Introduced by Revd the Hon F J Nile, MLC

First print



New South Wales

Aboriginal Cultural Heritage (Culture is Identity) Bill 2022

Explanatory note

This explanatory note relates to this Bill as introduced into Parliament.

This Bill is co-sponsored by Mr J R Field, MLC, Mr A H Greenwich, MP, the Hon Emma Hurst, MLC, Revd the Hon F J Nile, MLC, the Hon Mark Pearson, MLC and Mr G M Piper, MP.

Overview of Bill

The object of this Bill is to provide a modern framework for the recognition, protection, conservation and preservation of Aboriginal cultural heritage and recognise the fundamental importance of Aboriginal cultural heritage to Aboriginal people.

Outline of provisions

Part 1 Preliminary

Part 1 sets out the name, also called the short title, of the proposed Act and provides for the commencement of the proposed Act on 1 July 2023. The proposed Part also sets out the objects of the proposed Act, and provides that Parliament recognises the *United Nations Declaration on the Rights of Indigenous Peoples*, and the application of those rights to Aboriginal persons by the proposed Act. The proposed Part provides for defined terms, which are set out in the Dictionary, and also sets out the definition of *Aboriginal cultural heritage*, and related terms.

The proposed Act binds the Crown, and sets out the way the proposed Act interacts with the Native Title Act 1993 of the Commonwealth, the *Coroners Act 2009* and the *Environmental Planning and Assessment Act 1979*.

Part 2 Aboriginal Cultural Heritage Council and local Aboriginal cultural heritage services

Part 2 establishes the Aboriginal Cultural Heritage Council (the *ACH Council*) and provides for the designation of local Aboriginal cultural heritage services (*ACH services*). The proposed Part also sets out the functions, powers of these bodies and related matters. The ACH Council functions include providing oversight of the Aboriginal cultural heritage system, promoting public awareness of Aboriginal cultural heritage, developing guidance materials in the recognition, protection, conservation, preservation and management of Aboriginal cultural heritage, making decisions in relation to protected areas, Aboriginal cultural heritage permits (*ACH permits*) and Aboriginal cultural heritage management plans (*ACH management plans*).

Local ACH services are given functions in relation to engaging and negotiating with persons intending to carry out activities in the area and native title parties and knowledge holders for the area. The functions also include facilitating or making ACH management plans for the area, providing advice to persons about whether Aboriginal cultural heritage is located in the area, providing information to the ACH Council about Aboriginal cultural heritage in the area and reporting on other matters relating to Aboriginal cultural heritage.

Part 3 Rights and duties in relation to Aboriginal cultural heritage

Part 3 provides for rights and duties of various persons in relation to Aboriginal cultural heritage and deals with the management of Aboriginal ancestral remains and secret or sacred objects. The proposed Part also establishes a duty for a person to report Aboriginal cultural heritage to the ACH Council and recognises the rights of Aboriginal persons to use Aboriginal cultural heritage for a commercial benefit.

Part 4 Protected areas

Part 4 deals with providing special protection to an area of land where Aboriginal cultural heritage of outstanding significance for the purposes of the proposed Act is located, by declaring an area a protected area. An ACH permit or ACH management plan application cannot be made in relation to a protected area.

Part 5 Offences about harming Aboriginal cultural heritage

Part 5 provides for the key offences of harming Aboriginal cultural heritage. The proposed Part defines the concepts of *serious harm* and *material harm* for the purpose of distinguishing the impact of harm to Aboriginal cultural heritage and sets out a number of defences in relation to the offences.

Part 6 Managing activities that may harm Aboriginal cultural heritage

Part 6 provides for how to manage activities that may harm Aboriginal cultural heritage. A tiered approach is adopted, which takes into account the level of likely impact to Aboriginal cultural heritage. The requirements to be satisfied in relation to an activity likely to harm Aboriginal cultural heritage in a particular tier are set out.

The proposed Part also establishes the process for the grant of an ACH permit and requirements for the approval or authorisation of an ACH management plan. ACH permits and ACH management plans may be required for certain tiers of activities to allow an activity to be carried out.

Part 7 Stop activity orders, prohibition orders and remediation orders

Part 7 provides for the giving of stop activity, prohibition and remediation orders by the ACH Council. Stop activity orders and prohibition orders can be used to prevent or cease an activity that may harm Aboriginal cultural heritage where the activity is not authorised or there is new information about Aboriginal cultural heritage. Stop activity orders will be limited to 60 days during which time the ACH Council will be required to consider the matter and decide whether a prohibition order is required. The ACH Council will be required to provide the opportunity for submissions to the person undertaking the activity as well as relevant Aboriginal people.

Remediation orders may be issued to allow for remediation work to be undertaken to restore impacted Aboriginal cultural heritage.

Part 8 Aboriginal cultural heritage protection agreements

Part 8 enables the ACH Council to endorse Aboriginal cultural heritage protection agreements (*ACH protection agreements*) which are voluntary agreements with Aboriginal parties that focus on proactive actions to recognise, protect, conserve, preserve and manage Aboriginal cultural heritage in an area. An ACH protection agreement cannot permit harm to Aboriginal cultural heritage in the area.

Part 9 Aboriginal Cultural Heritage Directory and Register of Aboriginal Owners

Part 9 provides for the establishment, maintenance, use and access to the Aboriginal Cultural Heritage Directory (the *ACH Directory*). The ACH Directory will list information and documents about Aboriginal cultural heritage, including protected areas, the local ACH service for an area, a native title party for an area, knowledge holders for an area, and other agreements, permits, plans, determinations and orders under the proposed Act. The ACH Directory will also include information about characteristics of Aboriginal cultural heritage in the state, and the location of the heritage.

The proposed Part also provides for access to the ACH Directory for particular persons and purposes in addition to the establishment of the Register of Aboriginal Owners.

Part 10 Compliance

Part 10 provides for the investigation and prevention of offences and for related matters under the proposed Act.

Part 11 Legal proceedings

Part 11 sets out provisions applicable to legal proceedings for the prosecution of offences, the relationship of certain persons to the commission of offences, and matters relating to evidence.

Part 12 Miscellaneous

Part 12 provides for financial matters, decisions subject to administrative review by the Civil and Administrative Tribunal, matters relating to the administration of the proposed Act, regulations and guidelines that may be made under the proposed Act and for the review of the proposed Act.

Schedule 1 Establishment, constitution and procedures of ACH Council

Schedule 1 sets out the process for the appointment of the ACH Council, the constitution of the ACH Council and the procedures for the ACH Council.

Schedule 2 Savings, transitional and other provisions

Schedule 2 contains savings, transitional and other provisions consequent on the enactment of the proposed Act.

Schedule 3 Dictionary

Schedule 3 contains a Dictionary of defined terms used in the proposed Act.

Schedule 4 Amendment of Acts

Schedule 4 amends the Acts specified in the proposed Schedule.

Introduced by Revd the Hon F J Nile, MLC

First print

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New South Wales

Aboriginal Cultural Heritage (Culture is Identity) Bill 2022

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New South Wales

Aboriginal Cultural Heritage (Culture is Identity) Bill 2022

No , 2022

A Bill for

An Act to recognise, protect, conserve and preserve Aboriginal cultural heritage, and for related purposes.

The Legislature of New South Wales enacts—					1
Par	t 1	Pre	limir	nary	2
1	Name	e of A	ct		3
		This	Act is	the Aboriginal Cultural Heritage (Culture is Identity) Act 2022.	4
2	Com	nence	ement		5
		This	Act co	mmences on 1 July 2023.	6
3	Obied	cts of	Act	-	7
•	e aje			of this Act are as follows—	8
		(a)	5	cognise, protect, conserve and preserve Aboriginal cultural heritage,	9
		(b)		cognise—	10
			(i)	the fundamental importance to Aboriginal people of Aboriginal cultural heritage and the central role of Aboriginal cultural heritage in Aboriginal communities past, present and future, and	11 12 13
			(ii)	that Aboriginal people have custodianship over Aboriginal cultural heritage, and	14 15
			(iii)	the importance of Aboriginal cultural heritage to Aboriginal people and the wider New South Wales community, and	16 17
			(iv)	the living, historical and traditional nature of Aboriginal cultural heritage,	18 19
		(c)	to pro	omote—	20
			(i)	the management of Aboriginal cultural heritage as an integral part of land and natural resource management, and	21 22
			(ii)	access for future generations to Aboriginal cultural heritage,	23
		(d)		ablish effective processes for—	24
			(i)	conserving and managing Aboriginal cultural heritage, and	25
			(ii)	regulating activities that may cause harm to Aboriginal cultural heritage,	26 27
		(e)		nage activities that may harm Aboriginal cultural heritage in a way that des—	28 29
			(i)	clarity, confidence and certainty, and	30
			(ii)	beneficial outcomes for Aboriginal people and Aboriginal owners,	31
		(f)	autho		32 33
		(g)	to pro	omote an appreciation of Aboriginal cultural heritage.	34
4	Reco	gnitio	n of U	nited Nations Declaration on the Rights of Indigenous Peoples	35
		Natio rights Note- provic self-de intern housin enviro	ons Dec s to Ab — Articl des tha etermin al and ng, emp onment	recognises the rights of Indigenous peoples as set out in the United claration on the Rights of Indigenous Peoples and the application of those poriginal persons by this Act. e 31 of the United Nations Declaration on the Rights of Indigenous Peoples at Indigenous peoples, as a specific form of exercising their right to lation, have the right to autonomy or self-government in matters relating to their local affairs, including culture, religion, education, information, media, health, oloyment, social welfare, economic activities, land and resources management, and entry by non-members, as well as ways and means for financing these functions.	36 37 38 39 40 41 42 43 44 45

5 Definitions

The Dictionary in Schedule 3 defines words used in this Act. **Note—** The *Interpretation Act 1987* contains definitions and other provisions that affect the interpretation and application of this Act. 1

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6 Meaning of "Aboriginal cultural heritage" and related terms

In this Act—

Aboriginal cultural heritage—

- (a) means the tangible and intangible elements that are important to the Aboriginal people of the State, and are recognised through social, spiritual and historical values, as recognised by Aboriginal people, and
- (b) includes the following—
 - (i) an area (an *Aboriginal place*) in which tangible elements of Aboriginal cultural heritage are present, including a place where Aboriginal ancestral remains are buried,
 - (ii) an object (an *Aboriginal object*) that is a tangible element of Aboriginal cultural heritage,
 - (iii) a group of areas (a *cultural landscape*) interconnected through tangible or intangible elements of Aboriginal cultural heritage, including lands, plants, animals, water and sky,
 - (iv) the bodily remains of a deceased Aboriginal person (*Aboriginal ancestral remains*), other than remains that are buried in a cemetery where non-Aboriginal persons are also buried or remains that have been dealt with or are to be dealt with under a law of the State relating to the burial of the bodies of deceased persons.

7 Act to bind Crown

This Act binds the Crown in right of New South Wales and, in so far as the legislative power of the Parliament of New South Wales permits, the Crown in all its other capacities.

8 Act does not apply to certain objects

This Act does not apply to or in relation to an object that-

- (a) is part of a collection made and preserved by the Australian Museum Trust, or
- (b) was made for the purpose of sale, unless the object is, or has been, a secret or sacred object.

9 Native title rights and interests

- (1) This Act is not intended to affect native title rights and interests other than in accordance with the Native Title Act.
- (2) This Act must be interpreted in a way that does not prejudice native title rights and interests to the extent that those rights and interests are recognised and protected by the Native Title Act.
- (3) In this section *affect* has the meaning given in the Native Title Act, section 227.

10 Coroners Act 2009 not affected

Subject to section 40, nothing in this Act affects the operation of the *Coroners Act 2009*.

