and	26 27 28 29		

		(d) how assets and liabilities of ICC before the commencement are to be dealt with after the commencement.	1 2 3
'82	Ab	original and Island police officers	4
	'(1)	This section applies to a person if, immediately before the commencement, the person held appointment, in relation to an area, as—	5 6 7
		(a) an Island police officer under the repealed Torres Strait Act; or	8 9
		(b) an Aboriginal police officer under this Act.	10
	'(2)	From the commencement, the person, without further appointment, holds appointment as a community police officer under this Act in relation to the same area, and for that purpose—	11 12 13 14
		(a) is taken to have been appointed under this Act; and	15
		(b) subject to any action that may be taken under section 14 in relation to the community police officer's responsibilities, continues to have the same responsibilities with which the person was charged immediately before the commencement.	16 17 18 19 20
	'(3)	A reference in any Act or document to an Aboriginal or Island police officer may, if the context permits, be taken to be a reference to a community police officer.	21 22 23
'83	Tra	nsitional provision for IIB	24
	'(1)	A person who, immediately before the commencement, was a member of the Island Industries Board under the repealed Torres Strait Act continues as a member of IIB until the end of the term for which the member was appointed.	25 26 27 28
	'(2)	The person who, immediately before the commencement, was the member of the Island Industries Board under the repealed Torres Strait Act who held appointment as chairperson of the Island Industries Board continues as chairperson of IIB until the end of the term for which the member was appointed as chairperson.	29 30 31 32 33 34

	(3)	The person who, immediately before the commencement, was the member of the Island Industries Board under the repealed Torres Strait Act who held appointment as deputy chairperson of the Island Industries Board continues as deputy chairperson of IIB until IIB otherwise decides.	1 2 3 4 5
	'(4)	The provisions of part 7A about disqualification from or vacation of office as a member or chairperson of IIB apply to a member or chairperson mentioned in subsection (1) or (2), including in relation to any period for which the person held appointment before the commencement.	6 7 8 9
	'(5)	Subject to part 7A, all other matters relating to the Island Industries Board under the repealed Torres Strait Act, including for example contracts and employment arrangements entered into before the commencement, are not affected by the repeal of that Act and the commencement of part 7A.	11 12 13 14 15 16
84		mmunity justice groups for Injinoo, New Mapoon d Umagico community government areas	17 18
		<u> </u>	10
	'(1)	A community justice group for a relevant community government area, existing immediately before the commencement, continues as the community justice group for the relevant community area.	19 20 21 22
		A community justice group for a relevant community government area, existing immediately before the commencement, continues as the community justice group for	19 20 21
	'(1)	A community justice group for a relevant community government area, existing immediately before the commencement, continues as the community justice group for the relevant community area. A person who, immediately before the commencement, was a member of a community justice group for a relevant community government area continues as a member of the community justice group for the relevant community area	19 20 21 22 23 24 25 26
	'(1)	A community justice group for a relevant community government area, existing immediately before the commencement, continues as the community justice group for the relevant community area. A person who, immediately before the commencement, was a member of a community justice group for a relevant community government area continues as a member of the community justice group for the relevant community area until— (a) the end of the term for which the member was	19 20 21 22 23 24 25 26 27 28

	'(3)	The person who, immediately before the commencement, held appointment as a coordinator for a community justice group for a relevant community government area is, without further appointment, taken to hold appointment as a coordinator for the community justice group for the relevant community area.	1 2 3 4 5 6
	'(4)	Subject to part 4, all other matters relating to a community justice group for a relevant community government area, including, for example, contracts entered into before the commencement, are not affected by the amendment of part 4'.	7 8 9 10
	'(5)	In this section—	11
		relevant community government area means each of the following community government areas under the Local Government (Community Government Areas) Act 2004—	12 13 14
		(a) Injinoo;	15
		(b) New Mapoon;	16
		(c) Umagico.	17
85		mmunity justice groups for relevant Bamaga and isia areas	18 19
	'(1)	A community justice group for the relevant Bamaga or Seisia area, existing immediately before the commencement, continues as the community justice group for the relevant community area.	20 21 22 23
	'(2)	A person who, immediately before the commencement, was a member of a community justice group for the relevant Bamaga or Seisia area continues as a member of the community justice group for the relevant community area until—	24 25 26 27 28
		(a) the end of the term for which the member was appointed; or	29 30
		appointed; or	30

		(3)	The person who, immediately before the commencement, held appointment under the repealed Torres Strait Act as a coordinator for a community justice group for the relevant Bamaga or Seisia area is, without further appointment, taken to hold appointment as a coordinator for the community justice group for the relevant community area.	1 2 3 4 5 6
		'(4)	Subject to part 4, all other matters relating to a community justice group for the relevant Bamaga or Seisia area under the the repealed Torres Strait Act, including for example contracts entered into before the commencement, are not affected by the repeal of that Act.'.	7 8 9 10 11
	Part	t 3	Amendment of Aborigines and Torres Strait Islanders (Land Holding) Act 1985	12 13 14
Clause	47	Act	t amended in pt 3	15
			This part amends the <i>Aborigines and Torres Strait Islanders</i> (Land Holding) Act 1985.	16 17
Clause	48	Am	nendment of s 4 (Interpretation)	18
		(1)	Section 4(1), definitions Aboriginal council, council area, Island council and visiting justice—	19 20
			omit.	21
		(2)	Section 4(1)—	22
			insert—	23
			indigenous council means—	24
			(a) an indigenous regional council under the <i>Local Government Act 1993</i> ; or	25 26
			(b) a community government under the <i>Local Government</i> (Community Government Areas) Act 2004.	27 28

an indigenous council.

indigenous council area means the local government area of

visiting justice means a visiting justice holding appointment

1

2

3

	under section 32A	4
(3)	Section 4(1), definition qualified person, paragraph (a), 'Aboriginal Communities (Justice and Land Matters) Act 1984'—	5 6 7
	omit, insert—	8
	'Aboriginal and Torres Strait Islander Communities (Justice, Land and Other Matters) Act 1984'.	9 10
(4)	Section 4(1), definition qualified person, paragraph (a), 'Aboriginal council'—	11 12
	omit, insert—	13
	'indigenous council'.	14
(5)	Section 4(1), definition qualified person, paragraph (b), 'Community Services (Torres Strait) Act 1984'—	15 16
	omit, insert—	17
	'Aboriginal and Torres Strait Islander Communities (Justice, Land and Other Matters) Act 1984'.	18 19
(6)	Section 4(1), definition qualified person, paragraph (b), 'Island council'—	20 21
	omit, insert—	22
	'indigenous council'.	23
(7)	Section 4(1), definition <i>trustee council</i> , paragraph (a), 'an Aboriginal council—that Aboriginal council'—	24 25
	omit, insert—	26
	'an indigenous council—the indigenous council'.	27
(8)	Section 4(1), definition <i>trustee council</i> , paragraph (b)—	28
	omit.	29
(9)	Section 4(1), definition <i>trustee council</i> , paragraph (c)—	30
	renumber as paragraph (b).	31

		(10)	Section 4(1), definition trustee council, paragraph (d)—	1
			omit.	2
Clause	49	Am	nendment of s 10 (Divesting and vesting of title to land)	3
		(1)	Section 10(1), 'Aboriginal or Island council'—	4
			omit, insert—	5
			'indigenous council'.	6
		(2)	Section 10(4), 'a council'—	7
			omit, insert—	8
			'an indigenous council'.	9
		(3)	Section 10(4)(c), 'Community Services (Torres Strait) Act 1984'—	10 11
			omit, insert—	12
			'Aboriginal and Torres Strait Islander Communities (Justice, Land and Other Matters) Act 1984'.	13 14
		(4)	Section 10(4), 'Island council'—	15
			omit, insert—	16
			'indigenous council'.	17
Clause	50	Am	nendment of s 16 (Assessment of rent)	18
			Section 16(1) and (2), 'Aboriginal council or the Island council'—	19 20
			omit, insert—	21
			'indigenous council'.	22
Clause	51	Am	nendment of s 17 (Payment of rent)	23
			Section 17(1), 'Aboriginal council or the Island council'—	24
			omit, insert—	25
			'indigenous council'.	26

Clause	52	Amendment of s 18 (Dealings with leases)	1
		Section 18(4), 'Aboriginal council or an Island council'—	2
		omit, insert—	3
		'indigenous council'.	4
Clause	53	Amendment of s 21 (Forfeiture upon default in rent)	5
		(1) Section 21(1)(b), 'Aboriginal council or the Island council'—	6
		omit, insert—	7
		'indigenous council'.	8
		(2) Section 21(4), 'Aboriginal council or an Island council'—	9
		omit, insert—	10
		'indigenous council'.	11
Clause	54	Amendment of s 22 (Action upon nonoccupation)	12
		Section 22(1), 'Aboriginal council or the Island council'—	13
		omit, insert—	14
		'indigenous council'.	15
Clause	55	Amendment of s 23 (Action upon nonutilisation)	16
		Section 23(1), 'Aboriginal council or the Island council'—	17
		omit, insert—	18
		'indigenous council'.	19
Clause	56	Amendment of s 25 (Procedure upon forfeiture)	20
		Section 25(1)(a), 'Aboriginal council or an Island council'—	21
		omit, insert—	22
		'indigenous council'.	23

Local	Government and Other Legislation (Indigenous
	Regional Councils) Amendment Bill	2007

Clause	5/	Am	nendment of s 27 (Consequences of forfeiture)	1
			Section 27(a), 'Aboriginal council or an Island council'—	2
			omit, insert—	3
			'indigenous council'.	4
Clause	58		nendment of s 28 (Appeal against classification of as nqualified person)	5 6
			Section 28(1), 'Aboriginal council or an Island council'—	7
			omit, insert—	8
			'indigenous council'.	9
Clause	59	Am	nendment of s 29 (Nomination of panels)	10
		(1)	Section 29(1), 'Aboriginal council'—	11
			omit, insert—	12
			'indigenous council'.	13
		(2)	Section 29(1), 'Aboriginal Communities (Justice and Land Matters) Act 1984'—	14 15
			omit, insert—	16
			'Aboriginal and Torres Strait Islander Communities (Justice, Land and Other Matters) Act 1984'.	17 18
		(3)	Section 29(2)—	19
			omit.	20
		(4)	Section 29(3), 'Aboriginal council or an Island council'—	21
			omit, insert—	22
			'indigenous council'.	23
		(5)	Section 29(3), as amended—	24
			renumber as section 29(2).	25
Clause	60	Am	nendment of s 30 (Constitution of appeal tribunals)	26
			Section 30(2), 'Aboriginal council or Island council'—	27

s 63

		omit, insert—	1
		'indigenous council'.	2
Clause	61	Amendment of s 31 (Representations to council or appeals tribunal)	3 4
		Section 31, 'Aboriginal council or an Island council'—	5
		omit, insert—	6
		'indigenous council'.	7
Clause	62	Amendment of s 32 (Land deemed part of trust area for certain purposes)	8 9
		(1) Section 32(1), 'a council area'—	10
		omit, insert—	11
		'an indigenous council area'.	12
		(2) Section 32(1)(c), 'Community Services (Torres Strait) Act 1984'—	13 14
		omit, insert—	15
		'Aboriginal and Torres Strait Islander Communities (Justice, Land and Other Matters) Act 1984'.	16 17
		(3) Section 32(1), 'Island council'—	18
		omit, insert—	19
		'indigenous council'.	20
Clause	63	Insertion of new s 32A	21
		After section 32—	22
		insert—	23
	'32A	Visiting justices	24
		'The Governor in Council may appoint a justice to be a visiting justice to 1 or more trust areas for the purposes of sections 25 and 30.'.	25 26 27

