

# Nature Conservation and Other Legislation (Indigenous Joint Management—Moreton Island) Amendment Bill 2020



#### Queensland

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### 2020

# **A Bill**

for

An Act to amend the Aboriginal Land Act 1991, the Nature Conservation Act 1992, the Recreation Areas Management Act 2006 and the Torres Strait Islander Land Act 1991 for particular purposes

[s 1]

	ine P	arliament of Qu	ieens	sland enacts—	1
	Part	1	Pre	liminary	2
Clause	1	Short title			3
			(Indi	cited as the Nature Conservation and Other genous Joint Management—Moreton Island) 2020.	4 5 6
	Part	2		endment of Aboriginal Land : 1991	7 8
Clause	2	Act amended			9
		This part ar	nends	the Aboriginal Land Act 1991.	10
Clause	3	Amendment o	f s 10	) (Lands that are transferable lands)	11
		Section 10(	1)(f),	after '174,'—	12
		insert—			13
			175	A,	14
Clause	4	Amendment o	f s 4	5 (Existing interests)	15
		Section 45(	4) and	d (5)—	16
		omit, insert	·		17
		(4)		vever, subsections (5) to (5B) apply if, under vailable State land agreement—	18 19
			(a)	an interest in transferable land (the <i>previous interest</i> ) ends on the grant of the land under this part; and	20 21 22

	(b)	a new interest granted by the trustee of the land is to have effect in substitution for the previous interest on the grant of the land.	1 2 3
(5)		pite subsections (1) to (3), the previous rest ends on the grant of the land.	4 5
(5A)	und inte prev	wever, if the previous interest was a lease er the Land Act (the <i>previous lease</i> ) and the rest that is to have effect in substitution for the vious lease is a lease under the Land Title Act <i>new lease</i> )—	6 7 8 9 10
	(a)	despite section 25(3) and the available State land agreement, the previous lease does not end until the new lease is registered in the freehold land register; and	11 12 13 14
	(b)	the lessee of the new lease must lodge the new lease for registration in the freehold land register immediately after the grant of the land; and	15 16 17 18
	(c)	if a sublease was in force under the previous lease immediately before the grant of the land, on the grant of the land the sublease continues under the new lease; and	19 20 21 22
	(d)	subject to paragraph (e) and subsection (5B), the new lease must be registered in the freehold land register subject to the same encumbrances to which the previous lease was subject, and in the same priorities, as recorded in the appropriate register immediately before the grant of the land; and	23 24 25 26 27 28 29 30
	(e)	any particulars recorded in the appropriate register for the previous lease immediately before the grant of the land must be recorded in the freehold land register for the land, to the extent the particulars are relevant to the land.	31 32 33 34 35 36

[s 5]

		` ,	was	n easement that burdened the previous lease in existence immediately before the grant of and, on the grant of the land the easement—	1 2 3
		(	(a)	continues in existence, despite the Land Act, section 372; and	4 5
		(	(b)	burdens the land the subject of the new lease; and	6 7
		(	(c)	is taken to have been registered under the Land Title Act, part 6, division 4.	8 9
clause	5	Amendment of agreements and North Stradbrol	d la	1, hdg (Indigenous management nd in Cape York Peninsula Region and sland Region)	10 11 12
		Part 11, head	ling,	'and North Stradbroke Island Region'—	13
		omit, insert—	_		14
		,		orth Stradbroke Island Region and on reton Island	15 16
lause	6	Amendment of management ag		69 (Entering into indigenous ement)	17 18
		Section 169(	1)(a	) and (b)—	19
		omit, insert—	_		20
		(	(a)	it is proposed that an entity holds the following land as Aboriginal land—	21 22
				(i) land in the Cape York Peninsula Region;	23 24
				(ii) land in the North Stradbroke Island Region;	25 26
				(iii) land on Moreton Island; and	27
		(	(b)	the State and the entity agree that the land, or part of the land, is to become—	28 29

s 71

			(i) (ii)	for land in the Cape York Peninsula Region—a national park (Cape York Peninsula Aboriginal land); or for land in the North Stradbroke Island Region or on Moreton Island—an indigenous joint management area.	1 2 3 4 5 6
Clause	7	Amendment o management a	•	Requirements for indigenous nt)	7 8
		Section 170	0(1)(b)(ii),	after 'Region'—	9
		insert—			10
			or on Mo	oreton Island	11
Clause	8	Insertion of ne	ew pt 11,	div 4	12
		Part 11—			13
		insert—			14
		Divisio	on 4	Protected areas on	15
				Moreton Island	16
				l protected areas on Moreton ansferable land	17 18
		(1)	-	ibed protected area on Moreton Island is ble land for the purposes of this Act.	19 20
		(2)	In this se	ection—	21
				<i>protected area</i> means land shown on 7 on DP283833.	22 23
			or con	servation park under the <i>Nature</i> attion Act 1992, other than an area that is ded protected area.	24 25 26 27