11 Planning legislation

(1)	Development for which consent has been granted or for which consent is not required under the <i>Environmental Planning and Assessment Act 1979</i> , including development declared to be State significant development or State significant infrastructure, must not be carried out unless it is carried out in accordance with the requirements of this Act.	2 3 4 5 6				
(2)	A development application or planning proposal must not be lodged with a consent authority for development which would require an ACH permit or an approved or authorised ACH management plan unless—	7 8 9				
	(a) the ACH permit has been granted, or	10				
	(b) the ACH management plan has been approved or authorised.	11				
(3)	In this section—	12				
	consent authority has the same meaning as in the Environmental Planning and Assessment Act 1979.					
	<i>development</i> has the same meaning as in the <i>Environmental Planning and</i> Assessment Act 1979.					
	<i>development application</i> has the same meaning as in the <i>Environmental Planning</i> and Assessment Act 1979.					
	<i>planning proposal</i> has the same meaning as in the <i>Environmental Planning and</i> Assessment Act 1979, section 3.33.					
	<i>State significant development</i> has the same meaning as in the <i>Environmental Planning and Assessment Act 1979.</i>					
	State significant infrastructure has the same meaning as in the Environmental Planning and Assessment Act 1979.	23 24				

Par	t 2			al Cultural Heritage Council and local al cultural heritage services	1 2
Divis	sion '	1	Inter	pretation	3
12	Defin	itions			4
		In thi	s Part–	_	5
		CATS 2006	SI Act of the	means the Corporations (Aboriginal and Torres Strait Islander) Act Commonwealth.	6 7
		CATS	SI Act of	corporation means a corporation registered under the CATSI Act.	8
		comn	<i>nittee</i> n	neans a committee of the ACH Council established under section 19(1).	9
		Corpo		s Act corporation means a corporation that—	10
		(a)	-	stered under the Corporations Act 2001 of the Commonwealth, and	11
		(b)	satisfi	es the Indigeneity requirement under the CATSI Act, section 29-5.	12
Divis	sion 2	2	Abo	iginal Cultural Heritage Council	13
Sub	divisi	on 1	Co	onstitution of ACH Council	14
13	Cons	titutio	n of A	CH Council	15
	(1)	The A	Aborigi	nal Cultural Heritage Council is constituted by this Act.	16
	(2)	The A	ACH C	ouncil is a body corporate.	17
	(3)	The A	ACH C	ouncil is not subject to the direction or control of the Minister.	18
14	Com	oositic	on and	procedures of ACH Council	19
		Schee	dule 1 s	ets out the following—	20
		(a)	the pr	ocess for the appointment of the first ACH Council,	21
		(b)		nstitution of the ACH Council,	22
		(c)	the pr	ocedures for the ACH Council.	23
Sub	divisi	on 2	Fι	inctions and powers	24
15	Func	tions o	of ACH	Council	25
	(1)	The A	ACH C	ouncil has the following functions—	26
		(a)		ting public awareness, understanding and appreciation of Aboriginal al heritage in the State,	27 28
		(b)	promo	ting the role of Aboriginal people in—	29
			(i)	the recognition, protection, conservation and preservation of Aboriginal cultural heritage, and	30 31
			(ii)	the management of activities that may harm Aboriginal cultural heritage, and	32 33
			(iii)	the administration of this Act,	34
		(c)	and n	ively assisting in the recognition, protection, conservation, preservation anagement of Aboriginal cultural heritage, including, if relevant, by oping guidance materials,	35 36 37
		(d)		ons under Division 3, Subdivision 2 in relation to the designation of as as local ACH services for different areas of the State,	38 39

	(e)		iding advice, and taking appropriate action, under Part 3 in relation to riginal ancestral remains and secret or sacred objects,	1 2
	(f)		ng decisions under—	3
		(i)	Part 4 in relation to protected areas, and	4
		(ii)	Part 6 in relation to ACH permits and ACH management plans, and	5
		(iii)	Part 7 in relation to stop work orders, prohibition orders and remediation orders, and	6 7
		(iv)	Part 10 in relation to compliance,	8
	(g)		ng decisions relating to the endorsement of ACH protection agreements r Part 8,	9 10
	(h)		lishing and maintaining the ACH Directory and the Register of iginal Owners under Part 9,	11 12
	(i)		ing in partnership with Aboriginal Land Councils to promote public eness of Aboriginal cultural heritage,	13 14
	(j)	provi	iding advice to—	15
		(i)	the Minister as described in subsection (2), and	16
		(ii)	the Minister administering the <i>Environmental Planning and Assessment</i> <i>Act 1979</i> about matters which may affect the protection, preservation, conservation or management of Aboriginal cultural heritage,	17 18 19
	(k)	other	functions conferred on the ACH Council under this Act,	20
	(1)	other	functions prescribed for the purposes of this subsection.	21
(2)	The	ACH C	Council may provide advice to the Minister—	22
	(a)		rally in relation to the recognition, protection, conservation, preservation nanagement of Aboriginal cultural heritage, and	23 24
	(b)	on ar this A	nother matter relating to the exercise of the powers of the Minister under Act.	25 26
(3)	The	functio	ns set out in subsection (1) are subject to rights under the Native Title Act.	27
Pow	ers of	ACH (Council	28
	The	ACH C	Council has all the powers it needs to perform its functions.	29
Dele	gatior	n by AC	CH Council	30
(1)	prov	ision o	Council may delegate a power or duty of the ACH Council under another f this Act, other than a power or duty under a relevant provision, to 1 or following—	31 32 33
	(a)	a me	mber,	34
	(b)	a me	mber of staff of the ACH Council,	35
	(c)	a con	nmittee,	36
	(d)	an A	boriginal Land Council.	37
(2)	A de	legatio	on must be in writing and executed by the ACH Council.	38
(3)			whom, or a committee to which, a power or duty is delegated under this not delegate that power or duty.	39 40
(4)	In th	is secti	on—	41
	relev	ant pr	ovision means—	42
	(a)	Divis	sion 3, Subdivision 2 of this Part, and	43

		(b)	Parts 4 and 6.	1
Sub	divisi	on 3	Staff and assistance	2
18	Staff			3
	(1)	The A	ACH Council must determine—	4
		(a)	a staff organisation structure that it considers appropriate to enable the ACH Council to exercise its functions, and	5 6
		(b)	the resources to be allocated towards the employment of staff.	7
	(2)	The o time.	organisational structure may be redetermined by the ACH Council from time to	8 9
	(3)	The A	ACH Council may engage consultants to provide expert advice.	10
Sub	divisi	on 4	Other matters	11
19	Com	mittee	S	12
	(1)	The A	ACH Council may—	13
		(a)	establish committees to assist it in performing its functions, and	14
		(b)	discharge, alter or reconstitute a committee, and	15
		(c)	give directions to a committee on the following matters-	16
			(i) the functions to be performed by the committee,	17
			(ii) the committee's procedures,	18
			(iii) reporting by the committee on the performance of its functions.	19
	(2)		nmittee must comply with a direction of the ACH Council, including a direction ng to standards of transparency and accountability.	20 21
	(3)	consi	mmittee may determine its own procedures but the procedures must be stent with directions of the ACH Council and the terms of a delegation under the committee is acting.	22 23 24
	(4)	A cor	nmittee must—	25
		(a)	keep minutes of its meetings to a standard approved by the ACH Council, and	26
		(b)	provide the ACH Council with a copy of the minutes of each meeting.	27
20	Impe	rsonat	ing member of ACH Council	28
			son must not falsely represent, by words or conduct, that the person is a member ACH Council.	29 30
		Maxi	mum penalty—200 penalty units.	31
Divi	sion:	3	Local Aboriginal cultural heritage services	32
Sub	divisi	on 1	Purpose and nature of local ACH services	33
21	Purp	ose of	local ACH service	34
		An er	ntity designated as a local ACH service for an area of the State—	35
		(a)	must, as far as practicable, provide local ACH service functions for the area, including—	36 37
			(i) the management of sites, places or materials in relation to Aboriginal cultural heritage,	38 39

			(ii) appropriate protection of sites, places or materials relating to Aboriginal cultural heritage,	1 2
		(iii) the maintenance of sites, places and materials relating to Aboriginal cultural heritage, to reduce damage or degradation of Aboriginal cultural heritage, and	3 4 5
		. /	work with persons, entities and government sector agencies with a legislative function, power or duty, including under Commonwealth legislation, in relation to the maintenance and protection of Aboriginal culture and heritage,	6 7 8
			may charge a fee for services it provides in connection with the provision of local ACH service functions in accordance with Subdivision 3.	9 10
Sub	divis	ion 2	Designation as local ACH service	11
22	ACH	Counci	I must designate local ACH service	12
	(1)		CH Council must, as far as practicable, designate an entity as a local ACH of different areas of the State.	13 14
	(2)	A loca	ACH service must not be designated to an individual.	15
	(3)	An ent than 1	ity may be designated by the ACH Council as a local ACH service for more area.	16 17
	(4)	The A	CH Council can designate only 1 local ACH service for an area.	18
23	Desi	gnation	of local ACH service	19
	(1)	service	CH Council may determine the entity to be designated as the local ACH of or an area subject to the Commonwealth law, cultural rights and legal rights rested Aboriginal parties to Aboriginal cultural heritage on or of the land.	20 21 22
	(2)	In this	section—	23
		Aborig	<i>inal owners</i> has the same meaning as in the <i>Aboriginal Land Rights Act 1983</i> .	24
			ted Aboriginal parties include the following—	25
			Aboriginal owners of the land,	26
			a Local Aboriginal Land Council,	27
		(c)	a registered native title body corporate for the area or part of the area.	28
24	ACH	Counci	I must give public notice of designation	29
	(1)		CH Council must give public notice of the designation of an entity as the local ervice for an area.	30 31
	(2)	The no	tice must include the following—	32
			a description of the area for which the entity is designated as the local ACH service sufficient to identify the entity,	33 34
		(b)	the name of the entity,	35
		(c)	details of how the entity may be contacted,	36
		(d)	other information prescribed for the purposes of this subsection.	37
25	Dura	tion of	designation as local ACH service for area	38
	(1)	The de	signation of an entity as the local ACH service for an area—	39
		(a)	takes effect on the day on which the ACH Council gives public notice under section 24(1) or on a later day specified in the notice, and	40 41

		(b)		effect, other than during a period when the designation is suspended under on 26(2)(a), until whichever of the following occurs first—	1 2
			(i)	if the person is a CATSI Act corporation—the person is deregistered under the CATSI Act,	3 4
			(ii)	if the person is a Corporations Act corporation-the person is	5
				deregistered under the Corporations Act 2001 of the Commonwealth,	6
			(iii)	the designation is cancelled under section $26(1)$ or $(2)(b)$.	7
	(2)			ation of an entity as the local ACH service for an area is not affected by	8
				nent of the area under section 27 and the entity is taken to be designated ACH service for the area as amended.	9 10
26	Susp area	ensio	n or c	ancellation of designation as local ACH service for area or part of	11 12
	(1)	local		Council may, on the written request of an entity who is designated as the service for an area, cancel the designation in relation to the area or a part	13 14 15
	(2)			Council may, by written notice given to an entity who is designated as the service for an area, take either of the following actions—	16 17
		(a)		end the designation in relation to the area or a part of the area for a ified period,	18 19
		(b)	cance	el the designation in relation to the area or a part of the area.	20
	(3)	A no	tice gi	ven under subsection (2)—	21
		(a)	must	t set out the grounds on which the action is taken, and	22
		(b)		s effect on the day on which the notice is given or on a later day specified e notice.	23 24
	(4)	Befo desig	re taki mated	ing action under subsection (2), the ACH Council must give the entity as the local ACH service for the area—	25 26
		(a)	writt	en notice of—	27
			(i)	the action the ACH Council proposes to take, and	28
			(ii)	the grounds on which the ACH Council proposes to take the action, and	29
		(b)	a rea	sonable opportunity to be heard on the matter.	30
	(5)			nation of an entity as the local ACH service for an area or a part of an area ed, the designation is of no effect during the period of the suspension.	31 32
	(6)	servi	ce for	Council suspends or cancels the designation of an entity as the local ACH an area or a part of an area under this section the ACH Council must give ce of the suspension or cancellation.	33 34 35
27	Chan	ige to	area f	for local ACH service	36
	(1)		ACH (servio	Council may amend the area for which an entity is designated as the local ce.	37 38
	(2)	An a	mendr	nent of the area may be—	39
		(a)	made	e at the request of the entity designated as the local ACH service, or	40
		(b)	initia	ated by the ACH Council.	41
	(3)			osed amendment is initiated by the ACH Council, the ACH Council must cal ACH service—	42 43
		(a)		en notice of—	44

		(i) the ACH Council's intention to amend the area for which the local ACH service is designated, and	1 2
		(ii) the reasons for the proposed amendment, and	3
		(b) a 1	easonable opportunity to be heard on the matter.	4
	(4)	ACH set	H Council may amend the area for which an entity is designated as the local rvice only if the ACH Council is satisfied that there is no other entity ed as a local ACH service for a part of the amended area.	5 6 7
	(5)		CH Council amends the area for which an entity is designated as the local vice, the ACH Council must give public notice of the amended area.	8 9
28	Char	nge to loc	al ACH service	10
	(1)	local AC	H Council may, on the ACH Council's own initiative or at the request of the CH service for an area, amend 1 or more of the following referred to in the otice of the designation given under section 24(1)—	11 12 13
		(a) the	e name of the entity,	14
		(b) an	y other details or information described in section 24(2)(c) or (d).	15
	(2)		CH Council amends details or information under subsection (1), the ACH must give public notice of the amended details or information.	16 17
Sub	divis	ion 3	Local ACH service functions and related provisions	18
29	Loca	I ACH sei	rvice functions	19
	(1)		CH service functions that are, as far as practicable, to be provided in relation a by the local ACH service for an area are as follows—	20 21
		cu	r the purpose of the management of activities that may harm Aboriginal ltural heritage located in the area under Part 6—to engage and negotiate, as appropriate, with—	22 23 24
		(i) proponents carrying out, or intending to carry out, activities in the area, and	25 26
		(ii) knowledge holders for the area or a part of the area,	27
			make, or to facilitate the making of, ACH management plans for the area,	28
		ac th	provide advice to proponents carrying out, or intending to carry out, tivities in the area about whether Aboriginal cultural heritage is located in e area and the characteristics of any Aboriginal cultural heritage located in e area,	29 30 31 32
		lo	provide information to the ACH Council about Aboriginal cultural heritage cated in the area to assist the ACH Council to perform its functions under is Act, and to improve the accuracy of the ACH Directory,	33 34 35
		pr ac	make submissions and provide information to the ACH Council about oposals for activities to be carried out in the area and the management of the tivities to avoid the risk of harm being caused to Aboriginal cultural heritage the activities,	36 37 38 39
		an	engage, as appropriate, with other local ACH services, native title parties d knowledge holders about Aboriginal cultural heritage that extends beyond e geographic boundaries of the area,	40 41 42
		m	undertake, either directly or indirectly, on-ground identification, aintenance, conservation and preservation of Aboriginal cultural heritage cated in the area,	43 44 45