Local Government and Other Legislation (Indigenous
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Clause	64	Amendment of s 33B (Transitional)	1
		Section 33B(2)(a), 'Aboriginal council or Island council'—	2
		omit, insert—	3
		'indigenous council'.	4
	Part	t 4 Amendment of Bail Act 1980	5
Clause	65	Act amended in pt 4	6
		This part amends the Bail Act 1980.	7
Clause	66	Amendment of s 6 (Definitions)	8
		Section 6, definition <i>community justice group</i> , paragraph (a), 'Aboriginal Communities (Justice and Land Matters) Act 1984, part 5, division 1, or the Community Services (Torres Strait) Act 1984, part 5, division 1'—	9 10 11 12
		omit, insert—	13
		'Aboriginal and Torres Strait Islander Communities (Justice, Land and Other Matters) Act 1984, part 4, division 1'.	14 15
Clause	67	Insertion of new ss 34C-34E	16
		After section 34B—	17
		insert—	18
	'34C	Access to court files by representative of community justice group in defendant's community	19 20
		'(1) This section applies if a defendant is an Aboriginal or Torres Strait Islander person.	21 22
		'(2) A representative of the community justice group in the defendant's community may inspect a court file, or a document in a court file, or obtain a copy of information from a court file or document, that may be relevant to making a	23 24 25 26

the information be made available or given to representative. '(4) The court may make the direction whether or not representative has made an application to the court for direction. '(5) In deciding whether to direct that information be mavailable or given to the representative, the court may be regard to the following— (a) whether the representative would otherwise have act to the information; (b) whether the defendant consents to the information be made available or given to the representative. '(6) Subsection (5) does not limit the matters to which the comay have regard. 34D Confidentiality '(1) A person who is a member of a community justice group mot— (a) record or use information the person, or another per who is a member of the community justice group, good through performing a function under this Act, intentionally disclose it to anyone, other than unsubsection (2); or (b) recklessly disclose the information to anyone. Maximum penalty—100 penalty units or 2 y imprisonment.			submission about the defendant under section $15(1)(f)$ or $16(2)(e)$.	1 2
representative has made an application to the court for direction. '(5) In deciding whether to direct that information be mavailable or given to the representative, the court may be regard to the following— (a) whether the representative would otherwise have act to the information; (b) whether the defendant consents to the information be made available or given to the representative. '(6) Subsection (5) does not limit the matters to which the comay have regard. 34D Confidentiality '(1) A person who is a member of a community justice group mot— (a) record or use information the person, or another perwho is a member of the community justice group, good through performing a function under this Act, intentionally disclose it to anyone, other than use subsection (2); or (b) recklessly disclose the information to anyone. Maximum penalty—100 penalty units or 2 you imprisonment. '(2) A person who is a member of a community justice group.		'(3)	However, subsection (2) applies only if the court directs that the information be made available or given to the representative.	3 4 5
available or given to the representative, the court may be regard to the following— (a) whether the representative would otherwise have act to the information; (b) whether the defendant consents to the information be made available or given to the representative. '(6) Subsection (5) does not limit the matters to which the comay have regard. 34D Confidentiality '(1) A person who is a member of a community justice group resonant not— (a) record or use information the person, or another personate who is a member of the community justice group, good through performing a function under this Act, intentionally disclose it to anyone, other than unsubsection (2); or (b) recklessly disclose the information to anyone. Maximum penalty—100 penalty units or 2 yimprisonment. '(2) A person who is a member of a community justice group.		'(4)	The court may make the direction whether or not the representative has made an application to the court for the direction.	6 7 8
to the information; (b) whether the defendant consents to the information be made available or given to the representative. '(6) Subsection (5) does not limit the matters to which the c may have regard. 34D Confidentiality '(1) A person who is a member of a community justice group r not— (a) record or use information the person, or another per who is a member of the community justice group, g through performing a function under this Act, intentionally disclose it to anyone, other than un subsection (2); or (b) recklessly disclose the information to anyone. Maximum penalty—100 penalty units or 2 y imprisonment. '(2) A person who is a member of a community justice group.		'(5)	In deciding whether to direct that information be made available or given to the representative, the court may have regard to the following—	9 10 11
made available or given to the representative. '(6) Subsection (5) does not limit the matters to which the comay have regard. 34D Confidentiality '(1) A person who is a member of a community justice group mot— (a) record or use information the person, or another perwho is a member of the community justice group, good through performing a function under this Act, intentionally disclose it to anyone, other than unsubsection (2); or (b) recklessly disclose the information to anyone. Maximum penalty—100 penalty units or 2 you imprisonment. '(2) A person who is a member of a community justice group.			· '	12 13
 (1) A person who is a member of a community justice group mot— (a) record or use information the person, or another perwho is a member of the community justice group, g through performing a function under this Act, intentionally disclose it to anyone, other than unsubsection (2); or (b) recklessly disclose the information to anyone. Maximum penalty—100 penalty units or 2 y imprisonment. (2) A person who is a member of a community justice group. 			` '	14 15
 '(1) A person who is a member of a community justice group rot— (a) record or use information the person, or another perwho is a member of the community justice group, gen through performing a function under this Act, intentionally disclose it to anyone, other than unsubsection (2); or (b) recklessly disclose the information to anyone. Maximum penalty—100 penalty units or 2 yeimprisonment. '(2) A person who is a member of a community justice group. 		'(6)	Subsection (5) does not limit the matters to which the court may have regard.	16 17
 (a) record or use information the person, or another per who is a member of the community justice group, g through performing a function under this Act, intentionally disclose it to anyone, other than us subsection (2); or (b) recklessly disclose the information to anyone. Maximum penalty—100 penalty units or 2 y imprisonment. '(2) A person who is a member of a community justice group. 	34D	Co	nfidentiality	18
who is a member of the community justice group, g through performing a function under this Act, intentionally disclose it to anyone, other than unsubsection (2); or (b) recklessly disclose the information to anyone. Maximum penalty—100 penalty units or 2 y imprisonment. '(2) A person who is a member of a community justice group.		'(1)	A person who is a member of a community justice group must not—	19 20
Maximum penalty—100 penalty units or 2 y imprisonment. '(2) A person who is a member of a community justice gr			who is a member of the community justice group, gains through performing a function under this Act, or intentionally disclose it to anyone, other than under	21 22 23 24 25
imprisonment. '(2) A person who is a member of a community justice gr			(b) recklessly disclose the information to anyone.	26
				27 28
		'(2)	A person who is a member of a community justice group	29
(a) record, use or disclose the information if the record use or disclosure—			may—	30
			(a) record, use or disclose the information if the recording,	31 32

			(A) the court under section $15(1)(f)$; or	1
			(B) the court or a police officer under section 16(2)(e); or	2 3
			(ii) is otherwise required or permitted by law; or	4
		(b)	disclose the information to another member of the community justice group.	5 6
	'(3)	In th	is section—	7
		discl	ose information to someone else means—	8
		(a)	orally disclose the information to the other person; or	9
		(b)	produce to the other person, or give the other person access to, a document containing the information; or	10 11
		(c)	disclose the information to the other person in another way.	12 13
34E	Pro	tecti	on from liability	14
	'(1)	This	section applies to a person who—	15
		(a)	is a member of the community justice group in a defendant's community; and	16 17
		(b)	is responsible for the making of a submission about the defendant to—	18 19
			(i) a court under section 15(1)(f); or	20
			(ii) a court or a police officer under section 16(2)(e).	21
	'(2)		subsection (1)(b), it does not matter that the person did personally make the submission to the court or the police er.	22 23 24
	'(3)	mad	person is not civilly liable for an act done, or an omission e, honestly and without negligence in relation to the ing of the submission.'.	25 26 27

	Part	t 5		Amendment of Criminal Code	1
Clause	68	Act	amended	l in pt 5	2
			This part a	amends the Criminal Code.	3
Clause	69			of s 119B (Retaliation against judicial officer, s or family)	4 5
		(1)	Section 11	9B, heading, 'or family'—	6
			omit, inse	rt—	7
			'etc'.		8
		(2)	Section 11	9B, after 'witness', first mention—	9
			insert—		10
			'or membe	er of a community justice group,'.	11
		(3)	Section 11	9B, 'or witness', first mention—	12
			omit, inse	rt—	13
			', witness	or member of a community justice group,'.	14
		(4)	Section 11	19B—	15
			insert—		16
			com	hing lawfully done by any member of the munity justice group a representative of which es a submission—	17 18 19
			(i)	to a court or police officer under the <i>Bail Act 1980</i> about a defendant who is an Aboriginal or Torres Strait Islander person; or	20 21 22
			(ii)	to a court or police officer under the <i>Juvenile Justice Act 1992</i> about a child who is an Aboriginal or Torres Strait Islander person; or	23 24 25
			(iii)	to a court under the <i>Penalties and Sentences Act</i> 1992 about an offender who is an Aboriginal or Torres Strait Islander person.'.	26 27 28
		(5)	Section 11	19B—	29

60

			inse	rt—	1
		'(2)	In th	is section—	2
			com	munity justice group means—	3
			(a)	for a defendant under the <i>Bail Act 1980</i> —see the <i>Bail Act 1980</i> , section 6; or	4 5
			(b)	for a child under the <i>Juvenile Justice Act 1992</i> —see the <i>Juvenile Justice Act 1992</i> , schedule 4; or	6 7
			(c)	for an offender under the <i>Penalties and Sentences Act</i> 1992—see the <i>Penalties and Sentences Act</i> 1992, section 4.'.	8 9 10
Clause	70	Am	endr	nent of s 552C (Constitution of Magistrates Court)	11
				ion 552C(5)(a), 'council area under the <i>Community</i> ices (Torres Strait) Act 1984' —	12 13
			omit	, insert—	14
				ocal government area of an indigenous regional council er the <i>Local Government Act 1993</i> '.	15 16
	Part	t 6		Amendment of Indigenous	17
	· a.			Communities Liquor Licences	18
				Act 2002	19
Clause	71	Act	t ame	ended in pt 6	20
				part amends the <i>Indigenous Communities Liquor</i> nces Act 2002.	21 22
Clause	72	Am	endr	nent of schedule (Dictionary)	23
		(1)		edule, definitions community justice group and indigenous acil—	24 25
			omit	•	26

1

(2)

Schedule—

		insert—	2
		'community justice group means a community justice group established under the Aboriginal and Torres Strait Islander Communities (Justice, Land and Other Matters) Act 1984, part 4.	3 4 5 6
		indigenous council means—	7
		(a) a community government under the <i>Local Government</i> (Community Government Areas) Act 2004; or	8 9
		(b) the Council of the Shire of Aurukun; or	10
		(c) the Council of the Shire of Mornington; or	11
		(d) NPARC; or	12
		(e) TSIRC.	13
		<i>NPARC</i> means the Northern Peninsula Area Regional Council.	14 15
		TSIRC means the Torres Strait Island Regional Council.'.	16
	Part	7 Amendment of Justices of the Peace and Commissioners for Declarations Act 1991	17 18 19
Clause	73	Act amended in pt 7	20
		This part amends the Justices of the Peace and Commissioners for Declarations Act 1991.	21 22
Clause	74	Amendment of s 35 (Prohibition on reward)	23
		Section 35(2), definition reward, after 'consideration'—	24
		insert—	25
		'but, for a justice of the peace (magistrates court), does not include a daily sitting fee paid to the person for constituting a	26 27

Local Government and C	Other L	Legisla	ttion (1	Indigeno	us
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			cons Abor	t at a place at which a Magistrates Court may be tituted, if the place is within a community area under the riginal and Torres Strait Islander Communities (Justice, d and Other Matters) Act 1984'.	1 2 3 4
	Part	8		Amendment of Juvenile Justice Act 1992	5
Clause	75	Act	ame	nded in pt 8	7
			This	part amends the Juvenile Justice Act 1992.	8
Clause	76	info		nent of s 285 (When does someone gain tion through involvement in the administration of	9 10 11
		(1)	Sect	ion 285(1)(g)—	12
			renu	mber as paragraph (h).	13
		(2)	Sect	ion 285(1)—	14
			inser	rt—	15
			'(g)	a member of the community justice group in a child's community;'.	16 17
Clause	77			nent of s 289 (Recording, use or disclosure for sed purpose)	18 19
		(1)	Sect	ion 289(c) to (h)—	20
			renu	mber as section 289(d) to (i).	21
		(2)	Sect	ion 289—	22
			inser	rt—	23
			'(c)	if the person is a member of the community justice group in a child's community, as part of making submissions about the child to—	24 25 26

			(i)	a court or police officer under section 48(3)(da); or	1
			(ii)	a court under section 150(1)(g); or'.	2
Clause	78	Ins	ertion of	new s 289A	3
			After sec	etion 289—	4
			insert—		5
	'289A			to another member of the community ip in a child's community	6 7
		'(1)		ction applies if the person is a member of the ity justice group in a child's community.	8 9
		'(2)	-	on may disclose the information to another member mmunity justice group.'.	10 11
Clause	79	Ins	ertion of	new s 301A	12
			Part 9, at	fter section 301—	13
			insert—		14
	'301 <i>A</i>	Pro	tection f	rom liability	15
		'(1)	This sect	ion applies to a person who—	16
			. ,	a member of the community justice group in a child's mmunity; and	17 18
				responsible for the making of a submission about the ld to—	19 20
			(i)	a court or a police officer under section 48(3)(da); or	21 22
			(ii)	a court under section 150(1)(g).	23
		'(2)		ection (1)(b), it does not matter that the person did onally make the submission to the court or the police	24 25 26
		'(3)	made, h	on is not civilly liable for an act done, or an omission onestly and without negligence in relation to the of the submission.'.	27 28 29