[s 9]

			equirement about grant of prescribed tected areas on Moreton Island	1 2
		(1)	This section applies to transferable land mentioned in section 175A.	3 4
		(2)	Before the land is granted under this Act, the proposed trustee for the land must enter into an indigenous management agreement with the State about the management of the land.	5 6 7 8
		(3)	The grant of the land is subject to the condition that the land must become an indigenous joint management area.	9 10 11
lause	9	Amendment o State etc.)	f s 284 (National park subject to lease to	12 13
		Section 284	(12), definition <i>national park</i> —	14
		omit, insert	_	15
			national park does not include a national park—	16
			(a) in the Cape York Peninsula Region; or	17
			(b) in the North Stradbroke Island Region; or	18
			(c) on Moreton Island.	19
lause	10	Amendment o	f sch 1 (Dictionary)	20
		Schedule 1-	_	21
		insert—		22
			<i>Moreton Island</i> see the <i>Nature Conservation Act</i> 1992, schedule.	23 24

[s 11]

	Part			nendment of Nature nservation Act 1992	1 2
Clause	11	Act amended			3
		This part am	nend	s the Nature Conservation Act 1992.	4
Clause	12			5 (Chief executive's powers about national parks)	5 6
		Section 35(2	2)—		7
		omit, insert-	_		8
		(2)	Sub	section (1)—	9
			(a)	has effect despite section 15; and	10
			(b)	does not limit, and is not limited by, section 34.	11 12
Clause	13		Abo	0 (Dedication of national park as original land) or national park (Torres d)	13 14 15
		Section 40(1	1)—		16
		omit, insert-	_		17
		(1)		s section applies to land in a national park (the <i>ional park land</i> ) if—	18 19
			(a)	it is not in the Cape York Peninsula region, North Stradbroke Island Region or on Moreton Island; and	20 21 22
			(b)	it becomes Aboriginal land or Torres Strait Islander land.	23 24

[s 14]

Clause	14		in natio	(Particular powers about onal park (Cape York Peninsula	1 2 3
		Section 42A	E(2)—		4
		omit, insert–	_		5
		(2)	Subsecti	on (1)—	6
			(a) has	effect despite section 15; and	7
			(b) doe 42A	s not limit, and is not limited by, section AD.	8 9
Clause	15	Replacement o	f s 42A0	G (Purpose of sdiv 3)	10
		Section 42A	G—		11
		omit, insert–	_		12
		42AG Pu	irpose c	of subdivision	13
			the decl situated on Mo	pose of this subdivision is to provide for laration of prescribed protected areas in the North Stradbroke Island Region or preton Island as indigenous joint ment areas.	14 15 16 17 18
Clause	16			(Declaration of a prescribed genous joint management area)	19 20
		Section 42A	H(1)—		21
		omit, insert–	_		22
		, ,		etion applies to land in a prescribed darea (the <i>protected area land</i> ) if—	23 24
			(a) the	protected area land is—	25
			(i)	in the North Stradbroke Island Region; or	26 27
			(ii)	on Moreton Island; and	28

			(b) (c)	the protected area land becomes Aboriginal land; and the Minister is satisfied an indigenous management agreement about the management of the Aboriginal land has been entered into.	1 2 3 4 5 6
Clause	17			2AI (Declaration of Aboriginal land as nanagement area)	7 8
		Section 42A	AI(1)-	<del>_</del>	9
		omit, insert	_		10
		(1)	a p	s section applies to Aboriginal land that is not rescribed protected area or included in a scribed protected area if—	11 12 13
			(a)	the land is—	14
				(i) in the North Stradbroke Island Region; or	15 16
				(ii) on Moreton Island; and	17
			(b)	the indigenous landholder for the land has entered into an indigenous management agreement for it; and	18 19 20
			(c)	the Minister and the indigenous landholder agree that the land is to be managed as an indigenous joint management area.	21 22 23
Clause	18		s on	2AO (Particular powers about land in particular indigenous joints)	24 25 26
		Section 42A	AO(2)	)—	27
		omit, insert	_		28
		(2)	Sub	section (1)—	29
			(a)	has effect despite section 15; and	30

[s 19]

				(b)	does not limit, and is not limited by, section 42AN.	1 2
Clause	19		endment o		3G (Service facilities over land in serve)	3 4
		(1)	Section 430	G(3)	and (4)—	5
			omit, insert			6
			(3)	Sub	sections (1) and (2)—	7
				(a)	have effect despite section 15; and	8
				(b)	do not limit, and are not limited by, section 43F.	9 10
		(2)	Section 430	G(5)-	_	11
			renumber a	s sec	tion 43G(4).	12
Clause	20	Am	endment o	f scl	nedule (Dictionary)	13
		(1)	Schedule—	-		14
			insert—			15
				that	reton Island means land on Moreton Island is above the ordinary high-water mark at ng tide.	16 17 18
		(2)	Schedule, d	efini	tion North Stradbroke Island Region—	19
			omit, insert			20
				of t	th Stradbroke Island Region means the parts he State shown as 'Area A' and 'Area B' on map titled 'NSI 1'—	21 22 23
				(a)	approved by the chief executive on 18 March 2011; and	24 25
				(b)	held in digital electronic form by the department; and	26 27
				(c)	available for inspection by the public.	28