	(h)	to report to the ACH Council about matters related to the provision of local ACH service functions required by the regulations,	1 2
	(i)	to undertake, either directly or indirectly, an activity in relation to protecting,	3
		preserving, conserving or managing Aboriginal cultural heritage, agreed under	4
		an approved or authorised ACH management plan to be a function of the person designated as the local ACH service for the purposes of this paragraph,	5 6
	(j)	other functions prescribed for the purposes of this subsection.	7
(2)		cal ACH service must, as far as practicable, provide the functions set out in ection (1) in a timely way.	8 9
(3)	If an	entity designated as a local ACH service has a statutory function under another	10
		or law, despite the other Act or law, the local ACH service must exercise the	11
		tions under this Act in a way that prioritises the preservation of Aboriginal ural Heritage above other functions under the other law.	12 13
Fee	for se	vices provided by local ACH service	14
(1)		ntity designated as a local ACH service may charge a fee for services that it	15
		ides in connection with a local ACH service function for the area for which it is gnated.	16 17
(2)	-	ever, the entity designated as a local ACH service cannot charge a fee for	18
(2)		ces that it provides to the Department or the ACH Council in connection with a	19
	local	ACH service function.	20
(3)	A fee	e charged must be in accordance with—	21
	(a)	the fee structure that the entity designated as a local ACH service had in place at the time the entity was designated, or	22 23
	(b)	if a variation of the fee structure is later approved by the ACH Council under section 32(2)—the fee structure as varied.	24 25
(4)	subs	fee for services charged by an entity designated as a local ACH service under ection (1) is not paid, the person may recover the fee as a debt due in a court of petent jurisdiction.	26 27 28
Ann	ual rep	ports	29
(1)		local ACH service must in each year, as soon as practicable after 30 June, but	30
		before 1 November, forward to the ACH Council a report of its operations for 2 months ending on 30 June in that year.	31
(2)			32
(2)		report of the operations of a local ACH service must be prepared in accordance an applicable policy of the ACH Council.	33 34
Varia	ation o	of fee structure for services provided by local ACH service	35
(1)		entity designated as a local ACH service may request the ACH Council to	36
		ove a variation of the fee structure for services that it provides for the provision local ACH service functions.	37 38
(2)		sponse to a request under subsection (1), the ACH Council may approve the tion of the fee structure if the ACH Council is satisfied that the fee structure if	39
	varia	tion of the fee structure if the ACH Council is satisfied that the fee structure, if d—	40 41
	(a)	is reasonable, and	42
	(b)	complies with the local ACH service (fees) guidelines.	43

Par	t 3		hts and duties in relation to Aboriginal cultural itage	1 2
Divi	sion	1	Preliminary	3
33	Defir	nitions	i	4
		In thi	is Part—	5
		custo	dian—	6
		(a)	in relation to Aboriginal ancestral remains—see section 36(1)(a), or	7
		(b)	in relation to a secret or sacred object—see section 44(1)(a).	8
		orgai	<i>nisation</i> means a person other than the following—	g
		(a)	an individual,	10
		(b)	the Australian Museum Trust.	11
34	Exen	nption		12
		Divis herita	sions 2–4 do not apply to the following entities holding Aboriginal cultural age on behalf of an Aboriginal community—	13 14
		(a)	an Aboriginal Land Council, or	15
		(b)	an Aboriginal organisation controlled by the Aboriginal community for an area.	16 17
35	No c	omper	nsation under this Part	18
		A per Part.	rson is not entitled to compensation for loss resulting from the operation of this	19 20
Divi	sion	2	Aboriginal ancestral remains	21
36	Righ	ts of A	Aboriginal people in relation to Aboriginal ancestral remains	22
			boriginal person, group or community for an area in which Aboriginal ancestral ins are located, or are reasonably believed to have originated from, is—	23 24
		(a)	a custodian of the ancestral remains, and	25
		(b)	entitled to possession and control of the ancestral remains.	26
37	ACH	Coun	cil must be notified about Aboriginal ancestral remains	27
	(1)		rganisation or individual in possession of Aboriginal ancestral remains must, n the prescribed period, give written notice to the ACH Council—	28 29
		(a)	stating that the organisation or individual is in possession of the ancestral remains, and	30 31
		(b)	describing the ancestral remains, and	32
		(c)	containing other information in the organisation or individual's possession about the ancestral remains, including information about how the organisation or individual came to be in possession of the ancestral remains.	33 34 35
		Maxi	mum penalty—200 penalty units.	36
	(2)	How	ever, subsection (1) does not apply to—	37
		(a)	an Aboriginal person acting in accordance with the person's traditional rights, interests and responsibilities in relation to the Aboriginal ancestral remains, or	38 39

	(b)	an organisation or individual acting at the written request of an Aboriginal person described in paragraph (a), or	1 2
	(c)	an organisation that, or individual who, reasonably believes the ACH Council is already aware that the organisation or individual is in possession of the Aboriginal ancestral remains.	3 4 5
Duty	of org	ganisations to return Aboriginal ancestral remains	6
(1)		rganisation that is in possession of Aboriginal ancestral remains and has given e under section 37(1) must, within the prescribed period—	7 8
	(a)	identify a custodian of the ancestral remains, and	9
	(b)	either—	10
		(i) return the ancestral remains to a custodian of the ancestral remains, or	11
		 (ii) at the request of a custodian of the ancestral remains, agree to continue to hold the ancestral remains on behalf of the custodians until a custodian requests otherwise. 	12 13 14
	Maxi	imum penalty—400 penalty units.	15
(2)		rganisation must seek the advice of the ACH Council to ensure compliance with ection (1).	16 17
(3)		a defence to a charge of an offence under subsection (1) to prove that the nisation—	18 19
	(a)	could not, after taking reasonable steps, identify a custodian of Aboriginal ancestral remains that are in the organisation's possession, and	20 21
	(b)	has transferred the ancestral remains into the custody of the ACH Council.	22
(4)		rganisation must give written notice to the ACH Council within the prescribed d after the organisation, in accordance with subsection (1)(b), has either—	23 24
	(a)	returned Aboriginal ancestral remains to a custodian of the ancestral remains, or	25 26
	(b)	been requested by a custodian of Aboriginal ancestral remains to continue to hold the ancestral remains on behalf of the custodians of the ancestral remains until a custodian of the ancestral remains requests otherwise.	27 28 29
	Maxi	imum penalty—200 penalty units.	30
Duty Cour		lividuals to transfer Aboriginal ancestral remains to custody of ACH	31 32
(1)	notic to tra	ndividual who is in possession of Aboriginal ancestral remains and has given e under section 37(1) must, within the prescribed period, take reasonable steps insfer the ancestral remains into the custody of the ACH Council. imum penalty—400 penalty units.	33 34 35 36
(2)		ndividual must seek the advice of the ACH Council to ensure compliance with ection (1).	37 38
Tran	sfer of	f Aboriginal ancestral remains by coroner	39
	89A pract	roner who has notified the ACH Council under the <i>Coroners Act 2009</i> , section that a body is, or is likely to be, Aboriginal ancestral remains must, as soon as icable, transfer the ancestral remains which are the subject of the notice into the ody of the ACH Council.	40 41 42 43

41	Abor	riginal	ances	stral remains transferred to custody of ACH Council	1	
				Council may arrange for Aboriginal ancestral remains transferred into its der this Act to, as appropriate in relation to particular ancestral remains—	2 3	
		(a)	be ret	turned to a custodian of the ancestral remains, or	4	
		(b)	Coun	e request of a custodian of the ancestral remains—be held by the ACH neil or by an Aboriginal War Memorial Museum, including for keeping, on behalf of the custodians of the ancestral remains, or	5 6 7	
		(c)		e ACH Council cannot identify a custodian of the ancestral remains—be with in a way that the ACH Council considers appropriate.	8 9	
42	Aboriginal ancestral remains must not be disturbed or removed					
	(1)	A person must not—				
		(a)	distu	rb or remove Aboriginal ancestral remains from an area, or	12	
		(b)	sell, e	exchange or otherwise dispose of Aboriginal ancestral remains, or	13	
		(c)	remo	ove Aboriginal ancestral remains from the State, or	14	
		(d)	cause	e or permit Aboriginal ancestral remains to be removed from the State, or	15	
		(e)	conce	eal Aboriginal ancestral remains.	16	
		Max	imum p	penalty—400 penalty units.	17	
	(2)	How with-		subsection (1) does not apply to Aboriginal ancestral remains being dealt	18 19	
		(a)		n Aboriginal person acting in accordance with the person's traditional s, interests and responsibilities in relation to the ancestral remains, or	20 21	
		(b)	in acc	cordance with this Part.	22	
	(3)	It is a	a defen	nce to a charge of an offence under subsection (1)(a) to prove that—	23	
		(a)	the p	erson charged—	24	
			(i)	was carrying out an activity that was authorised under Part 6, Division 4, or	25 26	
			(ii) (iii)	was performing a function under this Act or another Act or law, or was lawfully on the land where the Aboriginal ancestral remains were present and did not reasonably suspect that ancestral remains were present on the land or that the person's actions would disturb or remove Aboriginal ancestral remains present on the land, and	27 28 29 30 31	
		(b)	the acremation	berson ceased carrying out the activity, performing the function or taking action that caused the disturbance or removal of the Aboriginal ancestral atoms as soon as practicable after the person became aware of the presence e Aboriginal ancestral remains.	32 33 34 35	
Divi	Division 3		Sec	ret or sacred objects	36	
43	Definition				37	
		In th	is Divi	sion—	38	
				<i>public authority</i> means a public authority other than the following—	39	
		(a)	-	Australian Museum Trust, or	40	
		(b)	a uni	versity provided statutory recognition in the State.	41	

44	Right	ts of A	boriginal people in relation to secret or sacred	1			
	(1)		boriginal person, group or community with a cultural connection to a secret or d object is—	2 3			
		(a)	a custodian of a secret or sacred object, and	4			
		(b)	a rightful owner of, and entitled to possession and control of, a secret or sacred object—	5 6			
			(i) if the object is in the possession of a prescribed public authority immediately before the commencement of this section—on the commencement of this section, or	7 8 9			
			(ii) otherwise—when the object comes into the possession of a prescribed public authority on or after the commencement of this section.	10 11			
	(2)		ection (1) applies to a secret or sacred object regardless of who may have owned, d possession or control of, the object—	12 13			
		(a)	before the commencement of this section, or	14			
		(b)	before the object came into the possession of a prescribed public authority.	15			
45	ACH	Coun	cil must be notified about secret or sacred objects	16			
	(1)		rson, other than the Australian Museum Trust, that is in possession of a secret or d object must, within the prescribed period, give written notice to the ACH scil—	17 18 19			
		(a)	stating that the person is in possession of the object, and	20			
		(b)	describing the object, and	21			
		(c)	containing any other information in the person's possession about the object, including information about how the person came to be in possession of the object.	22 23 24			
		Maxi	mum penalty—100 penalty units.	25			
	(2)	Howe	ever, subsection (1) does not apply to—	26			
		(a)	an Aboriginal person acting in accordance with the person's traditional rights, interests and responsibilities in relation to the secret or sacred object, or	27 28			
		(b)	a person acting at the written request of an Aboriginal person described in paragraph (a), or	29 30			
		(c)	a person who reasonably believes that the ACH Council is already aware the person is in possession of the secret or sacred object.	31 32			
46	Duty of prescribed public authorities to return secret or sacred objects						
	(1)		escribed public authority that is in possession of a secret or sacred object and has notice under section 45(1) must, within the prescribed period—	34 35			
		(a)	identify a custodian of the object, and	36			
		(b)	either—	37			
			(i) return the object to a custodian of the object, or	38			
			(ii) at the request of a custodian of the object, agree to continue to hold the object on behalf of the custodian of the object until the custodian of the object otherwise requests.	39 40 41			
		Maxi	mum penalty—400 penalty units.	42			
	(2)		escribed public authority must seek the advice of the ACH Council to ensure bliance with subsection (1).	43 44			

	(3)		a defence to a charge of an offence under subsection (1) to prove that the cribed public authority—	1 2			
		(a)	could not, after taking reasonable steps, identify a custodian of a secret or sacred object in the prescribed public authority's possession, and	3 4			
		(b)	has transferred the object into the custody of the ACH Council.	5			
	(4)		escribed public authority must give written notice to the ACH Council within the cribed period after the authority, in accordance with subsection (1)(b), has—	6 7			
		(a)	returned a secret or sacred object to a custodian of the object, or	8			
		(b)	been requested by a custodian of the object to continue to hold the object on behalf of the custodian of the object until the custodian of the object otherwise requests.	9 10 11			
		Maxi	imum penalty—200 penalty units.	12			
47	Secr	et or s	acred objects transferred to custody of ACH Council	13			
		The A	ACH Council may arrange for a secret or sacred object transferred into the ACH neil's custody under this Act to, as appropriate in relation to the particular	14 15 16			
		(a)	be returned to a custodian of the object, or	17			
		(b)	at the request of a custodian of the object—be held by the ACH Council in safekeeping on behalf of the custodian of the object, or	18 19			
		(c)	if the ACH Council cannot identify a custodian of the object—be dealt with in a way the ACH Council considers appropriate.	20 21			
48	Secret or sacred objects must not be sold or removed from the State						
	(1)	A pe	rson must not—	23			
		(a)	sell, exchange or otherwise dispose of a secret or sacred object, or	24			
		(b)	remove a secret or sacred object from the State, or	25			
		(c)	cause or permit a secret or sacred object to be removed from the State, or	26			
		(d)	conceal a secret or sacred object.	27			
		Maxi	imum penalty—400 penalty units.	28			
	(2)	How with-	ever, subsection (1) does not apply to a secret or sacred object being dealt	29 30			
		(a)	by an Aboriginal person in accordance with the person's traditional rights, interests and responsibilities in relation to the object, or	31 32			
		(b)	in accordance with this Part.	33			
Divi	ision 4 Duty to report Aboriginal cultural heritage to ACH Council			34			
49	Repo	orting	Aboriginal cultural heritage	35			
	(1)		erson who knows, or becomes aware, of the existence of 1 or more of the wing must, within the prescribed period, report it to the ACH Council—	36 37			
		(a)	an Aboriginal place,	38			
		(b)	an Aboriginal object,	39			
		(c)	Aboriginal ancestral remains.	40			
		Maxi	imum penalty—200 penalty units.	41			
	(2)	How	ever, subsection (1) does not apply to—	42			