Local Government and Other Legislation (Indigenous
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Clause	80	Am	endment of sch 4 (Dictionary)	1
			Schedule 4, definition <i>community justice group</i> , paragraph (a), 'Aboriginal Communities (Justice and Land Matters) Act 1984, part 5 or the Community Services (Torres Strait) Act 1984, part 5'—	2 3 4 5
			omit, insert—	6
			'Aboriginal and Torres Strait Islander Communities (Justice, Land and Other Matters) Act 1984, part 4'.	7 8
	Part	9	Amendment of Liquor Act 1992	9
Clause	81	Act	t amended in pt 9	10
			This part amends the Liquor Act 1992.	11
Clause	82	Am	nendment of s 4 (Definitions)	12
		(1)	Section 4, definitions Aboriginal police officer, community area and Island police officer—	13 14
			omit.	15
		(2)	Section 4	16
			insert—	17
			'community area means a community area under the Aboriginal and Torres Strait Islander Communities (Justice, Land and Other Matters) Act 1984.	18 19 20
			community police officer means a person who is—	21
			(a) appointed as a community police officer under the Aboriginal and Torres Strait Islander Communities (Justice, Land and Other Matters) Act 1984, or as an Aboriginal police officer under the Local Government (Aboriginal Lands) Act 1978, for a community area; and	22 23 24 25 26
			(b) authorised under that Act to exercise the powers of an investigator under part 7 of this Act for the	27 28

			administration and enforcement of a prescribed provision and sections 168B, 169 and 171 in the area.	1 2
			indigenous regional council means an indigenous regional council under the Local Government Act 1993.'.	3 4
		(3)	Section 4, definition community justice group, 'Aboriginal Communities (Justice and Land Matters) Act 1984, part 5 or the Community Services (Torres Strait) Act 1984, part 5'—	5 6 7
			omit, insert—	8
			'Aboriginal and Torres Strait Islander Communities (Justice, Land and Other Matters) Act 1984, part 4'.	9 10
		(4)	Section 4, definition Council, paragraph (b)—	11
			omit, insert—	12
			'(b) an indigenous regional council under the <i>Local Government Act 1993</i> ; or'.	13 14
		(5)	Section 4, definition <i>investigator</i> , paragraph (c)(ii), 'an Aboriginal police officer or Island police officer'—	15 16
			omit, insert—	17
			'a community police officer'.	18
		(6)	Section 4, definition prescribed provision, from 'means—'—	19
			omit, insert—	20
			'means the Aboriginal and Torres Strait Islander Communities (Justice, Land and Other Matters) Act 1984, section 35.'.	21 22 23
01	00	A	and an art of a 4744 (Davis or of the minimal and lateral	
Clause	83		endment of s 174A (Powers of Aboriginal and Island ice officers)	24 25
		(1)	Section 174A, heading, 'Aboriginal and Island police officers'—	26 27
			omit, insert—	28
			'community police officers'.	29
		(2)	Section 174A, 'an Aboriginal police officer or Island police officer'—	30 31

		omit, insert—	1
		'a community police officer'.	2
		(3) Section 174A(3), examples, 'An Aboriginal or Island police officer'—	3 4
		omit, insert—	5
		'A community police officer'.	6
Clause	84	Amendment of s 176 (Entry and search—monitoring compliance)	7 8
		Section 176(2)(e), 'Aboriginal Communities (Justice and Land Matters) Act 1984, part 5, or the Community Services (Torres Strait) Act 1984, part 6,'—	9 10 11
		omit, insert—	12
		'Aboriginal and Torres Strait Islander Communities (Justice, Land and Other Matters) Act 1984, part 5'.	13 14
Clause	85	Amendment of s 187EB (Forfeiture of seized property to prevent commission of particular offences—chief executive)	15 16 17
		Section 187EB(5)(b), from 'place'—	18
		omit, insert—	19
		'place in—	20
		(i) if the community area is an IRC division area under the <i>Aboriginal and Torres Strait Islander Communities (Justice, Land and Other Matters) Act 1984</i> —the IRC division area's office; or	21 22 23 24
		(ii) otherwise—the Council's office for the area.'.	25

	Part	10 Amendment of Local Government (Aboriginal Lands) Act 1978	1 2 3
Clause	86	Act amended in pt 10	4
		This part amends the Local Government (Aboriginal Lands) Act 1978.	5 6
Clause	87	Amendment of s 2 (Definitions)	7
		Section 2, definition liquor provisions, paragraph (a)—	8
		omit, insert—	9
		'(a) the Aboriginal and Torres Strait Islander Communities (Justice, Land and Other Matters) Act 1984, section 35; and'.	10 11 12
Clause	88	Amendment of s 14 (Composition of committees)	13
		Section 14(1)(b), 'Aboriginal Communities (Justice and Land Matters) Act 1984'—	14 15
		omit, insert—	16
		'Aboriginal and Torres Strait Islander Communities (Justice, Land and Other Matters) Act 1984'.	17 18
Clause	89	Amendment of s 17 (Functions of committees)	19
		Section 17(e), 'Aboriginal Communities (Justice and Land Matters) Act 1984'—	20 21
		omit, insert—	22
		'Aboriginal and Torres Strait Islander Communities (Justice, Land and Other Matters) Act 1984'.	23 24

¹ Aboriginal and Torres Strait Islander Communities (Justice, Land and Other Matters) Act 1984, section 35 (Possession or consumption of alcohol in or on dry place)

Clause	90	Insertion of new s 18A	1
		Part 5—	2
		insert—	3
	'18 A	Application of pt 5	4
		'This part, apart from section 32,² applies only in relation to that part of the local government area of the Shire of Mornington that was the local government area of the Shire of Mornington immediately before the day that, under the <i>Local Government Act 1993</i> , part 1B, is the changeover day for the adjusted local government area of Mornington.'.	5 6 7 8 9 10
Clause	91	Replacement of sch 1 hdg	11
		Schedule 1, heading—	12
		omit, insert—	13
	'Sch	edule 1 Conditions and reservations'.	14
	Part	11 Amendment of Local	15
	· arc	Government Act 1993	16
Clause	92	Act amended in pt 11	17
		This part amends the Local Government Act 1993.	18
Clause	93	Omission of ch 1, pt 6 (Application of Act to Torres Strait Islander local governments)	19 20
		Chapter 1, part 6—	21
		omit.	22

² Section 32 (Appointment of chief executive officer of councils)

Clause	94	Amendment of s 18 (Declaration of classes of local government areas)	1 2
		Section 18(4), '3 classes of city, town and shire or to the'—	3
		omit.	4
Clause	95	Omission of s 40 (Application of part to Torres Strait Islander local governments)	5 6
		Section 40—	7
		omit.	8
Clause	96	Omission of s 56 (Application of part to Torres Strait Islander local governments)	9 10
		Section 56—	11
		omit.	12
Clause	97	Omission of ch 2A (Townsville-Thuringowa water supply joint board)	13 14
		Chapter 2A—	15
		omit.	16
Clause	98	Amendment of s 159YA (Application of pt 1B)	17
		Section 159YA—	18
		insert—	19
		'(3) This part does not apply to a joint local government.	20
		'(4) Subsection (3) does not prevent a reform implementation regulation from making provision for joint local governments.'.	21 22 23
Clause	99	Amendment of s 159YD (Definitions for pt 1B)	24
		Section 159YD, definition transferring area C, 'LGTA3'—	25

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		omit, insert—	1
		'LGTA3, edition 2'.	2
Clause	100	Amendment of s 159YE (Changeover day)	3
		Section 159YE(3), after 'local government'—	4
		insert—	5
		'area'.	6
Clause	101	Insertion of new s 159YHA	7
		Chapter 3, part 1B, division 2, subdivision 2—	8
		insert—	9
	'159\	HA Particular entities go out of existence	10
		'Each merging local government whose local government area is totally abolished under this part goes out of existence immediately the abolition of the local government area is complete.	11 12 13 14
		Examples—	15
		Calliope Shire Council goes out of existence on the changeover day for the new local government area of Gladstone. Taroom Shire Council goes out of existence on the changeover day for the adjusted local government area of Banana or on the changeover day for the new local government area of Dalby, whichever day is the later.	16 17 18 19 20
		Note—	21
		This section does not apply to Ipswich City Council or Torres Shire Council as their respective merging local government areas are not totally abolished under this part.'.	22 23 24
Clause	102	Amendment of s 159ZB (Functions of interim chief executive officer before changeover day)	25 26
		Section 159ZB—	27
		insert—	28
		'(4) In addition to the functions of an interim chief executive officer stated in subsections (1) and (2), the interim chief executive officer for each of the new local governments of the	29 30 31

		Northern Peninsula Area Regional Council and the Torres Strait Island Regional Council must conduct the elections of the members of the community forums for the new local government.'.	1 2 3 4
Clause	103	Amendment of s 159ZH (Local government workforce transition code of practice)	5 6
		Section 159ZH—	7
		insert—	8
		'(6) A workforce transition code of practice, whether made before or after the commencement of this subsection, is not subordinate legislation, but is a statutory instrument.'.	9 10 11
Clause	104	Amendment of s 159ZK (Holding of 2008 quadrennial elections)	12 13
		Section 159ZK—	14
		insert—	15
		'(5) The exclusion, under the <i>Local Government (Community Government Areas) Act 2004</i> , section 11(2), of the application of chapter 5 to a community government area or the community government for an area has no effect for the 2008 quadrennial elections.'.	16 17 18 19 20
Clause	105	Amendment of s 159ZM (Changed application of s 220 for Northern Peninsula Area and Torres Strait Island regional councils)	21 22 23
		Section 159ZM, from 'Council,'—	24
		omit, insert—	25
		'Council—	26
		(a) a person is qualified to become a councillor, other than the mayor, of the Northern Peninsula Area Regional Council only if the person lives in the particular division for which the person is to be a candidate; and	27 28 29 30

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		(b)	a person is qualified to become a councillor, including the mayor, of the Torres Strait Island Regional Council only if the requirements stated in part 1C, division 2 in relation to the application of sections 220 and 254 are complied with.'.	1 2 3 4 5
Clause	106 In	sertio	n of new ch 3, pt 1C	6
		Cha	pter 3—	7
		inse	rt—	8
	'Part 1	С	Particular provisions for implementation of reform matters for indigenous regional	9 10 11
			councils	12
	'Divisio	n 1	Preliminary	13
	'159ZZB	Appl	ication of pt 1B definitions	14
		'Wo part.	rds defined for part 1B have the same meaning in this	15 16
	'159 ZZ C	Defir	nitions for pt 1C	17
		'In t	his part—	18
			ARC means the new local government known as the thern Peninsula Area Regional Council.	19 20
			RC means the new local government known as the Torres it Island Regional Council.	21 22
	'Divisio	n 2	Torres Strait Island Regional Council	23 24

199220	Partic	cular entities go out of existence	1
'(1)	each	the changeover day for the Torres Strait Island Region, relevant entity, as in existence immediately before the geover day, goes out of existence.	2 3 4
'(2)	In th	is section—	5
	Torre	es Strait Act, other than the Island councils for the twing council areas under that Act—	6 7 8
	(a)	Bamaga council area;	9
	(b)	Seisia council area.	10
159 ZZE	TSIR	C jurisdiction extends to Island custom	11
		exercising the jurisdiction of local government under on 25, TSIRC may take account of Island custom.	12 13
159 ZZF	Chan	ged application of ss 220 and 254	14
'159ZZF '(1)	For a	ged application of ss 220 and 254 applying section 220(1) ³ to the local government area of RC, including for the 2008 quadrennial elections—	14 15 16
	For a	applying section 220(1) ³ to the local government area of	15
	For a	applying section 220(1) ³ to the local government area of RC, including for the 2008 quadrennial elections— a person is qualified to become a councillor, other than	15 16 17
	For a	applying section 220(1) ³ to the local government area of RC, including for the 2008 quadrennial elections— a person is qualified to become a councillor, other than the mayor, of TSIRC only if— (i) the person is a Torres Strait Islander or an	15 16 17 18
	For a	applying section 220(1)³ to the local government area of RC, including for the 2008 quadrennial elections— a person is qualified to become a councillor, other than the mayor, of TSIRC only if— (i) the person is a Torres Strait Islander or an Aborigine; and (ii) the person, on the nomination day for the election, has lived in the particular division for which the person is to be a candidate for the 2 years	15 16 17 18 19 20 21 22 23

³ Section 220 (General qualifications for membership)

		(ii) the person, on the nomination day for the election, has lived in the local government area of TSIRC for the 2 years immediately preceding the nomination day.	1 2 3 4
'(2)	TSIR	applying section 254 ⁴ to the local government area of RC, a person is qualified to be appointed as the mayor or councillor of TSIRC only if—	5 6 7
	(a)	the person is a Torres Strait Islander or an Aborigine; and	8 9
	(b)	on the day of the appointment, the person would be qualified to be nominated for election if the day of the appointment were the nomination day for an election.	10 11 12
Division	3	Northern Peninsula Area Regional Council	13 14
159ZZG I	Partic	cular entities go out of existence	15
'(1)	Regio	the changeover day for the Northern Peninsula Area on, each relevant entity, as in existence immediately re the changeover day, goes out of existence.	16 17 18
'(2)	In thi	is section—	19
	relev	ant entity means—	20
	(a)	each of the Island councils under the repealed Torres Strait Act for the following council areas under that	21 22
		Act—	23
		Act— (i) Bamaga council area;	23 24
	(b)	(i) Bamaga council area;	24

⁴ Section 254 (Filling of later vacancies by appointment)

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	((ii)	New Mapoon;	1
	((iii)	Umagico.	2
159ZZH 1	NPAR(I Islan	C jui d cu	isdiction extends to Aboriginal tradition stom	3 4
'(1)			ing the jurisdiction of local government under NPARC may take account of —	5 6
			lation to the relevant Aboriginal areas—Aboriginal tion; and	7 8
	` ′	in re	lation to the relevant Torres Strait areas—Island om.	9 10
'(2)	In this	s sect	ion—	11
	comm (Comm	unity muni	Aboriginal area means each of the following y government areas under the Local Government ty Government Areas) Act 2004, immediately changeover day for NPARC—	12 13 14 15
	(a)	Injin	00;	16
	(b)	New	Mapoon;	17
	(c)	Uma	gico.	18
	before	e the	changeover day for NPARC, was the Bamaga or neil area under the repealed Torres Strait Act.	19 20 21
'Division	4		Indigenous regional councils generally	22 23
'Subdivis	sion 1	I	Community forums	24
159 ZZI Fu	ınctio	n of	community forum	25
'(1)		nctic	nity forum established under this subdivision has in of advising its indigenous regional council about ng—	26 27 28