[s 21]

	Part	4 Amendment of Recreation Areas Management Act 2006	1 2
Clause	21	Act amended	3
		This part amends the Recreation Areas Management Act 2006.	4 5
Clause	22	Replacement of pt 4, div 1, hdg (Activities permitted)	6
		Part 4, division 1, heading—	7
		omit, insert—	8
		Division 1 Preliminary	9
Clause	23	Insertion of new s 35A	10
		After section 35—	11
		insert—	12
		35A Restriction on issuing permits—indigenous joint management areas	13 14
		The chief executive may issue a permit for a recreation area situated in an indigenous joint management area only if all requirements relating to issuing the permit under the indigenous management agreement for the area have been satisfied.	15 16 17 18 19 20
		Examples of requirements under an indigenous management agreement—	21 22
		<ul> <li>a requirement to consult with the indigenous landholder</li> </ul>	23 24
		<ul> <li>a requirement to obtain the prior written consent of the indigenous landholder for the issuing of the permit</li> </ul>	25 26 27

[s 24]

Clause	24		1 2
		(1) Section 53(1)(j)—	3
		omit, insert—	4
		area situated in an indigenous joint management area—whether the requirements mentioned in section 35A have	5 6 7 8 9
			10 11
		(2) Section 53(3), 'subsection (1)(j)'—	12
		omit, insert—	13
		subsection (1)(k)	14
Clause	25	permit)	15 16 17
		insert—	18
		situated in an indigenous joint management area—all requirements relating to the permit under the indigenous management agreement for the area have been satisfied in	19 20 21 22 23 24
Clause	26		25 26
		Section 70(3), after '52'—	27
		insert—	28
		, 53	29

Clause	27	Amendment o	f schedule (Dictionary)	1	
		Schedule—	-	2	
		insert—		3	
			indigenous joint management area means an area declared under the Nature Conservation Act 1992 as an indigenous joint management area.	4 5 6	
			indigenous management agreement see the Aboriginal Land Act 1991, schedule 1.	7 8	
	Part	5	Amendment of Torres Strait Islander Land Act 1991	9 10	
Clause	28	Act amended		11	
		This part ar	mends the Torres Strait Islander Land Act 1991.	12	
Clause	e 29 Amendment of s 41 (Existing interests)				
		Section 41(	4) and (5)—	14	
		omit, insert	_	15	
		(4)	However, subsections (5) to (5B) apply if, under an available State land agreement—	16 17	
			(a) an interest in transferable land (the <i>previous interest</i> ) ends on the grant of the land under this part; and	18 19 20	
			(b) a new interest granted by the trustee of the land is to have effect in substitution for the previous interest on the grant of the land.	21 22 23	
		(5)	Despite subsections (1) to (3), the previous interest ends on the grant of the land.	24 25	
		(5A)	However, if the previous interest was a lease under the Land Act (the <i>previous lease</i> ) and the interest that is to have effect in substitution for the	26 27 28	

	(the <i>new lease</i> )—		
	(a)	despite section 20(3) and the available State land agreement, the previous lease does not end until the new lease is registered in the freehold land register; and	3 4 5 6
	(b)	the lessee of the new lease must lodge the new lease for registration in the freehold land register immediately after the grant of the land; and	7 8 9 10
	(c)	if a sublease was in force under the previous lease immediately before the grant of the land, on the grant of the land the sublease continues under the new lease; and	11 12 13 14
	(d)	subject to paragraph (e) and subsection (5B), the new lease must be registered in the freehold land register subject to the same encumbrances to which the previous lease was subject, and in the same priorities, as recorded in the appropriate register immediately before the grant of the land; and	15 16 17 18 19 20 21 22
	(e)	any particulars recorded in the appropriate register for the previous lease immediately before the grant of the land must be recorded in the freehold land register for the land, to the extent the particulars are relevant to the land.	23 24 25 26 27 28
(5B)	If an easement that burdened the previous lease was in existence immediately before the grant of the land, on the grant of the land the easement—		29 30 31
	(a)	continues in existence, despite the Land Act, section 372; and	32 33
	(b)	burdens the land the subject of the new lease; and	34 35

previous lease is a lease under the Land Title Act

1

## Nature Conservation and Other Legislation (Indigenous Joint Management—Moreton Island) Amendment Bill 2020

Part 5 Amendment of Torres Strait Islander Land Act 1991

[s 29]

(c) is taken to have been registered under the Land Title Act, part 6, division 4.

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