(a) an Aboriginal person, or 1 a person who reasonably believes the ACH Council is already aware of the (b) 2 existence of-3 (i) the Aboriginal place, or 4 the Aboriginal object, or (ii) 5 (iii) the Aboriginal ancestral remains. 6 A report under subsection (1) may be written or given orally. (3) 7 (4) The ACH Council may arrange for Aboriginal ancestral remains or a secret or sacred 8 object reported under subsection (1), not under the possession and control of a 9 custodian of the ancestral remains or object, to be transferred into the custody of the 10 ACH Council. 11 Division 5 Other rights 12 Rights of all Aboriginal persons to use Aboriginal cultural heritage for commercial 13 purposes 14 (1)The object of this section is to ensure that an Aboriginal person who holds cultural 15 knowledge of Aboriginal cultural heritage may use and commercially benefit from 16 the heritage, whether or not the person is-17 a local ACH service, or (a) 18 (b) an Aboriginal owner, or 19 another Aboriginal entity or person identified as having particular rights, (c) 20 functions and duties under this Act. 21 (2)An Aboriginal person who holds cultural knowledge of Aboriginal cultural heritage 22 may use and commercially benefit from the cultural knowledge of the Aboriginal 23 cultural heritage. 24 (3)To avoid doubt, subsection (1) extends to cultural knowledge of Aboriginal cultural 25 heritage that is intangible Aboriginal cultural heritage. 26

Part 4		Protected areas				
Divi	sion '	1	Preli	iminary	2	
51	Defin	itions			3	
		In this	s Part–	_	4	
		applic	cation	means an application means under section $54(1)$.	5	
		applic	cation	area means the area to which an application relates.	6	
		outsta	inding	significance, in relation to Aboriginal cultural heritage, means-	7	
		(a)		boriginal cultural heritage is of outstanding significance to an Aboriginal or community, and	8 9	
		(b)		gnificance is recognised through social, spiritual and historical values, as nised by Aboriginal people.	10 11	
52	Purp	ose of	prote	cted area declaration	12	
		The p	urpose	e of declaring an area a protected area is—	13	
		(a)		cognise that Aboriginal cultural heritage of outstanding significance for urposes of this Act is located in the area, and	14 15	
		(b)		ovide for the area special protection from activities that may harm the iginal cultural heritage.	16 17	
53	Prote	cted a	rea de	eclaration guidelines must be considered	18	
		signif	icance	ing under this Part whether Aboriginal cultural heritage is of outstanding of for the purposes of this Act, the factors set out in the protected area guidelines must be considered.	19 20 21	
Divi	sion 2	2	App	lication for area to be declared as protected area	22	
54	Appli	cation	for a	rea to be declared as protected area	23	
	(1)	An application for an area to be declared a protected area may be made by a Aboriginal group or community for the area.		24 25		
	(2)	An ap	plicati	ion under subsection (1) must—	26	
		(a)	be ma	ade to the ACH Council in the approved form, and	27	
		(b)		ibe the application area, which can comprise several areas that are not guous, and	28 29	
		(c)	descri	ibe—	30	
			(i)	the characteristics of the Aboriginal cultural heritage in the application area, and	31 32	
			(ii)	the outstanding significance of the Aboriginal cultural heritage to the applicant, or to a group or community of which the applicant is a member, and	33 34 35	
		(d)	accon	application area includes an area to which an ACH permit relates—be npanied by evidence of the agreement of the holder of the permit, as ed to in subsection (3), and	36 37 38	
		(e)	ACH	application area includes an area to which an approved or authorised management plan relates—be accompanied by evidence of the ment of the parties to the plan, as referred to in subsection (4), and	39 40 41	
		(f)	be ac	companied by the other documents or information prescribed for the bases of this subsection.	42 43	

	(3)	The application area must not include an area to which an ACH permit relates unless the holder of the permit agrees to the amendment of the area to which the permit relates to exclude the area that is included in the application area.	1 2 3
	(4)	The application area must not include an area to which an approved or authorised ACH management plan relates unless the parties to the plan agree to the amendment of the area to which the plan relates to exclude the area that is included in the application area.	4 5 6 7
55	Furt	her information in support of application	8
	(1)	The ACH Council may make a written request to the applicant to do any of the following—	9 10
		(a) provide the ACH Council with further information relevant to the application that the ACH Council requires to assess the application,	11 12
		(b) verify the further information by statutory declaration.	13
	(2)	The ACH Council must specify the period within which the request must be complied with.	14 15
56	ACH	Council may refuse to consider some applications	16
		The ACH Council may refuse to consider, or refuse to consider further, an application if—	17 18
		(a) the application is not made in accordance with this Act, or	19
		(b) the applicant has not complied with a request under section 55, or	20
		(c) the ACH Council is of the opinion that the application is substantially the same as an application that—	21 22
		(i) was made within the previous 2 years, and	23
		(ii) was refused.	24
57	ACH	Council must notify certain persons about application	25
	(1)	The ACH Council must give written notice of an application to the following persons—	26 27
		(a) each local ACH service for the application area or a part of the application area,	28 29
		(b) each native title party for the application area or a part of the application area,	30
		(c) each knowledge holder for the application area or a part of the application area.	31
	(2)	The notice must give—	32
		(a) details of the application area, and	33
		(b) details about the Aboriginal cultural heritage to which the application relates to the extent that the details do not disclose culturally sensitive information, and	34 35 36
		(c) a person an opportunity to make submissions to the ACH Council within the prescribed period about whether the application area, or a part of the application area, should be declared as a protected area, and	37 38 39
		(d) for a local ACH service for the application area or a part of the application area—an opportunity to make a recommendation about whether the application area, or a part of the application area, should be declared as a protected area.	40 41 42 43

58 Preliminary assessment by ACH Council

58	Preli	iminary as	ssessment by ACH Council	1
	(1)		end of the prescribed period for submissions referred to in a notice for an ion, the ACH Council must, within the prescribed period—	2 3
			onsider the application, and any further information provided in response to request under section 55(1), and	4 5
		(b) cc	onsider submissions made to the ACH Council in response to the notice, and	6
			onsider a recommendation made to the ACH Council by the local ACH ervice in response to the notice, and	7 8
			onsider the characteristics and significance of the Aboriginal cultural heritage the group or community in relation to the Aboriginal cultural heritage, and	9 10
			orm a preliminary view about whether or not the application area, or a part of e application area, should be declared as a protected area.	11 12
	(2)	the appli is satisf	H Council may form a preliminary view that the application area, or a part of ication area, should be declared as a protected area only if the ACH Council ied that Aboriginal cultural heritage of outstanding significance for the s of this Act is located in the area.	13 14 15 16
59	Givi	ng public	notice of intention to seek that area be declared as protected area	17
	(1)	forms a	application for an area to be declared as a protected area, the ACH Council preliminary view that an area should be declared as a protected area, the buncil must—	18 19 20
		(a) gi	ve public notice as described in subsection (2), and	21
		(b) no	otify the following persons that the public notice has been given—	22
		. ,	i) each local ACH service for the area or a part of the area,	23
		(i	i) each native title party for the area or a part of the area,	24
		(iii	i) the Local Aboriginal Land Council for the area,	25
		(iv	<i>v</i>) each knowledge holder for the area or a part of the area,	26
		(v	v) each landholder of land within the area,	27
		(v:	the area or a part of the area,	28 29
		(vi	i) any other person the ACH Council considers has an interest in the area or a part of the area.	30 31
	(2)	The pub	lic notice must include—	32
			etails of the area that the ACH Council has formed the preliminary view nould be declared as a protected area, and	33 34
		th	rovision of an opportunity to make submissions to the ACH Council within the prescribed period about the preliminary view of the ACH Council that the rea should be declared as a protected area, and	35 36 37
		m	or a local ACH service for the area or a part of the area—an opportunity to ake a recommendation about whether the area, or a part of the area, should e declared as a protected area.	38 39 40
Divi	sion	3 D	ecision of ACH Council	41
60	Deci	sion of A	CH Council	42
	(1)		nd of the period for making submissions referred to in the public notice given section 59(1)(a), the ACH Council must, within the prescribed period—	43 44
			onsider—	45

		(i)	the matters set out in section 58(1)(a), (b) and (c) and the preliminary view formed, or taken to be formed, by the ACH Council, and	1 2		
		(ii)	submissions made to the ACH Council in response to the public notice, and	3 4		
		(iii)	a recommendation by a local ACH service about whether the application area, or a part of the application area, should be declared as a protected area, and	5 6 7		
	(b)	make	e a decision that—	8		
		(i)	the application area, or a part of the application area, be declared as a protected area, or	9 10		
		(ii)	no part of the application area be declared as a protected area.	11		
(2)	If the ACH Council decides that an area be declared as a protected area, the ACH Council may also decide to make the order declaring the area as a protected area subject to conditions relating to the following—					
	(a)	the m	nanagement of the area,	15		
	(b)	acces	ss to the area,	16		
	(c)	the o	ther matters prescribed for this subsection.	17		
(3)		ACH C fied—	Council may make a decision under subsection (1)(b)(i) for an area only if	18 19		
	(a)		Aboriginal cultural heritage of outstanding significance for the purposes is Act is located in the area, and	20 21		
	(b)		he area needs to be provided with special protection from activities that harm that Aboriginal cultural heritage, and	22 23		
	(c)	autho ensui the p	e area overlaps with an area to which an ACH permit or approved or orised ACH management plan relates—that there are measures in place to re that the permit or plan is amended to exclude, from the area to which ermit or plan relates, an area that is part of the area to be declared as a octed area, and	24 25 26 27 28		
	(d)	of ot	her matters prescribed for the purposes of this subsection.	29		
Dired	ctions	and re	ecommendations	30		
(1)			Council makes a decision that an area should be declared as a protected a protected area declaration comes into effect for the area—	31 32		
	(a)	to wł	CH permit may be amended under section 99(1) to exclude from the area nich the permit relates an area that is part of the area to be declared as a toted area, as agreed by the permit holder under section 54(3), and	33 34 35		
	(b)	a rele	evant approved or authorised ACH management plan—	36		
		(i)	may be amended to exclude from the area to which the plan relates, an area that is part of the area to be declared as a protected area, as agreed by the parties to the plan under section 54(4), and	37 38 39		
		(ii)	may be approved under section 134(3) as amended.	40		
(2)	ACH	[Coun	Council decides that an area should be declared as a protected area, the cil must publish, on the ACH Council's website, a declaration that the e a protected area.	41 42 43		
Deci	sion n	ot to c	leclare area as protected area	44		
(1)	If the ACH Council makes a decision that no part of an application area should be declared as a protected area, the ACH Council must ensure that public notice of the decision is given within 14 days after the decision is made.					