	(a) planning, including land use planning;	1
	(b) service delivery;	2
	(c) culture.	3
'(2	An indigenous regional council must not establish any other body to perform the functions of a community forum.	4 5
159 ZZ J	Establishing community forums	6
'(1)	The Minister must establish a group of persons (a <i>community forum</i>) for each division into which the local government area of an indigenous regional council is divided for electoral purposes.	7 8 9 10
'(2)	In deciding, subject to subsections (3) and (4), the name of each community forum and its number of members, the Minister must seek the advice of—	11 12 13
	(a) for the first community forum—the local transition committee for the new local government area of the indigenous regional council; or	14 15 16
	(b) otherwise—the indigenous regional council.	17
'(3)	Each community forum must have—	18
	(a) at least 3, but not more than 7, ordinary members; and	19
	(b) a chairperson who is the councillor for the division for which the community forum is established.	20 21
'(4)	A community forum must be called ' (<i>insert</i> name of division or other distinguishing title) Community Forum'.	22 23
'(5)	Any processes in relation to establishing a community forum, including electing ordinary members of the community forum and filling casual vacancies, must be carried out in accordance with a regulation.	24 25 26 27
'(6	The election of the ordinary members of a community forum must be held at the time, provided for under a regulation, that is at the same time as, or is as close as practicable to, the quadrennial elections for the community forum's indigenous regional council.	28 29 30 31 32

`(7)	An ordinary member of a community forum holds office until the completion of the next election of the ordinary members of the forum that happens after the election at which the ordinary member was elected.	1 2 3 4
'(8)	Subject to the requirements of this section, including a regulation under subsection (5), a community forum's indigenous regional council must decide all matters necessary for the operation of the forum.	5 6 7 8
'(9)	The Minister must publish in the gazette the name of each community forum and the names of its members.	9 10
	Mayor or mayoral candidate ineligible for community um membership	11 12
	'A person is not qualified to be elected as an ordinary member of a community forum if the person is—	13 14
	(a) if the election for the ordinary members of the community forum happens at the same time as an election for the mayor of the community forum's indigenous regional council—a candidate for election as mayor of the council; or	15 16 17 18 19
	(b) otherwise—the mayor of the community forum's indigenous regional council.	20 21
	Payment of expenses to ordinary members of mmunity forum	22 23
'(1)	An ordinary member of a community forum is not entitled to payment of any remuneration.	24 25
'(2)	However, an indigenous regional council may authorise—	26
	(a) the payment to the ordinary members of a community forum of the expenses incurred, or to be incurred, by the members; or	27 28 29
	(b) the provision of facilities to the ordinary members of a community forum.	30 31

159 ZZM	Community forum convenor	1
'(1)	The indigenous regional council must, for each community forum, appoint a qualified person as the convenor for the community forum.	2 3 4
'(2)	A councillor, including the mayor, of the indigenous regional council can not be appointed as the convenor of a community forum.	5 6 7
'(3)	The same person may be appointed as convenor for 2 or more community forums if the indigenous regional council is satisfied the person can effectively exercise the convenor's functions for the 2 or more community forums.	8 9 10 11
'(4)	The convenor for a community forum—	12
	(a) may be appointed on a full time or part time basis; and	13
	(b) may perform functions for the indigenous regional council in addition to the convenor's functions as a convenor.	14 15 16
'(5)	The terms and conditions of appointment of the convenor are decided by the indigenous regional council.	17 18
'(6)	The person appointed as convenor for a community forum must not also be an ordinary member or the chairperson of the forum.	19 20 21
'(7)	The convenor is otherwise taken to be a member of the forum, but may not vote as a member at meetings of the forum.	22 23
'(8)	In this section—	24
	<i>qualified</i> means having experience in the administration of land.	25 26
'159ZZN	Functions of community forum convenor	27
	'The convenor for a community forum has the following functions—	28 29
	(a) to facilitate the meetings of the community forum;	30
	(b) to report the decisions of the forum to the indigenous regional council;	31 32

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	(c) to provide necessary administrative support to the community forum.	1 2
159ZZO	Meetings open to public	3
'(1)	All meetings of a community forum, including of a community forum constituted as a land panel under subdivision 2, must be open to the public.	4 5 6
'(2)	The convenor of the community forum must give public notice, within the division for which the community forum is established, of the time and date of each meeting at least 7 days before the meeting takes place.	7 8 9 10
'Subdivis	sion 2 Management of community deeds of grant in trust	11 12
	ndigenous regional council as trustee of community ed of grant in trust	13 14
'(1)	An indigenous regional council, as the trustee of community deeds of grant in trust, must separately constitute itself to perform its functions as the trustee.	15 16 17
'(2)	The trustee, must, to the greatest practicable extent, establish formal arrangements for advising the indigenous regional council, in its capacity as a local government, of matters relating to trust land.	18 19 20 21
'(3)	The indigenous regional council must establish arrangements for the keeping of any trustee accounts, but the trustee must otherwise keep separate records for all matters relating to community deeds of grant in trust.	22 23 24 25
'(4)	Meetings of the trustee must be convened and conducted as separate meetings from meetings of the indigenous regional council.	26 27 28
'(5)	Subsections (2) to (4) do not limit subsection (1).	29

159ZZQ I	Restrictions on exercise of indigenous regional uncil's powers as trustee under Land Act	1 2
'(1)	The requirements applying under this subdivision to the trustee of a community deed of grant in trust are additional to all requirements applying under the <i>Land Act 1994</i> and any other law.	3 4 5 6
	Example of other law—	7
	Aboriginal and Torres Strait Islanders (Land Holding) Act 1985	8
'(2)	However, the ability of the trustee to manage land the subject of the deed of grant in trust under the <i>Land Act 1994</i> or this Act is not otherwise affected.	9 10 11
' (3)	Nothing in this division is intended to affect the status that any land has under the <i>Aboriginal Land Act 1991</i> or the <i>Torres Strait Islander Land Act 1991</i> .	12 13 14
159ZZR I	Mayor does not vote at meetings of trustee	15
'(1)	Meetings of the trustee of a community deed of grant in trust are chaired by the mayor of the indigenous regional council that is the trustee.	16 17 18
'(2)	However the mayor is not entitled to a vote on any matter arising at a meeting of the trustee, including on any trustee decision.	19 20 21
'159ZZS(Community forum constituted as land panel	22
'(1)	A community forum must separately constitute itself as a land panel in relation to any community deed of grant in trust whose trust land is within the division for which the community forum is established.	23 24 25 26
'(2)	The land panel has the separate function of advising the trustee of the community deed of grant in trust in relation to all matters arising about trust land the subject of the deed of grant in trust.	25 28 29 30
'(3)	The chairperson of the community forum is also the chairperson of the land panel.	31 32

(4)	land	Minister may decide the name of the land panel, but a panel must be called ' (<i>insert</i> name of division or other nguishing title) Land Panel'.	1 2 3
'(5)		eciding, subject to subsection (4), the name of the land el, the Minister must seek the advice of the trustee.	4 5
'(6)		ect to the requirements of this section, the trustee must de all matters necessary for the operation of the land el.	6 7 8
'(7)		Minister must publish in the gazette the name of each panel and the names of its members.	9 10
159 ZZ T (Conve	enor for land panel	11
		convenor for a community forum that is also a land panel so the convenor for the land panel.	12 13
'159ZZU F	unct	ions of convenor for land panel	14
	'The	convenor for a land panel has the following functions—	15
	(a)	to the greatest practicable extent, to ensure the land panel operates in an effective and efficient way;	16 17
	(b)	if asked by the trustee of the community deed of grant in trust for which the land panel is constituted, to help the trustee to manage the trustee's responsibilities—	18 19 20
		(i) under the Land Act 1994; and	21
		(ii) under any other Act that applies to the trustee;	22
	(c)	to facilitate the meetings of the land panel;	23
	(d)	to report the decisions of the land panel to the trustee;	24
	(e)	to provide necessary administrative support to the land panel;	25 26
	(f)	to facilitate the attendance of the local community at meetings of the land panel;	27 28
	(g)	to communicate the trustee's views, information and requests about land matters to the land panel, and the	29 30

s 106 82 s 106

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		land panel's views, information and requests about land matters to the trustee;	1 2
	(h)	other functions decided by the trustee by resolution.	3
'159 ZZV	Truste	ee decisions	4
	trust follo	quirements stated under this subdivision apply to the ee of a community deed of grant in trust for any of the owing decisions (each a <i>trustee decision</i>) in relation to the land under the deed of grant in trust—	5 6 7 8
	(a)	any decision relating to the creation of an interest in the trust land;	9 10
		Example—	11
		a decision under the <i>Land Act 1994</i> to lease the trust land, to amend a trustee lease over the land, to approve the transfer, mortgage or sublease of a trustee lease or to issue a trustee permit	12 13 14 15
	(b)	any decision to establish an improvement on the trust land;	16 17
	(c)	any other decision in relation to the trust land that the trustee by resolution decides is a decision to which this section applies.	18 19 20
'159 ZZ W	Land	panel participation in making of trustee decision	21
'(1)	notice for t	en a trustee decision is to be made in relation to a munity deed of grant in trust, the trustee must give written ce of its intention to make the decision to the land panel the division that is the subject of the community deed of t in trust.	22 23 24 25 26
'(2)	suffi and	written notice must give the land panel reasonably cient information about the trustee decision to be made, reasonably sufficient time, to allow the land panel to form ew on what the decision should be.	27 28 29 30
'(3)	notic	land panel must within a reasonable time give written ce to the trustee, advising the trustee of what the land el thinks the decision should be.	31 32 33

'(4)	The convenor for the land panel must keep the trustee informed of the progress of the land panel towards deciding what to advise the trustee.	1 2 3
'(5)	When the trustee makes the trustee decision, the trustee must have regard to any advice received from the land panel.	4 5
'(6)	Subsections (7) and (8) apply if—	6
	(a) the trustee makes its trustee decision; and	7
	(b) the decision is not consistent with the advice received from the land panel under this section.	8 9
'(7)	The trustee must give the land panel written notice of the reasons for its decision.	10 11
'(8)	If the land panel advises the trustee, or gives advice to the trustee to the effect, that it does not support the trustee's decision, the trustee must take reasonable steps to make the reasons publicly available.	12 13 14 15
	The second of th	
	Special requirements for absolute majority and for reement of councillor for relevant division	16 17
	Special requirements for absolute majority and for	16
ag	Special requirements for absolute majority and for reement of councillor for relevant division This section states 2 special requirements for an effective trustee decision.	16 17 18
ag '(1)	Special requirements for absolute majority and for reement of councillor for relevant division This section states 2 special requirements for an effective trustee decision. Firstly, to have effect, a trustee decision must have the agreement of a majority of the councillors (other than the mayor) of the indigenous regional council that is the trustee, regardless of how many councillors take part in the meeting	16 17 18 19 20 21 22 23
ag '(1)	Special requirements for absolute majority and for reement of councillor for relevant division This section states 2 special requirements for an effective trustee decision. Firstly, to have effect, a trustee decision must have the agreement of a majority of the councillors (other than the mayor) of the indigenous regional council that is the trustee, regardless of how many councillors take part in the meeting that makes the decision.	16 17 18 19 20 21 22 23 24
ag '(1)	Special requirements for absolute majority and for reement of councillor for relevant division This section states 2 special requirements for an effective trustee decision. Firstly, to have effect, a trustee decision must have the agreement of a majority of the councillors (other than the mayor) of the indigenous regional council that is the trustee, regardless of how many councillors take part in the meeting that makes the decision. Example— If the trustee is TSIRC, the number of votes needed would be 8,	16 17 18 19 20 21 22 23 24 25 26
*(1) (2)	Special requirements for absolute majority and for reement of councillor for relevant division This section states 2 special requirements for an effective trustee decision. Firstly, to have effect, a trustee decision must have the agreement of a majority of the councillors (other than the mayor) of the indigenous regional council that is the trustee, regardless of how many councillors take part in the meeting that makes the decision. Example— If the trustee is TSIRC, the number of votes needed would be 8, regardless of how many attend the meeting. Secondly, and subject to subsections (5) to (7), to have effect, a trustee decision must have the agreement of the councillor (the relevant councillor) for the division that is the subject of	16 17 18 19 20 21 22 23 24 25 26 27 28 29 30

	of the trustee or is in some other way clearly communicated to the trustee.	1 2
'(5)	The trustee must take all reasonable steps to ensure that the relevant councillor is able to vote on, or otherwise communicate the councillor's agreement or disagreement with, the trustee decision.	3 4 5 6
'(6)	If, despite the trustee's reasonable steps under subsection (5), the relevant councillor does not participate in the trustee decision either by vote or by communication of agreement or disagreement, the trustee—	7 8 9 10
	(a) may proceed to decide what the trustee decision is proposed to be; and	11 12
	(b) must advise the land panel of which the relevant councillor is the chairperson of its proposed decision; and	13 14 15
	(c) must give the land panel a reasonable opportunity to state its views on the proposed decision.	16 17
'(7)	If the land panel does not advise its views to the trustee within a reasonable time, the trustee may nevertheless proceed to make the trustee decision.	18 19 20
	Seeking advice and views other than about trustee cision	21 22
'(1)	The trustee of a community deed of grant in trust may, by resolution, refer a matter, other than a trustee decision, about land to a land panel to obtain its advice.	23 24 25
'(2)	The trustee must allow the land panel a reasonable time to provide its advice.	26 27
	Meetings of trustee to be open to the public unless nerwise resolved	28 29
'(1)	All meetings of the trustee of a community deed of grant in trust must be open to the public unless the trustee has resolved under this section that the meeting be closed to the public.	30 31 32

'(2)	A trustee, may resolve that a meeting mentioned in subsection (1) be closed to the public if the trustee considers it necessary to close the meeting to discuss—	1 2 3
	(a) the appointment, dismissal or discipline of employees; or	4 5
	(b) industrial matters affecting employees; or	6
	(c) the trustee's budget; or	7
	(d) contracts proposed to be made by the trustee; or	8
	(e) starting or defending legal proceedings involving the trustee; or	9 10
	(f) other business for which a public discussion would be likely to prejudice the interests of the trustee or someone else, or enable a person to gain a financial advantage.	11 12 13
'(3)	A resolution that a meeting be closed must specify the nature of the matters to be considered while the meeting is closed.	14 15
'(4)	The trustee must not make a resolution (other than a procedural resolution) in a closed meeting.	16 17
159 ZZZA	Grouping of trust land not available	18
	'The chief executive under the <i>Land Act 1994</i> must not approve the grouping of trust land under the <i>Land Act 1994</i> , section 62, if any of the trust land is the subject of a community deed of grant in trust.	19 20 21 22
'Subdivi	sion 3 Other matters	23
159ZZZB	Extended jurisdiction 'For an indigenous regional council, the jurisdiction of local government under section 25 ⁵ includes to make local laws for, and to otherwise ensure the promotion, maintenance and regulation, in its local government area, of—	24 25 26 27 28

⁵ Section 25 (Jurisdiction of local government)

	(a)	peace and order; and	1
	(b)	the delivery of services appropriate to the social needs of its communities.	2 3
	Add ntroll	itional reasons for appointment of financial er	4 5
	reco 1881 Min	thout limiting section 188B, ⁶ the Minister may emmend the Governor in Council act under section B(1) in relation to an indigenous regional council if the ister is satisfied on reasonable grounds that the indigenous conal council—	6 7 8 9
	(a)	has made a disbursement from a fund that is not provided for in the indigenous regional council's budget; or	11 12 13
	(b)	has made a disbursement from grant moneys for a purpose other than the purpose for which the grant was given; or	14 15 16
	(c)	has failed to implement adequate financial management strategies for the funds under its control.	17 18
	Revo	ocation or suspension of particular resolutions	19 20
'(1)		s section applies to an indigenous regional council in tion to section 188D. ⁷	21 22
'(2)	by v	nancial controller for an indigenous regional council may, written notice to the indigenous regional council's chief cutive officer—	23 24 25
	(a)	revoke, or suspend the operation of, a resolution of the council or an order issued by the council to give effect to a resolution; and	26 27 28
	(b)	end the suspension of the resolution or order.	29

⁶ Section 188B (Appointment of financial controller)

⁷ Section 188D (Power of financial controller to advise chief executive about resolution or order)

87

'(3)	However, the financial controller may revoke or suspend a resolution or order under subsection (1) only if the financial controller reasonably believes—	1 2 3
	(a) the resolution or order will result in unlawful expenditure by the indigenous regional council; or	4 5
	(b) the resolution or order will result in expenditure from grant moneys for a purpose other than the purpose for which the grant was given; or	6 7 8
	(c) the resolution or order will cause the indigenous regional council to become insolvent.	9 10
'(4)	The notice must state the reasons for the revocation or suspension.	11 12
'(5)	The suspension may be for a stated period or indefinite.	13
' (6)	A resolution or order that is revoked under this section—	14
	(a) ceases to have effect on the day stated in the notice to the indigenous regional council's chief executive officer; or	15 16 17
	(b) if no day is stated—is taken never to have had effect.	18
'(7)	A resolution or order of an indigenous regional council the operation of which is suspended under this section does not have effect while it is suspended.	19 20 21
'(8)	Neither the State nor the financial controller is legally liable for any loss or expense incurred by a person because of the revocation or suspension of an indigenous regional council's resolution or order under this section.	22 23 24 25
'159 ZZZE	Councillor to chair community forum	26
'(1)	This section applies to a person who is a councillor of an indigenous regional council in addition to section 229.8	27 28
'(2)	The person must chair the community forum, and any land panel, for the division for which the person is the councillor	29 30

159 ZZZF	Special accounting provision for particular payments	1
'(1)	An indigenous regional council must keep separate accounting records for payments made to it under the <i>Indigenous Communities Liquor Licences Act</i> 2002, section 9.	2 3 4
'(2)	The indigenous regional council must ensure the amounts paid to it are used only for—	5 6
	(a) funding programs or services for the benefit of residents of its local government area; or	7 8
	(b) if an implementation regulation under the <i>Indigenous Communities Liquor Licences Act 2002</i> , section 34, states this paragraph applies—for making a payment relating to the council's liabilities stated in the regulation.	9 10 11 12 13
	Power of indigenous regional council to make and y charge on residents	14 15
'(1)	An indigenous regional council may, by resolution, make and levy a charge on residents of residential premises in its local government area.	16 17 18
'(2)	However, the indigenous regional council may exempt a resident from payment of a charge under subsection (1).	19 20
'(3)	Without limiting subsection (2), the indigenous regional council may give an exemption if another amount is payable to the indigenous regional council in relation to the premises.	21 22 23
'(4)	This section does not limit section 973.9	24
'159 ZZZ H	Limited application of ch 14	25
	'Chapter 14 does not apply to an indigenous regional council, or to the local government area of an indigenous regional council, to the extent that its application relies on the valuation of land under the <i>Valuation of Land Act 1944</i> .	26 27 28 29

	'159Z	ZI Disposal of land		1
		land, or an interest	vision 3 ¹⁰ does not apply to the disposal of in land, the subject of a deed of grant in digenous regional council is the trustee.	2 3 4
		in land of an indiger section 491 ¹² is take of the land or interes	n 492(1)(a) ¹¹ to any other land or interest nous regional council, the exemption from n to include an exemption for the disposal st to persons whose restored enjoyment of the twould be consistent with Aboriginal lastom.	5 6 7 8 9 10
		Note—		11
			rrangements, chapter 6, part 3 applies to an ouncil only to the extent a regulation states that it 9, part 14.'.	12 13 14
lause	107	Amendment of s 188E controller)	3 (Appointment of financial	15 16
		Section 188B(1), 'by	y regulation'—	17
		omit, insert—		18
		'by gazette notice'.		19
lause	108	Omission of s 190 (A	oplication of part to Torres Strait	20
		Islander local govern		21
		Section 190—		22
		omit.		23
	400		<i>"</i>	
lause	109	Amendment of s 191 of Commission and its r	(Local Government Grants nembers)	24 25
		Section 191(3)(b)(ii	•	26
		omit, insert—		27

¹⁰ Chapter 6 (General operation of local governments), part 3 (Contracts and related activities), division 3 (Procedural contracting model)

¹¹ Section 492 (Exemptions)

¹² Section 491 (When tenders or auctions are required)

		'(ii) local government in relation to local government areas of indigenous regional councils; and'.	1 2
lause		nendment of s 242 (Requirements of councillors before ting in office)	3 4
		Section 242(4A), 'City/'—	5
		omit, insert—	6
		'Region/City/'.	7
lause	111 Am	nendment of s 250AK (Deciding remuneration)	8
	(1)	Section 250AK(1)(a), 'mayor'—	9
		omit, insert—	10
		'mayor or deputy mayor'.	11
	(2)	Section 250AK(1)(b), 'to'—	12
		omit.	13
	(3)	Section 250AK(1)—	14
		insert—	15
		'(c) a deputy mayor of a local government in the category.'	16
	(4)	Section 250AK—	17
		insert—	18
	'(2A)	Also, the remuneration decided under subsection (1) must not include any contribution a local government makes for a councillor of the local government to a voluntary superannuation scheme for councillors established or taken part in by the local government under section 238.'.	19 20 21 22 23
	(5)	Section 250AK—	24
		insert—	25
	'(5)	Remuneration decided under subsection (1) may include, or may separately provide for, remuneration for the duties a councillor may be required to perform if the councillor is appointed to a committee, or as chairperson of a committee, under section 452.'.	26 27 28 29 30

Clause	112	Am	endment o	of s 250AN (Conduct of inquiries)	1
		(1)	Section 25	0AN(3), 'into a particular matter'—	2
			omit.		3
		(2)	Section 25	0AN(3)(a), 'on the matter'—	4
			omit.		5
		(3)	Section 25	0AN(4), 'about the matter'—	6
			omit, inser	<i>t</i> —	7
			for the pu	rpose of performing its functions under this Act'.	8
Clause	113	Am	endment o	of s 250B (Definitions for pt 3A)	9
			Section 25	0B—	10
			insert—		11
			relation to	ommittee, of a local government, includes, in an indigenous regional council, a community land panel of the indigenous regional council.'.	12 13 14
Clause	114	Ins	ertion of n	ew s 284AA	15
			After section	on 284—	16
			insert—		17
	'284A		n-applicat incils	tion of part to indigenous regional	18 19
		'(1)	This part d	loes not apply to an indigenous regional council.	20
		'(2)	council af	lection of a councillor of an indigenous regional ter the 2008 quadrennial elections, the following ust be provided for under a regulation—	21 22 23
			(a) whet	her the council's local government area is divided;	24
			(b) if the	e area is divided—	25
			(i)	what the divisions are; and	26
			(ii)	the number of councillors assigned to each division.'.	27 28

Clause	115	postal ballot)	2
		Section 318(1), after 'rural sector,'—	3
		insert—	4
		'large remote areas or extensive island areas,'.	5
Clause	116	Amendment of s 346A (Distribution of ballot papers to certain electors who may cast declaration vote)	6 7
		Section 346A(2)(d), 'City,'—	8
		omit, insert—	9
		'Region, City,'.	10
Clause	117	Amendment of s 347 (Distribution of ballot papers to other electors who may or must cast declaration vote)	11 12
		Section 347(6), 'City,'—	13
		omit, insert—	14
		'Region, City,'.	15
Clause	118	Amendment of s 349 (Distribution of ballot papers to electors for postal ballot election)	16 17
		Section 349(4), 'City,'—	18
		omit, insert—	19
		'Region, City,'.	20
Clause	119	Amendment of s 444 (Other meetings)	21
		Section 444(2)(a), 'for a city or town'—	22
		omit, insert—	23
		'for a region, city or town'.	24
Clause	120	Amendment of s 450 (Notice of meetings)	25
		Section 450—	26

Local Government and	Other Legisi	lation (Ind	ligenous
Regional Counci	ls) Amendme	ent Bill 200	07

		insert—	1
	•	(4) For an indigenous regional council, the 2 days mentioned in subsection (1) must be taken to be 4 days.'.	2 3
Clause	121	Omission of s 465 (Public notice of resolution authorising remuneration etc.)	4 5
		Section 465—	6
		omit.	7
Clause	122	Amendment of s 472 (Delegation by local government)	8
		Section 472—	9
		insert—	10
	'(0) An indigenous regional council can not under this section delegate powers to a community forum of the council.'.	11 12
Clause	123	Insertion of new s 493A	13
		After section 493—	14
		insert—	15
	'493A	Non-application of part to indigenous regional councils	16 17
		'This part does not apply to an indigenous regional council.'.	18
Clause	124	Insertion of new ch 6, pt 6	19
		Chapter 6—	20
		insert—	21
	'Part	6 Miscellaneous	22
	'501G	Prohibition on loans to individuals	23
		'A local government must not, whether directly or indirectly—	24 25
		(a) make a loan to any individual; or	26

			give a guarantee or provide security in connection with a loan made to any individual.'.	1 2
Clause	125		of s 1193C (Application to Torres Strait Islander ernments)	3 4
		Section	n 1193C—	5
		omit.		6
Clause	126	Insertion	of new ch 19, pt 14	7
		Chapte	er 19—	8
		insert-	_	9
	'Part	14	Transitional provisions for	10
			Local Government and Other	11
			Legislation (Indigenous	12
			Regional Councils)	13
			Amendment Act 2007	14
	'Divis	sion 1	Preliminary	15
	'1277	Application	on of ch 3, pt 1B definitions	16
		'Word in this	s defined for chapter 3, part 1B have the same meaning part.	17 18
	'1278	Definition	s for pt 14	19
		'In thi	s part—	20
			we local government area of NPARC.	21 22
			neover day for TSIRC means the changeover day for the ocal government area of TSIRC.	23 24
			C means the new local government known as the ern Peninsula Area Regional Council.	25 26

Local	Governm	ent and O	ther I	Legisl	lation (Indigen	ous
	Regional	Councils) Ame	ndme	nt Bill	2007	