	(2)	The	notice must contain—	1			
		(a)	a description of the decision, and	2			
		(b)	short particulars of the reasons for the decision.	3			
Divi	Division 4 Declaration of protected area			4			
63	Prot	ected	area declaration	5			
	(1)	The	declaration of a protected area may be for several areas that are not contiguous.	6			
	(2)	The	declaration must—	7			
		(a)	provide a name for the protected area, and	8			
		(b)	describe the boundaries of the protected area in a way sufficient to identify it, and	9 10			
		(c)	state that Aboriginal cultural heritage of outstanding significance for the purposes of this Act is located in the protected area, and	11 12			
		(d)	state the conditions to which the declaration of the area, or areas, as a protected area is subject.	13 14			
	(3)	A pr	otected area declaration comes into effect—	15			
		(a)	on the day on which it is published on the ACH Council's website, or	16			
		(b)	on a later day specified in the declaration.	17			
64	Amending and repealing orders						
	(1)		pplication for the amendment or repeal of a protected area declaration may be by—	19 20			
		(a)	an Aboriginal group or community for the protected area, or	21			
		(b)	a person who wants to carry out an activity in the protected area.	22			
	(2)	Othe modi	r than as set out in this section, this Part applies, with all necessary ifications, in relation to—	23 24			
		(a)	an application for the amendment or repeal of a protected area declaration, and	25			
		(b)	the making of an order amending or repealing that order.	26			
	(3)	An a	pplication for the amendment of a protected area declaration may provide for-	27			
		(a)	a change to the name of the protected area, or	28			
		(b)	a change to the description of the boundaries of the protected area, or	29			
		(c)	the removal of a condition to which the order is subject, or	30			
		(d)	the imposition of a new condition to which the order is to be made subject, or	31			
			a change to a condition to which the order is subject, relating to the following—	32 33			
			(i) the management of the area,	34			
			(ii) access to the area,	35			
			(iii) the other matters prescribed for this subsection.	36			
	(4)		e amendment of a protected area declaration is to provide only for a change to ame of the protected area then—	37 38			
		(a)	sections 57–62 do not apply in relation to—	39			
			(i) the application for the amendment, or	40			
			(ii) the making of the amending order, and	41			
		(b)	before amending the protected area declaration, the ACH Council must—	42			

		(i)	give to the persons described in section 57(1)(b) written notice of the proposed change to the name of the protected area that provides a reasonable opportunity to make submissions to the ACH Council about the proposed change to the name of the protected area, and	1 2 3 4
		(ii)	consider any submissions made in response to the notice.	5
65	Correc	ctions		6
		The ACH declaration	Council may amend a protected area declaration to correct in the	7 8
		(a) a cle	erical mistake or unintentional error or omission, or	9
		(b) a fig	gure that has been miscalculated, or	10
		(c) a m thin	isdescription of an area, activity, Aboriginal cultural heritage or other g.	11 12
Divis	sion 5	Co	ntravention of conditions on protected area declarations	13
66	Contra	avention o	f conditions on protected area declaration	14
66	(1)	A person 1 subject.	nust not contravene a condition to which a protected area declaration is	15 16
66	 (1) (2) 	A person i subject. Maximum It is a defe charged di	-	15

Part 5		Offences about harming Aboriginal cultural heritage				
Division 1		1	Preliminary			
67	Mean	ning of	f "harm" to Aboriginal cultural heritage	3		
	(1)	To h	arm Aboriginal cultural heritage includes the following—	4		
		(a)	to destroy or damage the Aboriginal cultural heritage,	5		
		(b)	to move the Aboriginal cultural heritage,	6		
		(c)	to lose the Aboriginal cultural heritage,	7		
		(d)	an act that desecrates the Aboriginal cultural heritage.	8		
	(2)	Abor and r	ever, an act carried out in relation to Aboriginal cultural heritage by an iginal person acting in accordance with the person's traditional rights, interests esponsibilities in relation to the Aboriginal cultural heritage cannot harm the iginal cultural heritage.	9 10 11 12		
68	Mean	ning of	f "serious harm" and "material harm" to Aboriginal cultural heritage	13		
	(1)	Harm	to Aboriginal cultural heritage is <i>serious</i> if the harm is—	14		
		(a)	irreversible, of a high impact or on a wide scale, or	15		
		(b)	to Aboriginal cultural heritage located in a protected area.	16		
	(2)	Harm neglig	n to Aboriginal cultural heritage is <i>material</i> if the harm is neither trivial nor gible.	17 18		
Division 2		2	Offences	19		
	B Serious					
69	Serio	ous ha	rm to Aboriginal cultural heritage	20		
69	Serio (1)		rm to Aboriginal cultural heritage	20 21		
69						
69		A per	rson commits an offence if—	21		
69		A per (a) (b)	rson commits an offence if— the person harms Aboriginal cultural heritage, and	21 22		
69		A per (a) (b)	rson commits an offence if— the person harms Aboriginal cultural heritage, and the harm is serious.	21 22 23		
69		A per (a) (b) Maxi	rson commits an offence if— the person harms Aboriginal cultural heritage, and the harm is serious. mum penalty— for an individual— (i) imprisonment for 5 years or 18,000 penalty units, or both, and	21 22 23 24		
69		A per (a) (b) Maxi	 rson commits an offence if— the person harms Aboriginal cultural heritage, and the harm is serious. mum penalty— for an individual— (i) imprisonment for 5 years or 18,000 penalty units, or both, and (ii) 1,000 penalty units each day or part of a day the offence continues, 	21 22 23 24 25		
69		A per (a) (b) Maxi	rson commits an offence if— the person harms Aboriginal cultural heritage, and the harm is serious. mum penalty— for an individual— (i) imprisonment for 5 years or 18,000 penalty units, or both, and (ii) 1,000 penalty units each day or part of a day the offence continues, for a body corporate—	21 22 23 24 25 26		
69		A per (a) (b) Maxi (a)	 rson commits an offence if— the person harms Aboriginal cultural heritage, and the harm is serious. mum penalty— for an individual— (i) imprisonment for 5 years or 18,000 penalty units, or both, and (ii) 1,000 penalty units each day or part of a day the offence continues, for a body corporate— (i) 180,000 penalty units, and 	21 22 23 24 25 26 27 28 29		
69		A per (a) (b) Maxi (a)	rson commits an offence if— the person harms Aboriginal cultural heritage, and the harm is serious. mum penalty— for an individual— (i) imprisonment for 5 years or 18,000 penalty units, or both, and (ii) 1,000 penalty units each day or part of a day the offence continues, for a body corporate—	21 22 23 24 25 26 27 28		
69		A per (a) (b) Maxi (a) (b) If the satisf offen	 rson commits an offence if— the person harms Aboriginal cultural heritage, and the harm is serious. mum penalty— for an individual— (i) imprisonment for 5 years or 18,000 penalty units, or both, and (ii) 1,000 penalty units each day or part of a day the offence continues, for a body corporate— (i) 180,000 penalty units, and 	21 22 23 24 25 26 27 28 29		
69	(1)	A per (a) (b) Maxi (a) (b) If the satisf offen	 rson commits an offence if— the person harms Aboriginal cultural heritage, and the harm is serious. mum penalty— for an individual— (i) imprisonment for 5 years or 18,000 penalty units, or both, and (ii) 1,000 penalty units each day or part of a day the offence continues, for a body corporate— (i) 180,000 penalty units, and (ii) 10,000 penalty units each day or part of a day the offence continues. court, on a prosecution of a person for an offence against subsection (1), is not ied that the offence is proven but is satisfied that the person has committed an ce against section 70(1), 71(1) or 72, having the same or a lesser maximum 	21 22 23 24 25 26 27 28 29 30 30 31 32 33		
69	(1)	A per (a) (b) Maxi (a) (b) If the satisf offen penal	 rson commits an offence if— the person harms Aboriginal cultural heritage, and the harm is serious. mum penalty— for an individual— (i) imprisonment for 5 years or 18,000 penalty units, or both, and (ii) 1,000 penalty units each day or part of a day the offence continues, for a body corporate— (i) 180,000 penalty units, and (ii) 10,000 penalty units each day or part of a day the offence continues. court, on a prosecution of a person for an offence against subsection (1), is not ied that the offence is proven but is satisfied that the person has committed an ce against section 70(1), 71(1) or 72, having the same or a lesser maximum ty, the court may— 	21 22 23 24 25 26 27 28 29 30 31 32 33 34		
69	(1)	A per (a) (b) Maxi (a) (b) If the satisf offen penal (a) (b)	 rson commits an offence if— the person harms Aboriginal cultural heritage, and the harm is serious. mum penalty— for an individual— (i) imprisonment for 5 years or 18,000 penalty units, or both, and (ii) 1,000 penalty units each day or part of a day the offence continues, for a body corporate— (i) 180,000 penalty units, and (ii) 10,000 penalty units each day or part of a day the offence continues. court, on a prosecution of a person for an offence against subsection (1), is not ied that the offence is proven but is satisfied that the person has committed an ce against section 70(1), 71(1) or 72, having the same or a lesser maximum ty, the court may— acquit the person of the offence with which the person is charged, and find the person guilty of the other offence, and the person is liable to be 	21 22 23 24 25 26 27 28 29 30 31 32 33 34 35 36		
	(1)	A per (a) (b) Maxi (a) (b) If the satisf offen penal (a) (b)	 rson commits an offence if— the person harms Aboriginal cultural heritage, and the harm is serious. mum penalty— for an individual— (i) imprisonment for 5 years or 18,000 penalty units, or both, and (ii) 1,000 penalty units each day or part of a day the offence continues, for a body corporate— (i) 180,000 penalty units, and (ii) 10,000 penalty units each day or part of a day the offence continues. court, on a prosecution of a person for an offence against subsection (1), is not ide that the offence is proven but is satisfied that the person has committed an ce against section 70(1), 71(1) or 72, having the same or a lesser maximum ty, the court may— acquit the person of the offence with which the person is charged, and find the person guilty of the other offence, and the person is liable to be punished accordingly. 	21 22 23 24 25 26 27 28 29 30 31 32 33 34 35 36 37		

		(b)	the harm is serious.	1
		Maxi	imum penalty—	2
		(a)	for an individual—	3
			(i) 10,000 penalty units, and	4
			(ii) 500 penalty units for each day or part of a day the offence continues, or	5
		(b)	for a body corporate—	6
			(i) 100,000 penalty units, and	7
			(ii) 5,000 penalty units for each day or part of a day the offence continues.	8
	(2)		t occurred by accident.	9 10
	(3)	satisf offen	e court, on a prosecution of a person for an offence against subsection (1), is not fied that the offence is proven but is satisfied that the person has committed an ace against section $71(1)$ or 72, having the same or a lesser maximum penalty, ourt may—	11 12 13 14
		(a)	acquit the person of the offence with which the person is charged, and	15
		(b)	find the person guilty of the other offence, and the person is liable to be punished accordingly.	16 17
71	Mate	rial ha	arm to Aboriginal cultural heritage	18
	(1)	A per	rson commits an offence if—	19
		(a)	the person harms Aboriginal cultural heritage, and	20
		(b)	the harm is material.	21
		Maxi	imum penalty—	22
		(a)	for an individual—	23
			(i) 2,000 penalty units, and	24
			(ii) 1,000 penalty units for each day or part of a day the offence continues, or	25 26
		(b)	for a body corporate—	27
			(i) 20,000 penalty units, and	28
			(ii) 10,000 penalty units for each day or part of a day the offence continues.	29
	(2)	satisf	e court, on a prosecution of a person for an offence against subsection (1), is not fied that the offence is proven but is satisfied that the person has committed an ice against section 72, having the same or a lesser maximum penalty, the court	30 31 32 33
		(a)	acquit the person of the offence with which the person is charged, and	34
		(b)	find the person guilty of the other offence, and the person is liable to be punished accordingly.	35 36
72	Harn	n to At	boriginal cultural heritage	37
		A pei	rson commits an offence if the person harms Aboriginal cultural heritage.	38
		-	imum penalty—	39
		(a)	for an individual—	40
			(i) 500 penalty units, and	41
			(ii) 30 penalty units for each day or part of a day the offence continues, or	42
		(b)	for a body corporate—	43
			(i) 5,000 penalty units, and	44

			(ii)	300 penalty units for each day or part of a day the offence continues.	1
Divi	ision 3	3	Othe	er offence	2
73	Offen	ce to	use re	egistered Aboriginal intangible heritage for commercial purposes	3
		herita the pe	ge for erson h mum p for ar	must not knowingly or recklessly use intangible Aboriginal cultural commercial purposes without the consent of the ACH Council, unless nolds cultural knowledge for that intangible Aboriginal cultural heritage. penalty— n individual—50 penalty units, or body corporate—5,000 penalty units.	4 5 6 7 8 9
D ::					
ועוט	sion 4	ŀ	Dete	ences	10
74	Defen	ice of	autho	prity under Part 6, Division 4 or 5	11
		activi		the for an offence under Division 2 to prove that the carrying out of the tharmed the Aboriginal cultural heritage was authorised under Part 6, or 5.	12 13 14
75	Defen	ices th	nat ap	ply in relation to protected areas	15
		cultur Abori	al her	nce to an offence under section $69(1)$ or $70(1)$ in relation to Aboriginal itage located in a protected area to prove that the act that harmed the cultural heritage was carried out in accordance with the protected area for the protected area.	16 17 18 19
76	Other	[,] defer	nces		20
				ce for an offence under Division 2 to prove that the activity that harmed nal cultural heritage was carried out—	21 22
		(a)	by a p	person in accordance with a remediation order, or	23
		(b)		person in accordance with the <i>Coroners Act 2009</i> in the course of mining whether human remains are Aboriginal ancestral remains, or	24 25
		(c)		person in an emergency situation to prevent or minimise loss of life, dice to the safety, or harm to the health, of people.	26 27

Part 6 Managing activities that may harm Aboriginal cultural heritage

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Division 1 Preliminary

77 Definitions

In this Part—

Aboriginal party, in relation to an approved or authorised ACH management plan, means each interested Aboriginal party that has agreed to be a party to the plan.

ACH impact statement, in relation to a proposed activity that is intended to be carried out in an area, means a statement, prepared in accordance with the regulations, about the impact of the proposed activity on Aboriginal cultural heritage in the area.

ACH management plan—see section 102.

ACH permit means an Aboriginal cultural heritage permit granted under section 89(1)(c)(i).

consult means to consult in accordance with section 78 and the consultation guidelines.

informed consent—see section 114.

interested Aboriginal party—see section 104(1).

parties, to an approved or authorised ACH management plan, means-

- (a) each Aboriginal party to the plan, and
- (b) the proponent identified in the plan under section 102(2)(a)(i).

persons to be consulted, in relation to an activity or a proposed activity, means the persons to be consulted in accordance with section 80(1).

persons to be notified, in relation to an activity or a proposed activity, means the persons to be notified in accordance with section 80(1).

proponent means a person who----

- (a) intends to carry out an activity that may harm Aboriginal cultural heritage, or
- (b) carries out an activity authorised under Division 4.

proposed activity means an activity that a proponent intends to carry out.

related agreement, for an area, means an agreement that-

- (a) contains provisions about—
 - (i) the management of Aboriginal cultural heritage in the area, and
 - (ii) the carrying out of an activity in the area in relation to which authorisation under Division 4 is required, and
- (b) is between a proponent for an activity being, or a proposed activity intended to be, carried out in the area and—
 - (i) if there is an approved or authorised ACH management plan for the area—a person who is an Aboriginal party to the plan, or
 - (ii) if there is, or were to be, an ACH management plan for the area—a person who is, or would be, an interested Aboriginal party for the plan, or
 - (iii) otherwise—1 or more of the persons to be notified or the persons to be consulted about those activities, or proposed activities.

Example— An agreement mentioned in the Native Title Act, section 31(1)(b) may be a related agreement.

	<i>State significance</i> , in relation to Aboriginal cultural heritage, means that the Aboriginal cultural heritage is of exceptional importance to the cultural identity of the State.	1 2 3				
	<i>tier 1 activity</i> means an activity involving no, or a low level of ground disturbance.	4				
	<i>tier 2 activity</i> means an activity involving a moderate to high level of ground	5				
	disturbance.					
Con	sultation about proposed activities	7				
	For this Part, the consultation that occurs in relation to a proposed activity will depend on the circumstances of the activity but should include the following—	8 9				
	(a) the proponent making a genuine attempt to contact and consult, in a timely way, each person to be consulted,	10 11				
	(b) the proponent providing sufficient information about the proposed activity to each person to be consulted to enable each person to understand the proponent's reasoning and intention,	12 13 14				
	(c) each person to be consulted having an opportunity to clearly state the person's position on the proposed activity and explain that position,	15 16				
	(d) the proponent and each person to be consulted disclosing relevant and necessary information about the person's position as reasonably requested,	17 18				
	(e) the proponent taking reasonable steps to follow up with a person to be consulted if there is no response to the initial contact or a reasonable request for further information.	19 20 21				
Prop	onent must seek confirmation about proposed activity	22				
(1)	A proponent who intends to carry out an activity in an area must ask the ACH Council to provide a letter of advice to confirm whether the proposed activity is—	23 24				
	(a) a tier 1 activity, or	25				
	(b) a tier 2 activity.	26				
(2)	The request must—	27				
	(a) be in writing, and	28				
	(b) contain details of—	29				
	(i) the proposed activity, and	30				
	(ii) the area where the proposed activity is intended to be carried out.	31				
(3)	Before making the request, the proponent must have regard to the ACH Directory.	32				
(4)	On receipt of a request under subsection (1), the ACH Council must provide the proponent with the letter of advice.	33 34				
(5)	If the ACH Council is satisfied the proposed activity can be confirmed as one of the following, the letter of advice must include that the proposed activity can be confirmed as—	35 36 37				
	(a) a tier 1 activity, or (b) a tier 2 activity	38				
	(b) a tier 2 activity.	39				
(6)	If the proposed activity is confirmed as a tier 1 activity or a tier 2 activity, the letter of advice must direct the person apply for an ACH permit or an ACH management plan, as the ACH Council considers appropriate for the proposed activity.	40 41 42				
(7)	A letter of advice provided under subsection (4) may be used in evidence in proceedings for an offence under Part 5, Division 2 in relation to the carrying out of the activity described in the letter.	43 44 45				

Division 2		2	Persons to be notified or persons to be consulted about activities or proposed activities			
80	Pers activ		be notified or persons to be consulted about activities or proposed			
		prop	persons to be notified or the persons to be consulted about an activity that a onent is carrying out, or a proposed activity that the proponent intends to carry in an area are—	5 6 7		
		(a)	each local ACH service for the area or a part of the area, and	8		
		(b)	each Local Aboriginal Land Council for the area, and	9		
		(c)	local Aboriginal people who are likely to be affected by the proposed activities, and	10 11		
		(d)	if there is not a local ACH service for the area or a part of the area—	12		
		. /	(i) each native title party for the area or the part of the area, and	13		
			(ii) each knowledge holder for the area or the part of the area, and	14		
		(e)	if there is not a local ACH service, a native title party or a knowledge holder for the area or a part of the area—each native title representative body for the area or the part of the area.	15 16 17		
81	Assistance		e to identify persons to be notified or persons to be consulted			
	(1)		oponent may request the assistance of the ACH Council to identify the persons e notified or the persons to be consulted—	19 20		
		(a)	about an activity that a proponent is carrying out in an area, or	21		
		(b)	about a proposed activity that the proponent intends to carry out, in an area.	22		
	(2)	In res	sponse to a request under subsection (1), the ACH Council must—	23		
		(a)	provide the proponent with reasonable assistance to identify the persons, and	24		
		(b)	provide the proponent with the details of the relevant Local Aboriginal Land Council for the area.	25 26		
Divi	sion	3	Authority to carry out activity that may harm Aboriginal cultural heritage	27 28		
82	Auth herit	ority t age	rity to carry out tier 1 activity or tier 2 activity that may harm Aboriginal cultural je			
			erson is authorised to carry out an activity that may harm Aboriginal cultural age if—	31 32		
		(a)	the activity is a tier 1 activity or a tier 2 activity, and	33		
		(b)	the area where the activity is carried out does not include an area that is part of a protected area, and	34 35		
		(c)	the person carries out the activity in accordance with-	36		
			(i) an ACH permit, or	37		
			(ii) an approved or authorised ACH management plan.	38		

Division 4		4	ACH permits		
Sub	divisi	on 1		tice of intention to carry out tier 1 activity or tier 2 ivity	2 3
83	Notic	e of in	tention	to carry out tier 1 activity or tier 2 activity	4
		that n	iay harı	who intends to carry out a tier 1 activity or a tier 2 activity in an area n Aboriginal cultural heritage must give to each of the persons to be t the activity—	5 6 7
		(a)	written	notice providing details of—	8
				he proposed activity, and	9
				he area where the proponent intends to carry out the activity, and	10
		(b)	stateme	ortunity to submit to the proponent, within the prescribed period, a ent about the person's views about the risk of harm being caused to inal cultural heritage located in the area by the proposed activity.	11 12 13
84	Notif	ication	carried	d out under related agreement	14
		used	to satisf	carried out in an area in accordance with a related agreement may be by the notice requirements in section 83 in relation to the area to the e notification complies with the requirements set out in that section.	15 16 17
Sub	divisi			ant of ACH permit	18
85	••			H permit	19
	(1)	intend the A	ls to car CH Co	the period for submissions referred to in section 83(b), a proponent who ry out a tier 1 activity or a tier 2 activity in an area may, if directed by puncil in relation to the activity under section 79(6), apply for an altural heritage permit (an <i>ACH permit</i>) to carry out the activity.	20 21 22 23
	(2)	An ap	plicatio	n for an ACH permit must—	24
		(a)	be mad	le to the ACH Council in the approved form, and	25
		(b)		details of the proposed activity and the area to which the permit is ed to relate, and	26 27
		(c)	identify		28
			i	he Aboriginal cultural heritage located in the area to which the permit s intended to relate, and	29 30
			1	he characteristics of that Aboriginal cultural heritage of which the proponent is aware, and	31 32
		(d)	identify		33
				whether there is a risk of harm being caused to Aboriginal cultural neritage by the proposed activity, and	34 35
			(ii) i	f a risk of harm has been identified—the risk of harm and the Aboriginal cultural heritage that is at risk of harm, and	36 37
		(e)		e details of the notice given under section 83(a), including details of the s who were notified, and	38 39
		(f)	risk of includi	how the proposed activity will be managed to avoid, or minimise, the harm being caused to Aboriginal cultural heritage by the activity, ng a clear explanation of the steps that will be taken to avoid, or ise, the risk, and	40 41 42 43
		(g)	include	e any submissions made to the proponent under section 83(b), and	44

		(h)	be ac subse	ecompanied by the documents or information prescribed for this ction.	1 2		
86	Furt	ner inf	ormatio	on in support of application	3		
	(1)	The to—	ACH C	council may make a written request to an applicant for an ACH permit	4 5		
		(a)		de the ACH Council with further information relevant to the application ne ACH Council requires to assess the application, and	6 7		
		(b)	verify	the further information by statutory declaration.	8		
	(2)		quest un mplied	nder subsection (1) must specify the period within which the request is to with.	9 10		
87	ACH	Coun	cil may	refuse to consider some applications	11		
				Council may refuse to consider, or refuse to consider further, an for an ACH permit if—	12 13		
		(a)	the ap	plication is not made in accordance with this Act, or	14		
		(b)	the ap	plicant has not complied with a request under section 86.	15		
88	ACH	Coun	cil to g	ive notice of application	16		
	(1)) On receipt of an application under section 85(1), the ACH Council must give written notice of the application, with the application attached, to each of the persons to be notified about the activity to which the application relates.					
	(2)	Cour	ncil, wit	must provide that a person given the notice may submit to the ACH thin the specified period, a statement about the person's views on the out in the application.	20 21 22		
89	Deci	sion o	f ACH (Council on application for ACH permit	23		
	(1)	The A	ACH C	ouncil must—	24		
		(a)	assess and	s each application for an ACH permit in accordance with section 90(1),	25 26		
		(b)	have 1	regard to—	27		
			(i)	submissions made to the proponent under section 83(b), and	28		
			(ii)	further information provided in response to a request under section $86(1)$, and	29 30		
			(iii)	submissions made to the ACH Council under section 88(2), and	31		
		(c)		a decision—	32		
			(i)	if it is satisfied as to the matters set out in section 90(1)—to grant an ACH permit, or	33 34		
			(ii)	otherwise—to refuse to grant an ACH permit.	35		
	(2)		ecision ribed p	on an application must be made by the ACH Council within the eriod.	36 37		
	(3)	perio	d comr on to th	bed period for making a decision on an application does not include a nencing on the day on which a request is made under section $86(1)$ in the application and ending on the day on which the first of the following	38 39 40 41		
		(a)	the re-	quest is complied with,	42		
		(b)	the pe	eriod for complying with the request expires.	43		

	(4)	The .	ACH Council must give written notice of the ACH Council's decision to-	1
		(a)	the applicant for the ACH permit, and	2
		(b)	each of the persons to be notified about the activity to which the application relates.	3 4
90	Grar	nt of A	CH permit	5
	(1)	The .	ACH Council may grant an ACH permit if satisfied—	6
		(a)	the proposed activity is a tier 1 activity or a tier 2 activity, and	7
		(b)	the area where the applicant intends to carry out the activity does not include an area that is part of a protected area, and	8 9
		(c)	each of the persons to be notified about the proposed activity under section 83(a) has been notified, and	10 11
		(d)	the applicant will take all reasonable steps possible to avoid, or minimise, the risk of harm being caused to Aboriginal cultural heritage by the activity, and	12 13
		(e)	the proposed activity is not inconsistent with the objects of this Act, and	14
		(f)	the person has otherwise complied with the requirements of this Part, and	15
		(g)	the likely impact on Aboriginal cultural heritage will be minimal.	16
	(2)	The satist	ACH Council must refuse to grant an ACH permit if the ACH Council is not fied of the matters referred to in subsection (1).	17 18
	(3)	An A	CH permit must be in an approved form and include details of the following—	19
		(a)	the person to whom the permit is granted,	20
		(b)	the activity to which the permit relates,	21
		(c)	the area to which the permit relates,	22
		(d)	when the permit comes into effect,	23
		(e)	the conditions to which the permit is subject,	24
		(f)	the other matters prescribed for this subsection.	25
91	Dura	ation o	f ACH permit	26
		An A	ACH permit—	27
		(a)	comes into effect—	28
			(i) when it is granted, or	29
			(ii) on a later day specified in the permit, and	30
		(b)	has effect until the expiry of the period of 4 years after the day on which the permit comes into effect unless the permit is—	31 32
			(i) extended under section 96(1)(c)(i), or	33
			(ii) cancelled earlier under section 100(1)(b).	34
Sub	divis	ion 3	Extension of ACH permit	35
92	App	licatio	n for extension of ACH permit	36
	(1)		holder of an ACH permit may apply to the ACH Council for the term of the hit to be extended.	37 38
	(2)	The expin	application cannot be made later than 90 days before the ACH permit is due to re.	39 40