			RC means the new local government known as the Torres t Island Regional Council.	1 2
'Divis	ion	2	Torres Strait Island Regional Council	3 4
'1279	Am	ount	s loaned to individuals	5
•	(1)	On tl	he changeover day for TSIRC—	6
		(a)	any adopted lending policy of a relevant Island council under the relevant provision ceases to have effect; and	7 8
		(b)	all amounts payable, or that would have become payable, to a relevant Island council because of a loan made to a person under the relevant provision become payable to TSIRC.	9 10 11 12
4	(2)	In th	is section—	13
		unde imm	cant Island council means each of the Island councils or the repealed Torres Strait Act, as in existence ediately before the changeover day for TSIRC, other than sland councils for the following council areas under that	14 15 16 17 18
		(a)	Bamaga council area;	19
		(b)	Seisia council area.	20
			cant provision means the repealed Torres Strait Act, on 46, as in force before the changeover day for TSIRC.	21 22
'1280	Dela	ayed	application of ch 7 to TSIRC	23
٤	(1)	Fina	1 1 July 2009, chapter 7, including the Local Government nce Standards, applies to TSIRC only to the extent a lation states that it applies.	24 25 26
•	(2)	A reg	gulation—	27
		(a)	may provide for the application to TSIRC of particular provisions of chapter 7, including particular provisions	28 29

	of the Local Government Finance Standards, to commence at different times; and	1 2
	(b) until chapter 7, including the Local Government Finance Standards, applies in full to TSIRC, may provide for either or both of the following—	3 4 5
	(i) the application of stated provisions of the repealed Torres Strait Act, part 4, division 2 to TSIRC as if the provisions had not been repealed;	6 7 8
	(ii) the application of particular requirements stated in the regulation.	9 1(
'(3)	This section does not limit the matters that may be provided for, in relation to the application of chapter 7, in a reform implementation regulation applying to any existing, adjusted or new local government, including TSIRC.	11 12 13 14
	SIRC becomes trustee for deeds of grant in trust or particular Island council areas	15 16
'(1)	On the changeover day for TSIRC, TSIRC becomes the trustee of each community deed of grant in trust in place of the Island council that was the trustee immediately before the changeover day.	17 18 19 20
'(2	Subsection (1) has effect despite any provision of the <i>Land Act</i> 1994 that would otherwise apply in relation to the changing of the trustee of a deed of grant in trust.	21 22 23
'(3)	However, the relevant chief executive may take all necessary action to ensure the registers kept by the relevant chief executive under the <i>Land Act 1994</i> are changed to reflect the changing of the trustee.	24 25 26 27
'(4	The change of the trustee of a community deed of grant in trust does not affect any interest in the land the subject of the deed of grant in trust in existence immediately before the changeover day for TSIRC.	28 29 30 31
'(5)	In this section—	32
	community deed of grant in trust means a deed of grant in trust under the Land Act 1994 of which, immediately before	33 34

			changeover day for TSIRC, a relevant Island council under repealed Torres Strait Act was the trustee.	1 2
			nd council means an Island council under the repealed res Strait Act.	3 4
			want chief executive means the chief executive under the d Act 1994.	5 6
		the 1	want Island council means an Island council other than Island councils for the following council areas under the caled Torres Strait Act—	7 8 9
		(a)	Bamaga council area;	10
		(b)	Seisia council area.	11
1282			ws and subordinate local laws for local ment area of TSIRC	12 13
	'(1)		m the changeover day for TSIRC, a by-law of a relevant and council as in force immediately before the changeover—	14 15 16
		(a)	continues in force; and	17
		(b)	is taken to be a local law of TSIRC; and	18
		(c)	may be amended or repealed as a local law as provided for under this Act; and	19 20
		(d)	subject to any amendment under this Act, applies only to the area to which the by-law applied immediately before changeover day.	21 22 23
	'(2)	a re	n the changeover day for TSIRC, a subordinate by-law of levant Island council as in force immediately before the ngeover day—	24 25 26
		(a)	continues in force; and	27
		(b)	is taken to be a subordinate local law of TSIRC; and	28
		(c)	may be amended or repealed as a subordinate local law as provided for under this Act; and	29 30
		(d)	subject to any amendment under this Act, applies only to the area to which the subordinate by-law applied immediately before changeover day.	31 32 33

'(3)	In this section—	1
	<i>relevant Island council</i> means an Island council other than the Island councils for the following council areas under the repealed Torres Strait Act—	2 3 4
	(a) Bamaga council area;	5
	(b) Seisia council area.	6
'1283 Co	ntinued application of rates and other charges	7
'(1)	A rate or charge made and levied under the repealed Torres Strait Act, section 50 (the <i>relevant section</i>), and in force immediately before the changeover day for TSIRC, continues in force after the changeover day in accordance with the terms of its making and levying.	8 9 10 11 12
'(2)	An exemption under the relevant section in force immediately before the changeover day for TSIRC continues in force after the changeover day in accordance with its terms.	13 14 15
'(3)	Subsections (1) and (2) apply only to a rate or charge, or to an exemption, having effect within an area that, from the changeover day for TSIRC, is included in the new local government area of Torres Strait Island.	16 17 18 19
'Divisior	Northern Peninsula Area Regional Council	20 21
'1284 An	nounts loaned to individuals	22
'(1)	On the changeover day for NPARC—	23
	(a) any adopted lending policy of a relevant Island council or relevant community government under a relevant provision ceases to have effect; and	24 25 26
	(b) all amounts payable, or that would have become payable, to a relevant Island council or relevant community government because of a loan made to a person under the relevant provision become payable to NPARC.	27 28 29 30 31

	'(2)	In th	is section—	1			
		(Concomi	munity government means each of the munity governments under the Local Government munity Government Areas) Act 2004 for the following munity government areas under that Act, as in existence ediately before the changeover day for NPARC—	2 3 4 5 6			
		(a)	Injinoo;	7			
		(b)	New Mapoon;	8			
		(c)	Umagico.	9			
		unde areas	cant Island council means each of the Island councils or the repealed Torres Strait Act for the following council is under that Act, as in existence immediately before the geover day for NPARC—	10 11 12 13			
		(a)	Bamaga council area;	14			
		(b)	Seisia council area.	15			
		relevant provision means—					
		(a)	the repealed Torres Strait Act, section 46, as in force before the changeover day for NPARC; or	17 18			
		(b)	the Local Government (Community Government Areas) Act 2004, section 38, as in force before the changeover day for NPARC.	19 20 21			
1285	Del	ayed	application of ch 7 to NPARC	22			
	'(1)	Fina	l 1 July 2009, chapter 7, including the Local Government nce Standards, applies to NPARC only to the extent a lation states that it applies.	23 24 25			
	'(2)	A reg	gulation—	26			
		(a)	may provide for the application to NPARC of particular provisions of chapter 7, including particular provisions of the Local Government Finance Standards, to commence at different times; and	27 28 29 30			
		(b)	until chapter 7, including the Local Government Finance Standards, applies in full to NPARC may provide for any of the following—	31 32 33			

		(i)	the application of stated provisions of the repealed Torres Strait Act, part 4, division 2 to NPARC as if the provisions had not been repealed;	1 2 3
		(ii)	the continuing application of the <i>Local Government (Community Government Areas) Act</i> 2004, part 4, division 2 to NPARC as if the provisions still applied to part of NPARC's local government area;	4 5 6 7 8
		(iii)	the application of particular requirements stated in the regulation.	9 10
	'(3)	for, in rel implemen	on does not limit the matters that may be provided ation to the application of chapter 7, in a reform tation regulation applying to any existing, adjusted cal government, including NPARC.	11 12 13 14
'1286	for		mes trustee for deeds of grant in trust Island council and community areas	15 16 17
	' (1)	trustee of	nangeover day for NPARC, NPARC becomes the each community deed of grant in trust in place of nt entity that was the trustee immediately before the er day.	18 19 20 21
	'(2)	Act 1994	that would otherwise apply in relation to the of the trustee of a deed of grant in trust.	22 23 24
	'(3)	action to executive	the relevant chief executive may take all necessary ensure the registers kept by the relevant chief under the <i>Land Act 1994</i> are changed to reflect the of the trustee.	25 26 27 28
	' (4)	trust does deed of g	ge of the trustee of a community deed of grant in not affect any interest in the land the subject of the grant in trust in existence immediately before the er day for NPARC.	29 30 31 32
	'(5)	In this sec	tion—	33
			ty deed of grant in trust means a deed of grant in r the Land Act 1994 of which, immediately before	34 35

the changeover day for NPARC, a relevant entity was the

		trustee.				
	relevant chief executive means the chief executive under the Land Act 1994.					
		relevant entity means—				
		(a)	each of the Island councils under the repealed Torres Strait Act for the following council areas under that Act—	6 7 8		
			(i) Bamaga council area;	9		
			(ii) Seisia council area; and	10		
		(b)	each of the community governments under the <i>Local Government (Community Government Areas) Act 2004</i> for the following community government areas under that Act—	11 12 13 14		
			(i) Injinoo;	15		
			(ii) New Mapoon;	16		
			(iii) Umagico.	17		
1287			ws and subordinate local laws for local nent area of NPARC	18 19		
	'(1)	Islan	From the changeover day for NPARC, a by-law of a relevant Island council as in force immediately before the changeover day—			
		(a)	continues in force; and	23		
		(b)	is taken to be a local law of NPARC; and	24		
		(c)	may be amended or repealed as a local law as provided for under this Act; and	25 26		
		(d)	subject to any amendment under this Act, applies only to the area to which the by-law applied immediately before changeover day.	27 28 29		
	'(2)	2) From the changeover day for NPARC, a subordinate by-law of a relevant Island council as in force immediately before the changeover day—				

	(a)	continues in force; and	1
	(b)	is taken to be a subordinate local law of NPARC; and	2
	(c)	may be amended or repealed as a subordinate local law as provided for under this Act; and	3 4
	(d)	subject to any amendment under this Act, applies only to the area to which the subordinate by-law applied immediately before changeover day.	5 6 7
'(3)	From the changeover day for NPARC, a local law of a relevant community government as in force immediately before the changeover day—		
	(a)	continues in force; and	11
	(b)	is taken to be a local law of NPARC; and	12
	(c)	may be amended or repealed as a local law as provided for under this Act; and	13 14
	(d)	subject to any amendment under this Act, applies only to the area to which the local law applied immediately before changeover day.	15 16 17
'(4)	From the changeover day for NPARC, a subordinate local law of a relevant community government as in force immediately before the changeover day—		
	(a)	continues in force; and	21
	(b)	is taken to be a subordinate local law of NPARC; and	22
	(c)	may be amended or repealed as a subordinate local law as provided for under this Act; and	23 24
	(d)	subject to any amendment under this Act, applies only to the area to which the subordinate local law applied immediately before changeover day.	25 26 27
' (5)	In th	is section—	28
	relevant community government means each of the community governments under the Local Government (Community Government Areas) Act 2004 for the following community government areas under that Act—		
	(a)	Injinoo;	33

	(b)	New Mapoon;	1
	(c)	Umagico.	2
	relevant Island council means each of the Island council under the repealed Torres Strait Act for the following council areas under that Act—		
	(a)	Bamaga council area;	6
	(b)	Seisia council area.	7
		ed application of rates and other charges epealed Torres Strait Act	8 9
'(]	Stra imm cont	ate or charge made and levied under the repealed Torres it Act, section 50 (the <i>relevant section</i>), and in force nediately before the changeover day for NPARC, tinues in force after the changeover day in accordance at the terms of its making and levying.	10 11 12 13 14
'(2	befo	exemption under the relevant section in force immediately ore the changeover day for NPARC continues in force after changeover day in accordance with its terms.	15 16 17
'(3	exer	sections (1) and (2) apply only to a rate or charge, or to an amption, having effect within an area that, from the ageover day for NPARC, is included in the new local ernment area of Northern Peninsula Area.	18 19 20 21
		ned application of charges under Community ment Areas Act	22 23
'(]	(Con rele char char	charge made and levied under the Local Government mmunity Government Areas) Act 2004, section 39 (the want section), and in force immediately before the ngeover day for NPARC, continues in force after the ngeover day in accordance with the terms of its making levying.	24 25 26 27 28 29
'(2	befo	exemption under the relevant section in force immediately ore the changeover day for NPARC continues in force after changeover day in accordance with its terms.	30 31 32

	' (3)	exen chan		1 2 3 4
'Divi	sion	4	Indigenous regional councils generally	5 6
1290	Dela	ayed	application of ch 6, pts 3 and 5	7
				8 9
'Divi	sion	5	Remuneration schedule	10
1291	Ren	nune	ration schedule for 2008	11
			* *	12 13
'Divi	sion	changeover day for NPARC, is included in the new local government area of Northern Peninsula Area. Sion 4 Indigenous regional councils generally 5 Delayed application of ch 6, pts 3 and 5 'Chapter 6, parts 3 and 5 ¹³ apply to an indigenous regional council only to the extent a regulation states that they apply. Sion 5 Remuneration schedule 10 Remuneration schedule for 2008 'The remuneration schedule that applies for 2008 takes effect on and from 15 March 2008. Sion 6 Miscellaneous 14 Transitional provision for repeal of ch 2A 15 (1) A regulation may provide for all matters necessary or convenient for the repeal of chapter 2A. 17		
1292	Trai	nsitio	onal provision for repeal of ch 2A	15
	'(1)		• •	
	'(2)	The	regulation may include provision for—	18
		(a)		
		(b)		

¹³ Chapter 6 (General operation of local governments), parts 3 (Contracts and related activities) and 5 (General complaints process)

		(c)	the assumption by the council of all powers, assets and liabilities, and the staff, of the joint board.	1 2	
'129 3	Spe '(1)	This for a	provisions for liquor licences and permits section applies if immediately before the changeover day new or adjusted local government area, an existing local	3 4 5 6	
	'(2)	government holds a licence or permit under the <i>Liquor Act</i> 1992. Subsection (3) applies if on the changeover day for the pay.			
	(2)	Subsection (3) applies if, on the changeover day for the new or adjusted local government area—			
		(a)	premises the subject of the licence or permit becomes the premises of the local government for the new or adjusted local government area; or	10 11 12	
		(b)	otherwise—the circumstances of the licence or permit are circumstances that would ordinarily be expected to fall within the responsibilities of the local government for the new or adjusted local government area.	13 14 15 16	
	'(3)		n the changeover day for the new or adjusted local rnment area—	17 18	
		(a)	the local government for the new or adjusted local government area is taken to hold the licence or permit; and	19 20 21	
		(b)	the licence or permit is subject to the same conditions that applied to the licence or permit immediately before the changeover day for the new or adjusted local government area.	22 23 24 25	
	'(4)	chan ident to a if do	form implementation regulation may, before or after the geover day for a new or adjusted local government area, tify the new or adjusted local government as the successor particular licence or permit mentioned in subsection (1), tubt arises as to which new or adjusted local government the successor under subsections (2) and (3).	26 a, 27 or 28), 29	
	'(5)	licen conti	rson who, under the <i>Liquor Act 1992</i> , is the nominee for a ce or permit whose holder is changed under this section mues to be the nominee for the licence or permit until the inee is changed under that Act.'.	32 33 34 35	