	(3)		re making the application, the permit holder must give to each of the persons to otified about the activity to which the permit relates—	1 2
		(a)	written notice including details of the proposed extension, and	3
		(b)	an opportunity to submit to the permit holder, within the prescribed period, a statement about the person's views on the proposed extension.	4 5
	(4)	The a	application must—	6
		(a)	be made to the ACH Council in the approved form, and	7
		(b)	include details of the notice given under subsection (3)(a), including details of the persons who were notified, and	8 5
		(c)	include submissions made to the permit holder under subsection (3)(b).	10
93	Furt	ner inf	ormation in support of application	11
	(1)		ACH Council may make a written request to an applicant for the extension of an [permit to—	12 13
		(a)	provide the ACH Council with further information relevant to the application that the ACH Council requires to assess the application, and	14 15
		(b)	verify the further information by statutory declaration.	16
	(2)		juest under subsection (1) must specify the period within which the request is to omplied with.	17 18
94	ACH	Coun	cil may refuse to consider some applications	19
			ACH Council may refuse to consider, or consider further, an application for the asion of an ACH permit if—	20 21
		(a)	the application is not made in accordance with this Act, or	22
		(b)	the applicant has not complied with a request under section $93(1)$.	23
95	ACH	Coun	cil to give notice of application for extension of ACH permit	24
	(1)	notic	ecceipt of an application under section 92(1), the ACH Council must give written e of the application, with the application attached, to each of the persons to be ied about the activity to which the application relates.	25 26 27
	(2)	Coun	notice must provide that a person given the notice may submit to the ACH acil, within the prescribed period, a statement about the person's views on the osal set out in the application.	28 29 30
96	Deci	sion o	n application for extension of ACH permit	31
	(1)	The A	ACH Council must—	32
		(a)	assess each application for an extension of an ACH permit in accordance with section $90(1)$ as if the application for the extension of the permit were an application for the grant of the permit, and	33 34 35
		(b)	have regard to—	36
			(i) submissions made to the permit holder under section 92(3)(b), and	37
			(ii) further information provided in response to a request under section 93(1), and	38 39
			(iii) submissions made to the ACH Council under section 95(2), and	40
		(c)	make a decision— (i) $=$ if it is not if f_{1} is fit a method set in random $OO(1)$ to extend the	41
			(i) if it is satisfied of the matters set out in section 90(1)—to extend the ACH permit, or	42 43

		(ii) otherwise—to refuse to extend the ACH permit.	1
	(2)	A decision on the application must be made by the ACH Council within the prescribed period.	2 3
	(3)	The prescribed period for making a decision on an application does not include a period commencing on the day on which a request is made under section 93(1) in relation to the application and ending on the day on which the first of the following occurs—	4 5 6 7
		(a) the request is complied with,	8
		(b) the period for complying with the request expires.	9
	(4)	The ACH Council must give written notice of the ACH Council's decision to-	10
		(a) the applicant for the extension of the ACH permit, and	11
		(b) each of the persons to be notified about the activity to which the application relates.	12 13
	(5)	An ACH permit that is extended under this section is of effect until the expiry of the period of 2 years after the day on which the permit is extended unless the permit is—	14 15
		(a) cancelled earlier under section $100(1)(b)$, or	16
		(b) further extended under this section.	17
Sub	divis	ion 4 Other matters	18
97	ACH	Council must be notified of transfer of ACH permit	19
	(1)	If the holder of an ACH permit transfers the permit to another person, the permit holder and the person to whom the permit is transferred must, within the prescribed period, give written notice of the transfer to the ACH Council.	20 21 22
		Maximum penalty—200 penalty units.	23
	(2)	On receipt of a notice under subsection (1), the ACH Council must give written notice about the identity of the person to whom the permit is transferred to each of the persons to be notified about the activity to which the permit relates.	24 25 26
98	Cond	ditions	27
	(1)	It is a condition of an ACH permit that—	28
		 (a) the permit holder must notify the ACH Council if the permit holder becomes aware, while the permit is of effect, of new information about Aboriginal cultural heritage in the area to which the permit relates, and 	29 30 31
		(b) the permit holder must comply with the reporting requirements specified in the permit, and	32 33
		(c) a Part 7 order given in relation to an activity to which the permit relates must be complied with.	34 35
	(2)	An ACH permit may be granted or extended subject to other conditions that the ACH Council considers appropriate to ensure that the activity to which the permit relates is managed to avoid, or minimise, the risk of harm being caused to Aboriginal cultural heritage by the activity in the area to which the permit relates.	36 37 38 39
	(3)	If the ACH Council becomes aware of new information about Aboriginal cultural heritage in the area to which a permit relates due to being notified by the permit holder or otherwise, the ACH Council may, by written notice given to the permit holder, impose or amend a condition on the permit as the ACH Council considers appropriate to ensure that the activity to which the permit relates is managed to avoid,	40 41 42 43 44

or minimise, the risk of harm being caused to Aboriginal cultural heritage by the 1 activity in the area. 2 (4)A notice given under subsection (3) takes effect on the day specified in the notice. 3 (5) The day specified in a notice given under subsection (3) cannot be before the permit 4 holder has had a reasonable opportunity to-5 (a) make submissions to the ACH Council in relation to the condition or the 6 amended condition, and 7 (b) take action necessary to comply with the condition or amended condition. 8 (6)The ACH Council may, by written notice given to the holder of an ACH permit, 9 revoke a condition, other than a condition referred to in subsection (1), that is 10 imposed on the permit. 11 The ACH Council may exercise a power under subsection (6)— (7)12 on the ACH Council's own initiative, or (a) 13 on receipt of an application by the permit holder. (b) 14 (8) The ACH Council must, within the prescribed period, give written notice to each of 15 the persons to be notified about the activity to which the permit relates of the ACH 16 Council's decision to-17 impose or amend a condition on a permit under subsection (3), or (a) 18 (b) revoke a condition imposed on a permit under subsection (6). 19 Amendment of ACH permit area 20 (1)The ACH Council may amend the area to which an ACH permit relates to exclude 21 from that area an area that is part of the area to be declared as a protected area under 22 Part 4, Division 4. 23 The ACH Council must give written notice of the amendment of the area to which an (2)24 ACH permit relates under subsection (1) to— 25 the holder of the ACH permit, and (a) 26 each of the persons to be notified about the activity to which the permit relates. (b) 27 Suspension or cancellation of ACH permit 28 The ACH Council may, by written notice given to the holder of an ACH permit, take (1)29 either of the following actions-30 suspend the permit for a specified period, (a) 31 (b) cancel the permit. 32 (2)The notice may be given only if— 33 the ACH Council is no longer satisfied about the matters set out in section (a) 34 90(1), or 35 (b) the ACH permit holder carries out an activity in the area to which the permit 36 relates that-37 (i) may harm Aboriginal cultural heritage, and 38 (ii) is not authorised under the permit, or 39 (c) the permit holder breaches a condition imposed on the permit. 40 The notice— (3)41 (a) must set out the grounds on which the action is taken, and 42

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(b) takes effect on the day specified in the notice.

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	(4)	Befo holde	re taking action under subsection (1), the ACH Council must give the permit er-	1 2
		(a)	written notice of—	3
			(i) the action that the ACH Council proposes to take, and	4
			(ii) the grounds on which it proposes to take that action, and	5
		(b)	a reasonable opportunity to be heard on the matter.	6
	(5)	If an	ACH permit is suspended, it is of no effect during the period of the suspension.	7
	(6)	was	ACH Council must give written notice to each of the persons to whom notice given in relation to the grant of the permit under section 89(4) of the ACH neil's decision to take action under subsection (1).	8 9 10
101	Cont	traven	tion of conditions on ACH permit	11
	(1)	perm	rson who holds an ACH permit must not contravene a condition to which the it is subject.	12 13
			imum penalty—400 penalty units.	14
	(2)		rson may be charged with an offence under this section and an offence under 5, arising from the same circumstances.	15 16
Divi	sion	5	ACH management plans	17
Sub	divis	ion 1	Preliminary	18
102	ACH	mana	gement plan	19
	(1)		Aboriginal cultural heritage management plan (an <i>ACH management plan</i>) is a for the management of an activity that may harm Aboriginal cultural heritage.	20 21
	(2)	An A	ACH management plan must—	22
		(a)	identify—	23
			(i) the proponent for the activity to which the plan relates, and	24
			(ii) each Aboriginal party, if any, to the plan, and	25
			(iii) the area to which the plan relates, which must not include an area that is part of a protected area, and	26 27
			(iv) the activity to which the plan relates, and	28
			(v) the Aboriginal cultural heritage located in the area to which the plan relates, and	29 30
			(vi) the characteristics of the Aboriginal cultural heritage of which the proponent is aware, and	31 32
		(b)	include an ACH impact statement in relation to the proposed activity, and	33
		(c)	set out the processes to be followed if, while approval or authorisation of the plan has effect, a party to the plan becomes aware of new information about Aboriginal cultural heritage in the area to which the plan relates, and	34 35 36
		(d)	set out how the proposed activity will be managed to avoid, or minimise, the risk of harm being caused to Aboriginal cultural heritage by the activity where possible, including a clear explanation of the steps, if any, that will be taken to avoid, or minimise, the risk, and	37 38 39 40
		(e)	set out the extent to which harm to Aboriginal cultural heritage is authorised, and	41 42
		(f)	set out conditions that must be complied with before, during and after the proposed activity is carried out, and	43 44

	(g) specify the period for which the plan is to have effect, and	1
	(h) include or set out the other matters prescribed for this subsection.	2
	Note — There may not be an Aboriginal party to an ACH management plan to identify under paragraph (a)(ii) in relation to the area to which the plan relates, or a part of that area. This may be because an interested Aboriginal party for an ACH management plan has not agreed to be an Aboriginal party to the plan.	3 4 5 6
(3)	An ACH management plan must not include details of commercial arrangements between a proponent and an Aboriginal party.	7 8
Whe	n ACH management plan required	9
(1)	An approved or authorised ACH management plan is required before the commencement of a tier 1 activity or tier 2 activity that may harm Aboriginal cultural heritage, if directed by the ACH Council in relation to the activity under section $79(6)$.	10 11 12 13
(2)	An ACH management plan that has been authorised under section 128(1)(b)(i) is required before the commencement of a tier 1 activity or tier 2 activity—	14 15
	(a) that may harm Aboriginal cultural heritage determined under section 141(1)(b)(i) to be of State significance for the purposes of this Act, or	16 17
	(b) if the proponent and each interested Aboriginal party for the plan do not agree about the terms of an ACH management plan.	18 19
Mea	ning of "interested Aboriginal party" for ACH management plan	20
(1)	Each of the following persons is an <i>interested Aboriginal party</i> for an ACH management plan relating to the carrying out of a proposed activity in an area—	21 22
	(a) each person designated as a local ACH service for the area or part of the area,	23
	(b) the Local Aboriginal Land Council for the area,	24
	(c) each native title party for the area or part of the area,	25
	(d) each native title representative body for the area or part of the area.	26
(2)	An interested Aboriginal party for an ACH management plan relating to the carrying out of a proposed activity in an area may agree to be an Aboriginal party to the plan.	27 28
Ass	stance to identify each interested Aboriginal party	29
(1)	A proponent may request the assistance of the ACH Council to identify each person who is an interested Aboriginal party for an ACH management plan.	30 31
(2)	In response to a request under subsection (1), the ACH Council must provide the proponent with reasonable assistance to identify each person who is an interested Aboriginal party for the plan.	32 33 34
Pro	isions in related agreement	35
	A provision that is included in a related agreement for an area may be incorporated into, and form part of, an ACH management plan to the extent that the provision relates to a matter specified in section 102(2) in relation to the area to which the plan relates.	36 37 38 39
Obli	gation to consult on ACH management plan	40
(1)	A proponent who intends to carry out an activity under an ACH management plan must consult with each of the following persons about the proposed activity—	41 42
	(a) each local ACH service for the area or a part of the area,	43
	(b) a Local Aboriginal Land Council for the area,	44

		(c)	if there is not a local ACH service for the area or a part of the area—		1		
			(i) each native title party for the area or the part of the area, and		2		
			(ii) each knowledge holder for the area or the part of the area,	1 11	3		
		(d)	if there is not a local ACH service, a native title party or a knowledge for the area or a part of the area—each native title representative body		4 5		
			area or the part of the area.		6		
	(2)		sultation must be carried out within a reasonable time and in accordance v ultation guidelines.	with the	7 8		
108	Con	sultati	on carried out under related agreement		9		
		used the A	sultation carried out in accordance with a related agreement for an area to satisfy the requirements set out in section 107 in relation to the area to ACH management plan relates to the extent the consultation complies wirements in that section.	o which	10 11 12 13		
109			must take steps to identify and understand characteristics of Abo pritage in area	riginal	14 15		
		must chara	oponent who intends to carry out an activity under an ACH manageme take reasonable steps to identify, and obtain an understanding acteristics of, the Aboriginal cultural heritage located in the area to wh relates.	of the	16 17 18 19		
110	Noti	ce abo	out proposed ACH management plan to each interested Aboriginal	party	20		
	(1)		roponent who intends to carry out an activity in an area under ar agement plan must give written notice about the plan to—	n ACH	21 22		
		(a)	each interested Aboriginal party, and		23		
		(b)	the ACH Council.		24		
	(2)	Notic	ce under subsection (1) must state the proponent's intention to—		25		
		(a)	use the proponent's best endeavours to reach agreement with each int Aboriginal party about the terms of an ACH management plan, and	erested	26 27		
		(b)	enter into an ACH management plan.		28		
	(3)		ce under subsection (1) cannot be given until after the proponent has satisticements set out in—	fied the	29 30		
		(a)	section 107, in relation to consultation about the proposed activity, and		31		
		(b)	section 109, in relation to identifying, and obtaining an understanding characteristics of, the Aboriginal cultural heritage located in the area to the plan is to relate.	g of the which	32 33 34		
111	Read	ching a	agreement about ACH management plan		35		
	(1)	1) The proponent and each interested Aboriginal party must use their best endeavours to reach agreement about the terms of an ACH management plan.					
	(2)	The p	period for reaching agreement is—		38		
		(a)	the prescribed period commencing on the day that is 30 days after the which the proponent gives written notice under section $110(1)$, or	day on	39 40		
		(b)	a longer period—		41		
			(i) agreed by the proponent and each interested Aboriginal party, o		42		
			(ii) imposed by the ACH Council, by written notice given to the pro and each interested Aboriginal party.	ponent	43 44		