Clause	127		plement of sch 1A (Local government reform	1 2
		(1)	Schedule 1A, part 1, entries for Central Highlands and Mackay, column 4, 'divided'—	3 4
			omit, insert—	5
			'area not divided'.	6
		(2)	Schedule 1A, part 1, entry for Scenic Rim, column 3, 'LGRB 7'—	7 8
			omit, insert—	9
			'LGRB 7 edition 2'.	10
		(3)	Schedule 1A, part 2, entry for Cook, column 4, 'divided'—	11
			omit, insert—	12
			'area not divided'.	13
		(4)	Schedule 1A, part 2, entry for Ipswich, column 3, 'LGRB 35'—	14 15
			omit, insert—	16
			'LGRB 35 edition 2'.	17
		(5)	Schedule 1A, part 3, entries for Boulia and Etheridge, column 4, 'divided'—	18 19
			omit, insert—	20
			'area not divided'.	21
Clause	128	Am	nendment of sch 2 (Dictionary)	22
		(1)	Schedule 2, definition Torres Strait Islander local government—	23 24
			omit.	25
		(2)	Schedule 2—	26
			insert—	27
			'community deed of grant in trust see sections 1281(5) and 1286(5).	28 29
			community forum see section 159ZZJ.	30

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		indigenous regional council means the Torres Strait Island Regional Council or the Northern Peninsula Area Regional Council.	1 2 3
		<i>land panel</i> means a community forum separately constituted as a land panel under section 159ZZS.	4 5
		repealed Torres Strait Act means the Community Services (Torres Strait) Act 1984 as in force before its repeal under the Local Government and Other Legislation (Indigenous Regional Councils) Amendment Act 2007.	6 7 8 9
		trustee decision see section 159ZZV.	10
		<i>trust land</i> means land that is the subject of a community deed of grant in trust.'.	11 12
	Part	12 Amendment of Local	13
		Government (Community	14
		Government Areas) Act 2004	15
Clause	129	Act amended in pt 12	16
		This part amends the Local Government (Community Government Areas) Act 2004.	17 18
Clause	130	Omission of s 5 (Notes in text)	19
			• •
		section 5—	20
		section 5— omit.	20 21
Clause	131		
Clause	131	omit. Amendment of pt 2 hdg (New local government areas and	21 22
Clause	131	omit. Amendment of pt 2 hdg (New local government areas and local governments) Part 2, heading, 'New local government areas and local	21 22 23 24
Clause	131	omit. Amendment of pt 2 hdg (New local government areas and local governments) Part 2, heading, 'New local government areas and local governments'—	21 22 23 24 25

Clause	132	go	vernr	n of pt 2, div 1 (Declaration of new local nent areas and establishment of new local nents)	1 2 3
			Part	2, division 1—	4
			omii	•	5
Clause	133	Am	nendr	ment of s 22 (Appointment of financial controller)	6
			Sect	ion 22(1), 'by regulation'—	7
			omii	t, insert—	8
Clause	134		nissic eas)	on of sch 2 (Declaration of new local government	9 10
			Sch	edule 2—	11
			omii	•	12
Clause	135	Am	nendr	ment of sch 4 (Dictionary)	13
		'(1)	Sch	edule 4, definition community government area—	14
			omii	•	15
		'(2)	Sch	edule 4—	16
			inse	rt—	17
			'con	nmunity government area means—	18
			(a)	each of the following local government areas under the <i>Local Government Act 1993</i> —	19 20
				• Cherbourg	21
				• Doomadgee	22
				• Hope Vale	23
				• Kowanyama	24
				Lockhart River	25
				• Mapoon	26
				• Napranum	27

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	Regional	Councils) Ame	ndme	nt Bill	200)7

				Palm Island	1
				• Pormpuraaw	2
				• Woorabinda	3
				• Wujal Wujal	4
				• Yarrabah; or	5
			(b)	if the external boundaries of a local government area mentioned in paragraph (a) are changed under the <i>Local Government Act 1993</i> —the local government area, as changed.'.	6 7 8 9
	Part	13		Amendment of Penalties and Sentences Act 1992	10 11
Clause	136	Act	ame	nded in pt 13	12
			This	part amends the Penalties and Sentences Act 1992.	13
Clause	137		endn ırts)	nent of s 6 (Application to children and certain	14 15
			Sect	ion 6(1)—	16
			omit	•	17
Clause	138	Am	endn	nent of s 9 (Sentencing guidelines)	18
		(1)	(a), 1984	ion 9(8), definition <i>community justice group</i> , paragraph 'Aboriginal Communities (Justice and Land Matters) Act 1, part 5, division 1, or the Community Services (Torres it) Act 1984, part 5, division 1'—	19 20 21 22
			omit	, insert—	23
				original and Torres Strait Islander Communities (Justice, d and Other Matters) Act 1984, part 4, division 1'.	24 25

	(2)	section 9(8), definition <i>community justice group</i> , as amended and definition <i>offender's community</i> —	1 2
		relocate to section 4.	3
	(3)	Section 9(8), as amended—	4
		omit.	5
lause	139 Ins	ertion of new ss 195B–195D	6
		After section 195A—	7
		insert—	8
		cess to court files by representative of community tice group in offender's community	9 10
	'(1)	This section applies if an offender is an Aboriginal or Torres Strait Islander person.	11 12
	'(2)	A representative of the community justice group in the offender's community may inspect a court file, or a document in a court file, or obtain a copy of information from a court file or document, that may be relevant to making a submission about the offender under section 9(2)(o).	13 14 15 16 17
	'(3)	However, subsection (2) applies only if the court directs that the information be made available or given to the representative.	18 19 20
	'(4)	The court may make the direction whether or not the representative has made an application to the court for the direction.	21 22 23
	'(5)	In deciding whether to direct that information be made available or given to the representative, the court may have regard to the following—	24 25 26
		(a) whether the representative would otherwise have access to the information;	27 28
		(b) whether the offender consents to the information being made available or given to the representative.	29 30
	'(6)	Subsection (5) does not limit the matters to which the court may have regard.	31 32

195C Co	nfide	ntiality	1
'(1)	A pe	erson who is a member of a community justice group must —	2 3
	(a)	record or use information the person, or another person who is a member of the community justice group, gains through performing a function under this Act, or intentionally disclose it to anyone, other than under subsection (2); or	4 5 6 7 8
	(b)	recklessly disclose the information to anyone.	9
		simum penalty—100 penalty units or 2 years risonment.	10 11
'(2)	A p may	erson who is a member of a community justice group	12 13
	(a)	record, use or disclose the information if the recording, use or disclosure—	14 15
		(i) is done as part of making submissions to the court under section 9(2)(o); or	16 17
		(ii) is otherwise required or permitted by law; or	18
	(b)	disclose the information to another member of the community justice group.	19 20
'(3)	In th	nis section—	21
	disc	<i>lose</i> information to someone else means—	22
	(a)	orally disclose the information to the other person; or	23
	(b)	produce to the other person, or give the other person access to, a document containing the information; or	24 25
	(c)	disclose the information to the other person in another way.	26 27
195D Pro	otecti	on from liability	28
'(1)	This	s section applies to a person who—	29
	(a)	is a member of the community justice group in an offender's community; and	30 31

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			offender to a court under section 9(2)(o).	2
		'(2)	For subsection (1)(b), it does not matter that the person did not personally make the submission to the court.	3 4
		'(3)	The person is not civilly liable for an act done, or an omission made, honestly and without negligence in relation to the making of the submission.'.	5 6 7
	Part	14	Amendment of Valuation of	8
			Land Act 1944	9
Clause	140	Act	amended in pt 14	10
			This part amends the Valuation of Land Act 1944.	11
Clause	141	Am	endment of s 2 (Definitions)	12
		(1)	Section 2—	13
			insert—	14
			'NPARC means the Northern Peninsula Area Regional Council.	15 16
			TSIRC means the Torres Strait Island Regional Council.'.	17
		(2)	Section 2, definition <i>area</i> , 'or Torres Strait Islander local government'—	18 19
			omit, insert—	20
			'or NPARC or TSIRC'.	21
Clause	142	Ins	ertion of new pt 8, div 1A	22
			Part 8—	23
			insert—	24

'Division 1A			Special arrangements for implementation of local government reform	1 2 3
'75K	Def	finitio	ns for div 1A	4
		'In th	is division—	5
		•	ted local government area means an adjusted local rument area under the reform implementation provisions.	6 7
		mean	geover day, for a new or adjusted local government area, s the changeover day for the area under the reform ementation provisions.	8 9 10
			ng local government area means an existing local rument area under the reform implementation provisions.	11 12
			<i>local government area</i> means a new local government under the reform implementation provisions.	13 14
		refori Gove	m implementation provisions means the Local rnment Act 1993, chapter 3, part 1B.	15 16
'75L	Co	ntinua	ition of valuation	17
	'(1)		raluation of relevant land continues to be the valuation of nd until a further valuation applies to the land.	18 19
	'(2)		ection (1) applies subject to an objection or appeal under about the valuation.	20 21
	'(3)	In this	s section—	22
		releva	ant land means land that—	23
		(a)	forms part of an existing local government area; and	24
			on the changeover day for a new or adjusted local government area, forms part of the new or adjusted local government area.	25 26 27

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·/5M		uation operations may be based on existing all government boundaries	1 2
	'(1)	Until 31 August 2009, for all operational and administrative purposes, this Act may be applied as if the local government areas of Queensland continued to be those in existence on 27 July 2007.	3 4 5 6
	'(2)	Subsection (1) applies despite the changes to local government areas that happen on the changeover day for any new or adjusted local government area under the reform implementation provisions.	7 8 9 10
	'(3)	Without limiting subsections (1) and (2), it may be assumed, for the operational and administrative purposes, that the reform implementation provisions were never enacted.	11 12 13
'75N		cal governments for new or adjusted local vernment areas	14 15
	'(1)	This section applies if, on or after the changeover day for a new or adjusted local government area, the land the subject of a valuation forms part of the new or adjusted local government area.	16 17 18 19
	'(2)	If anything is required under this Act to be done by or given to, or otherwise to involve, the local government in whose local government area the land is situated, the thing may be done by or given to, or may otherwise involve, the local government for the new or adjusted local government area.	20 21 22 23 24
	'(3)	This section does not limit section 75M, but is intended to facilitate its implementation.'.	25 26
Part	t 15	Amendment of Water Act 2000	27
143	Act	t amended in pt 15	28
		This part amends the Water Act 2000.	29

Clause

Clause	144	Amendment of s 25A (Meaning of water supply emergency)	1 2
		Section 25A(3), definition essential water supply needs, paragraph (c), 'Calliope or Gladstone local government areas'—	3 4 5
		omit, insert—	6
		'local government area of the Gladstone Regional Council'.	7
Clause	145	Amendment of s 341 (What is the SEQ region)	8
		Section 341(1)(a)—	9
		omit, insert—	10
		'(a) the local government areas of the following local governments—	11 12
		Brisbane City Council	13
		 Gold Coast City Council 	14
		 Ipswich City Council 	15
		 Lockyer Valley Regional Council 	16
		 Logan City Council 	17
		 Moreton Bay Regional Council 	18
		Redland City Council	19
		 Scenic Rim Regional Council 	20
		 Somerset Regional Council 	21
		• Sunshine Coast Regional Council; and'.	22
Clause	146	Amendment of s 599 (Composition of board for Gladstone Area Water Board)	23 24
		(1) Section 599(a)—	25
		omit, insert—	26
		'(a) 4 persons nominated by the Gladstone Regional Council; and'.	27 28
		(2) Section 599(b)—	29

s 147 116 **s 149**

			omit.	1
		(3)	Section 599(c)—	2
			renumber as section 599(b).	3
Clause	147	Am	nendment of s 1037A (Other continuing authorities)	4
			Section 1037A(2), 'An entity mentioned in subsection (1)(a or (b)'—	5 6
			omit, insert—	7
			'A local government mentioned in subsection (1)(a), or Toowoomba Regional Council in relation to the Cooby Cree Dam,'.	
Clause	148		nendment of s 1041 (Completed water allocation and anagement plans)	11 12
			Section 1041(2)(d)(ii), 'Rockhampton City Council'—	13
			omit, insert—	14
			'Rockhampton Regional Council'.	15
Clause	149	Ins	sertion of new ch 9, pt 5, div 10	16
			Chapter 9, part 5—	17
			insert—	18
	'Divis	sion	1 10 Transitional provisions for Local Government and Other Legislation	19 20
			(Indigenous Regional Councils)	20
			Amendment Act 2007	22
	'1156	Def	finitions for div 10	23
			'In this division—	24
			adjusted local government area means an adjusted local government area under the reform implementation provisions	

	<i>changeover day</i> , for a new or adjusted local government area, means the changeover day for the area under the reform implementation provisions.	1 2 3
	<i>existing local government</i> means an existing local government under the reform implementation provisions.	4 5
	<i>new local government area</i> means a new local government area under the reform implementation provisions.	6 7
	reform implementation provisions means the Local Government Act 1993, chapter 3, part 1B.	8 9
	rticular new and adjusted local governments en to be service providers	10 11
'(1)	This section applies in relation to an existing local government's infrastructure for supplying a water or sewerage service if—	12 13 14
	(a) the existing local government is the service provider for the service; and	15 16
	(b) after the changeover day for a new or adjusted local government area, the infrastructure for supplying the service is on land that forms part of the new or adjusted local government area.	17 18 19 20
'(2)	On and from the changeover day for the new or adjusted local government area, the local government for the new or adjusted local government area—	21 22 23
	(a) is taken to be the service provider for the service; and	24
	(b) has, to the greatest practicable extent, the same functions, powers and obligations of the existing local government in relation to its operation as a service provider for the service.	25 26 27 28
	w and adjusted local governments must give ulator service provider documents	29 30
'(1)	The local government for a new or adjusted local government area must prepare service provider documents for its area.	31 32

(2)	Each service provider document must be prepared in the way required under this Act for the document.	1 2
'(3)	The local government for a new or adjusted local government area must give the regulator a copy of each of its service provider documents—	3 4 5
	(a) for a service provider document other than a system leakage management plan—within 1 year after the changeover day for the new or adjusted local government area; or	6 7 8 9
	(b) for a system leakage management plan—within 2 years after the changeover day for the new or adjusted local government area; or	10 11 12
	(c) if the regulator agrees that the local government may give a service provider document on a later day—on the later day.	13 14 15
'(4)	In this section—	16
	service provider document means each of the following—	17
	(a) customer service standard;	18
	(b) drought management plan;	19
	(c) strategic asset management plan;	20
	(d) system leakage management plan.	21
'1159 Am	nending the register of service providers	22
'(1)	This section applies if there is a change relating to information kept by the regulator under section 516 in the register of service providers because of the changes to local government areas that happen on the changeover day for a new or adjusted local government area under the reform implementation provisions.	23 24 25 26 27 28
'(2)	The regulator must, as soon as practicable after the changeover day for the new or adjusted local government area, amend the register of service providers to reflect the change.	29 30 31 32

	'(3)	gove regu	local government for the new or adjusted local ernment area must give the regulator any information the lator requires for the purposes of amending the register er subsection (2).	1 2 3 4
'1160	Dec	clarat	tion of service areas	5
	'(1)	This	section applies if—	6
		(a)	an existing local government has, under section 449, declared—	7 8
			(i) all or part of its local government area to be a service area; and	9 10
			(ii) the service provider for the service area; and	11
		(b)	from the changeover day for a new or adjusted local government area, the service area forms part of the new or adjusted local government area.	12 13 14
	'(2)		and from the changeover day for the new or adjusted local ernment area—	15 16
		(a)	the service area is taken to be a service area declared by the local government for the new or adjusted local government area; and	17 18 19
		(b)	the service provider for the service area is—	20
			(i) if the existing local government declared itself to be the service provider for the area—the local government for the new or adjusted local government area; or	21 22 23 24
			(ii) otherwise—the entity the existing local government declared to be the service provider for the service area?	25 26 27

	Part	16 Repeals	1
Clause	150	Repeal of Community Services (Torres Strait) Act 1984	2
		The Community Services (Torres Strait) Act 1984, No. 52 is repealed.	3 4
Clause	151	Repeal of Nambour Library Act 1973	5
		The Nambour Library Act 1973, No. 27 is repealed.	6
	Part	17 Consequential and minor	7
		amendments	8
Clause	152	Acts amended	9
		The schedule amends the Acts mentioned in it.	10

Schedule		Consequential and minor amendments		1 2
			section 152	3
Acts	s Interpretati	on Act 1954		4
1	Section 36, o government omit.	definition <i>Torres Strait Islander</i> —	local	5 6 7
2	Section 36, o Strait Island	definition <i>additional territorial u</i> er or'—	unit, 'Torres	8 9 10
3	Section 36, o Islander or'-	definition <i>area</i> , paragraph (a), '' –	Torres Strait	11 12 13
4	Section 36, o Islander or'-	definition <i>basic territorial unit</i> , ' –	'Torres Strait	14 15 16
5	Section 36, omit.	definition <i>local government</i> , pa	ragraph (c)—	17 18
6	Section 36, o	definition <i>territorial unit</i> , paragı	raph (a)—	19 20

	Schedule (continued)	
7	Section 36, definition <i>territorial unit</i> , paragraphs (b) and (c)—	1 2
	renumber as paragraphs (a) and (b).	3
Coa	estal Protection and Management Act 1995	4
1	Schedule, definition local government area—	5
	omit, insert—	6
	'local government area means the part of the State established as a local government area under the Local Government Act 1993.'.	7 8
Dor 1	nestic and Family Violence Protection Act 1989 Section 50(3), examples, item 4, 'Torres Strait Islander local government'—	9 10 11
	omit, insert—	12
	'indigenous regional council under the <i>Local Government Act</i> 1993'.	13 14
Ele	ctoral Act 1992	15
1	Section 152(2)(a)(v), 'Community Services (Torres Strait) Act 1984'—	16 17
	omit, insert—	18
	'Aboriginal and Torres Strait Islander Communities (Justice, Land and Other Matters) Act 1984'.	19 20

Finan	icial Administration and Audit Act 1977	1
1	Schedule 3, definition appropriate Minister, paragraph (c), 'or the Community Services (Torres Strait) Act 1984'— omit.	2 3 4
Freed	Iom of Information Act 1992	5
1	Section 7, definition responsible Minister, paragraph (c), 'or the Community Services (Torres Strait) Act 1984—the Minister administering those Acts'— omit, insert— '—the Minister administering that Act'.	6 7 8 9 10
Hous	ing Act 2003	11
1	Section 21(c) and (d)— omit.	12 13
2	Section 21(e)— renumber as section 21(c).	14 15
3	Schedule 3, definitions <i>Island Coordinating Council</i> and <i>Island council</i> — omit.	16 17 18

Inte	ntegrated Planning Act 1997	
1	Schedule 8, part 1, table 4, item 1A, paragraph (i), subparagraphs (ii) and (iii)—	2 3
	omit, insert—	4
	'(ii) use under the Aboriginal and Torres Strait Islander Communities (Justice, Land and Other Matters) Act 1984, section 62; or'.	5 6 7
2	Schedule 10, definition local government area—	8
	omit, insert—	9
	'local government area means a part of the State established as a local government area under the Local Government Act 1993.'.	10 11
Jud	licial Review Act 1991	12
1	Schedule 1, part 1, 'section 159X'—	13
	omit, insert—	14
	'sections 159X and 159YP'.	15
Loc	cal Government (Chinatown and The Valley Malls)	16
	1984	17
1	Section 6, 'person—'—	18
	omit, insert—	19
	'a person must not do either of the following—'.	20

2	Section 6, 'shall not'—	1
	omit.	2
	0 11 0/01/ 1/ (1	
3	Section 8(2)(a), ';'—	3
	omit, insert—	4
	'; and'.	5
4	Section 15(1), 'specify'—	6
	omit, insert—	7
	'state the following'.	8
5	Section 15(3)(a) and (b), ';'—	9
	omit, insert—	10
	'; and'.	11
6	Section 15(5), 'council'—	12
	omit, insert—	13
	'council may'.	14
7	Section 15(5)(a) and (b), 'may'—	15
	omit.	16
8	Section 15(5)(a), ';'—	17
•	omit, insert—	18
	'; or'.	19
	, OI .	19

	Schedule (continued)	
9	Section 37, heading, 's 371A'—	1
	omit, insert—	2
	'ch 4, pt 4'.	3
10	Section 44(4), 'section 44'—	4
	omit.	5
11	Schedule 4, definition <i>rateable property</i> , paragraph (a), ', section 44'—	6 7
	omit.	8
Om	budsman Act 2001	9
1	Schedule 3, definition <i>responsible Minister</i> , paragraph (c)—	10 11
	omit.	12
Poli	ice Powers and Responsibilities Act 2000	13
1	Section 53(1)(a)(ii) and (iii)—	14
	omit, insert—	15
	'(ii) Aboriginal and Torres Strait Islander Communities (Justice, Land and Other Matters) Act 1984, section 35 or 45(c) or (d); and'.	16 17 18

2	and (c)—	1 2
	omit, insert—	3
	'(b) the Aboriginal and Torres Strait Islander Communities (Justice, Land and Other Matters) Act 1984, section 35 or 45.'.	4 5 6
3	Section 135(5), definition <i>liquor provision</i> , paragraphs (b) and (c)—	7 8
	omit, insert—	9
	'(b) the Aboriginal and Torres Strait Islander Communities (Justice, Land and Other Matters) Act 1984, section 35 or 45.'.	10 11 12
4	Section 587—	13
	omit, insert—	14
'587	General powers and role of community police officers	15
	'A community police officer may exercise powers under this part only in the community government or IRC area for which the officer is appointed under the <i>Aboriginal and Torres Strait Islander Communities (Justice, Land and Other Matters) Act 1984.</i> '.	16 17 18 19 20
5	Schedule 1, 'Aboriginal Communities (Justice and Land Matters) Act 1984—	21 22
	omit, insert—	23
	'Aboriginal and Torres Strait Islander Communities (Justice, Land and Other Matters) Act 1984'.	24 25
6	Schedule 6, definitions aboriginal police officer and island police officer—	26 27
	omit.	28

7	Sch	nedule	6—	1	
	inse	rt—		2	
	und	er the	ty police officer means a community police officer Aboriginal and Torres Strait Islander Communities and and Other Matters) Act 1984.'.	3 4 5	
8		nedule rt 3—'·	6, definition <i>police officer</i> , paragraph (a), from	6 7	
	omi	t, inser	<i>t</i> —	8	
	'par	t 3—a	community police officer; and'.	9	
Pros			ct 1999	10	
1	Insertion of new pt 9, div 3				
	Part	9—		12	
	inse	rt—		13	
'Divi	sion	3	Transitional provision for Local Government and Other Legislation (Indigenous Regional Councils) Amendment Act 2007	14 15 16 17	
'150	Coi	ntinua	tion of refusal of development applications	18	
	'(1)	This s	ection applies if—	19	
			after the changeover day for a new or adjusted local government area, land forms part of the new or adjusted local government area; and	20 21 22	
			before the changeover day the assessment manager for a development application for the land would have been	23 24	

	required to refuse the development application section $64(c)$.	under 1 2
"(After the changeover day for the new or adjusted government area, all development applications for the must continue to be refused until—	
	 (a) the local government for the new or adjusted government area no longer requires that develop applications for the land be refused; or 	
	(b) the Minister decides that the local government for new or adjusted local government area may ap development applications for the land.	
'() In this section—	12
	adjusted local government area means an adjusted government area under the reform implementation provi	
	<i>changeover day</i> , for a new or adjusted local government means the changeover day for the area under the re implementation provisions.	
	new local government area means a new local governarea under the reform implementation provisions.	nment 18 19
	reform implementation provisions means the Government Act 1993, chapter 3, part 1B.'.	Local 20 21
Public	Sector Ethics Act 1994	22
	chedule, definition <i>local government legislation</i> , aragraph (a), '• <i>Community Services (Torres Strait)</i> 984'—	Act 23 24 25
	mit.	26

Recreation Areas Management Act 2006		1
1	Schedule, definition relevant Aboriginal or Torres Strait Islander entity, paragraph (d), 'Aboriginal Communities (Justice and Land Matters) Act 1984, section 174(1) or the Community Services (Torres Strait) Act 1984, section 184(1)'—	2 3 4 5 6
	omit, insert—	7
	'Aboriginal and Torres Strait Islander Communities (Justice, Land and Other Matters) Act 1984, section 61'.	8 9
Res	sidential Tenancies Act 1994	10
1	Section 252(1)(a)(i), 'an Island Council under the Community Services (Torres Strait) Act 1984'—	11 12
	omit, insert—	13
	'an indigenous regional council under the <i>Local Government Act</i> 1993'.	14 15
Sch	nools of Arts (Winding Up and Transfer) Act 1960	16
1	Sections 4, 5 and 6—	17
	omit.	18
2	Schedule—	19
	omit.	20

		n Moreton Bay Islands Development ents Protection Act 2004	1 2	
1	Schedule, definition <i>council</i> —			
	omi	it, insert—	4	
	'council means—			
	(a)	in relation to any matter arising before the commencement of this definition—the Redland Shire Council; or	6 7	
	(b)	otherwise—the Redland City Council.'.	8	
Tor	res S	trait Islander Land Act 1991	9	
1	Sec	ction 3, definition <i>Torres Strait Island council</i> —	10	
	omi	t.	11	
2	Sec	ction 3—	12	
	insert—			
		'NPARC means the Northern Peninsula Area Regional Council.	14 15	
		repealed Torres Strait Act means the Community Services (Torres Strait) Act 1984 as in force before its repeal under the Local Government and Other Legislation (Indigenous Regional Councils) Amendment Act 2007.	16 17 18 19	
		Torres Strait Island council means—	20	
		(a) in relation to any area that, immediately before the day that under the <i>Local Government Act 1993</i> is the changeover day for NPARC, was included in the Bamaga or Seisia Council area under the repealed Torres Strait Act—NPARC; or	21 22 23 24 25	

Schedule (continued)

(b)	in relation to any area included in the local government area of TSIRC—TSIRC.	1 2
TSIRC means the Torres Strait Island Regional Council.'.		

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