112	Application for approval of ACH management plan if agreement reached					
			pplication for the approval of an ACH management plan may be made under livision 2 if the proponent and each interested Aboriginal party agree on the plan.	2 3		
113	Appl	icatior	n for authorisation of ACH management if agreement not reached	4		
		under	application for the authorisation of an ACH management plan may be made or Subdivision 3 if the proponent and each interested Aboriginal party do not e on a plan within the period specified under section 111(2).	5 6 7		
Sub	divis	ion 2	Approval of ACH management plan	8		
114	Infor	med c	consent	9		
	(1)		he purposes of this Subdivision, the consent of an interested Aboriginal party for CH management plan cannot be <i>informed consent</i> unless—	10 11		
		(a)	the proponent has given to the interested Aboriginal party full and proper disclosure of information about the activity the proponent intends to carry out under the plan, and	12 13 14		
		(b)	the consent is given voluntarily and without coercion, intimidation or manipulation.	15 16		
	(2)		is section—	17		
			rmation, about an activity, includes—	18		
		(a)	 a clear explanation about what the activity will involve, including— (i) the method the proponent intends to use to carry out the activity (the <i>preferred method</i>), and 	19 20 21		
			(ii) if applicable, each other feasible method available to the proponent to carry out the activity (a <i>feasible alternative method</i>), and	22 23		
		(b)	in relation to the preferred method, and each feasible alternative method, a clear explanation of—	24 25		
			(i) the risk of reasonably foreseeable harm to Aboriginal cultural heritage by the activity using that method, and	26 27		
			(ii) the nature of the harm to Aboriginal cultural heritage that is risked by the carrying out of the activity using that method, and	28 29		
		(c)	in relation to the preferred method—a clear explanation of how the activity will be managed to avoid, or minimise, the risk of harm to Aboriginal cultural heritage by the activity using that method, including a clear explanation of the steps, if any, that will be taken to avoid or minimise the risk.	30 31 32 33		
115	Appl	icatior	n for approval of ACH management plan	34		
	(1)		oponent may apply to the ACH Council for approval of an ACH management that relates to the carrying out of an activity in an area if—	35 36		
		(a)	the proponent and each interested Aboriginal party for the plan has agreed to the terms of the plan, and	37 38		
		(b)	the proponent was directed to apply for an ACH management plan under section 79(6).	39 40		
	(2)	An ap	pplication for the approval of an ACH management plan must—	41		
		(a)	be made to the ACH Council in the approved form, and	42		
		(b)	include the plan agreed to by the proponent and each interested Aboriginal party for the plan, and	43 44		

	(c)		de evidence that each interested Aboriginal party for the plan has given med consent to the plan, and	1 2
	(d)	inten	de a summary of the information, about the activity that the proponent ds to carry out under the plan, disclosed to each interested Aboriginal for the plan in accordance with section $114(1)(a)$, and	3 4 5
	(e)		de details of the consultation about the carrying out of the activity that has conducted with each of the persons to be consulted, and	6 7
	(f)		de responses, if any, to the proposal to carry out the activity that were ded to the proponent by a person who was consulted, and	8 9
	(g)		companied by the other documents and information prescribed for this ection.	10 11
	cultur that a	al herita n applio	ACH Council makes a determination under section 141(1)(b)(i) that Aboriginal age is of State significance for the purposes of this Act, section 142(1)(a) provides cation for the approval of the ACH management plan must be considered as if it lication under section 123(1) for the authorisation of the plan.	12 13 14 15
Furt	her inf	ormati	ion in support of application	16
(1)			Council may make a written request to an applicant for approval of an gement plan or an interested Aboriginal party for the plan to—	17 18
	(a)		ide the ACH Council with further information relevant to the application he ACH Council requires to assess the application, and	19 20
	(b)	verify	y the further information by statutory declaration.	21
(2)			nder subsection (1) must specify the prescribed period within which the st be complied with.	22 23
ACH	Coun	cil ma	y refuse to consider some applications	24
			Council may refuse to consider, or consider further, an application for the Can ACH management plan if—	25 26
	(a)	the ap	pplication is not made in accordance with this Act, or	27
	(b)	the ap	pplicant does not comply with a request under section 116.	28
Deci	sion o	f ACH	Council	29
(1)	The .	ACH C	Council must—	30
	(a)		s each application under section $115(1)$, including further information ided in response to a request under section $116(1)$, and	31 32
	(b)		e a decision to—	33
		(i) (ii)	approve the ACH management plan to which the application relates, or refuse to approve the ACH management plan to which the application relates.	34 35 36
(2)	to the	e partie	Council must ensure written notice of a decision on an application is given as to the ACH management plan within 14 days after the decision is made action (1)(b).	37 38 39
(3)	The	notice	must contain the following—	40
	(a)	a des	cription of the decision,	41
	(b)	short	particulars of the reasons for the decision.	42
(4)			niting what the notice may contain, the notice may specify the day the the ACH management plan takes effect.	43 44

119	Арр	roval o	of ACH	management plan	1
		The	ACH C	ouncil may approve an ACH management plan only if satisfied—	2
		(a)		ctivity to which the plan relates is an activity that may harm Aboriginal ral heritage located in the area to which the plan relates, and	3 4
		(b)		rea to which the plan relates does not include an area that is part of a cted area, and	5 6
		(c)	the A to be	boriginal cultural heritage is not of State significance and does not need dealt with under Subdivision 5, and	7 8
		(d)	there l and	has been consultation with each person to be consulted about the activity,	9 10
		(e)	each i plan, s	nterested Aboriginal party for the plan has given informed consent to the and	11 12
		(f)	in rela	ation to the other matters prescribed for this section.	13
120	Dura	tion o	f ACH I	management plan approval	14
		The	approva	al of an ACH management plan under section 118(1)(b)(i)—	15
		(a)		effect on the day of the approval or on a later day specified in the notice under section 118(4) of the decision to approve the plan, and	16 17
		(b)		effect, other than during a period when the approval is suspended under on 122(1)(a), until whichever of the following occurs first—	18 19
			(i)	the approval of the plan is cancelled under section 122(1)(b),	20
			(ii)	the plan expires in accordance with its terms,	21
			(iii)	the activities to which the plan relates are completed.	22
121	Con	ditions	5		23
		It is a	a condit	tion of an approval of an ACH management plan that—	24
		(a)	wĥile	y to the plan must notify the ACH Council if the party becomes aware, the approval of the plan has effect, of new information about Aboriginal al heritage in the area to which the plan relates, and	25 26 27
		(b)	the pr plan, a	roponent must comply with the reporting requirements specified in the and	28 29
		(c)		7 order given in relation to an activity to which the plan relates must be lied with.	30 31
122	Sus	oensio	on or ca	ncellation of ACH management plan approval	32
	(1)	The plan	ACH Co approve	ouncil may, by written notice given to the parties to an ACH management ed under section 118(1)(b)(i), take either of the following actions—	33 34
		(a)	suspe	nd the approval for a specified period,	35
		(b)	cance	l the approval.	36
	(2)	A no	tice und	der subsection (1) may be given only if—	37
		(a)	the A apply	CH Council is not satisfied that the matters set out in section 119 still , or	38 39
		(b)		oponent carries out an activity in the area to which the ACH management elates that—	40 41
			(i)	may harm Aboriginal cultural heritage, and	42
			(ii)	is not in accordance with the plan, or	43
		(c)	the pr	oponent contravenes a condition to which the approval is subject.	44

	(3)	A not	ice given under subsection (1)—	1		
		(a)	must set out the grounds on which the action is taken, and	2		
		(b)	takes effect on the day specified in the notice.	3		
	(4)		re taking action under subsection (1), the ACH Council must give the parties to CH management plan—	4 5		
		(a)	written notice of—	6		
			(i) the action the ACH Council proposes to take, and	7		
			(ii) the grounds on which the ACH Council proposes to take the action, and	8		
		(b)	a reasonable opportunity to be heard on the matter.	9		
	(5)		proval of an ACH management plan is suspended, it is of no effect during the d of the suspension.	10 11		
Sub	divisi	on 3	Authorisation of ACH management plan	12		
123	Appli	catior	ofor authorisation of ACH management plan	13		
	(1)	A proponent may apply to the ACH Council for the authorisation of an ACH management plan if—				
		(a)	the proponent intends to carry out an activity that may harm Aboriginal cultural heritage, and	16 17		
		(b)	the period specified under section 111(2) for reaching agreement on a plan for the management of the proposed activity has ended, and	18 19		
		(c)	the proponent has not been able to reach agreement with each interested Aboriginal party about the terms of a plan, and	20 21		
		(d)	the proponent was directed to apply for an ACH management plan under section 79(6).	22 23		
	(2)	An ap	pplication for the authorisation of an ACH management plan must—	24		
		(a)	be made to the ACH Council in the approved form, and	25		
		(b)	include the plan proposed by the proponent, and	26		
		(c)	identify each interested Aboriginal party for the plan, and	27		
		(d)	include details of the consultation about the carrying out of the activity that has been conducted with each of the persons to be consulted, and	28 29		
		(e)	include responses to the proposal to carry out the activity that were provided to the proponent by a person who was consulted, and	30 31		
		(f)	include details of the negotiation that has been carried out under section 111(1) between the proponent and each interested Aboriginal party, including—	32 33		
			(i) a summary of the issues that are in dispute between the proponent and each interested Aboriginal party, and	34 35		
			(ii) evidence that the proponent used their best endeavours to reach agreement about the terms of a plan, and	36 37		
		(g)	be accompanied by the other documents or information prescribed for this subsection.	38 39		
124	Furth	er infe	ormation in support of application	40		
	(1)		ACH Council may make a written request to the applicant for authorisation of CH management plan or an interested Aboriginal party for the plan to—	41 42		
		(a)	provide the ACH Council with further information relevant to the application that the ACH Council requires to assess the application, and	43 44		

		(b)	verify the further information by statutory declaration.	1				
	(2)		quest under subsection (1) must specify the prescribed period within which the est must be complied with.	2				
125	ACH	Cound	cil may refuse to consider some applications	4				
		The A	ACH Council may refuse to consider, or consider further, an application if—	5				
		(a)	the application is not made in accordance with this Act, or	6				
		(b)	the applicant has not complied with a request under section 124.	7				
126	Assis	stance	e to reach agreement on ACH management plan	8				
	(1)		application for the authorisation of an ACH management plan to carry out an ity is made under section 123(1), the ACH Council may—	9 10				
		(a)	assist the applicant and each interested Aboriginal party (the <i>proposed parties</i>) to reach agreement about the terms of an ACH management plan in relation to the activity, and	11 12 13				
		(b)	for that purpose, act as a mediator.	14				
	(2)	The ACH Council must give written notice to the proposed parties of an offer under subsection (1) to assist them to reach agreement about the terms of an ACH management plan.						
	(3)	The period during which an offer by the ACH Council to assist the proposed parties to reach agreement under subsection (1) can be utilised by the proposed parties ends on the day specified by the ACH Council in written notice given to the proposed parties.						
	(4)	In ass	sisting the proposed parties to reach agreement the ACH Council may—	22				
		(a)	request the applicant to submit an amended ACH management plan, or	23				
		(b)	request an interested Aboriginal party to submit an ACH management plan, or	24				
		(c)	propose an ACH management plan for the consideration of the proposed parties.	25 26				
	(5)	or dis	e ACH Council is acting as a mediator under subsection (1)(b), it must not use sclose information to which it has had access only because it provided assistance r subsection (1) other than—	27 28 29				
		(a)	for the purposes of—	30				
			(i) providing that assistance, or	31				
			(ii) establishing whether an interested Aboriginal party has given informed consent to an ACH management plan, or	32 33				
		(b)	with the prior written consent of the person who provided the ACH Council with the information.	34 35				
	(6)	For the purposes of this section, the ACH Council may appoint another person (a <i>mediator</i>) to perform the functions of the ACH Council under this section in relation to assisting the proposed parties to reach agreement and acting as a mediator.						
127	АСН	Cound	cil may approve ACH management plan if agreement reached	39				
	(1)	mana party plan,	uring consideration of an application for the authorisation of an ACH agement plan under section 123(1), the applicant and each interested Aboriginal advise the ACH Council that they have reached agreement on the terms of the the ACH Council may consider the application as an application made under on 115(1) for approval of the agreed plan.	40 41 42 43 44				

	(2)	However, this section does not apply if the ACH Council has made a determination under section 141(1)(b)(i) that Aboriginal cultural heritage located in the area to which the ACH management plan relates is of State significance for the purposes of this Act.						
128	Deci	sion o	f ACH	Council for authorisation of ACH management plan	5			
	(1)	The A	ACH C	Council must—	6			
		(a)		s each application for the authorisation of an ACH management plan in rdance with the matters set out in section 129(1), and	7 8			
		(b)	either	r—	9			
			(i)	authorise the ACH management plan, or	10			
			(ii)	refuse to authorise an ACH management plan for the activity to which the application relates.	11 12			
	(2)	The A	ACH C	Council must give written notice of the decision to—	13			
		(a)	the ap	pplicant, and	14			
		(b)	each	interested Aboriginal party for the ACH management plan, and	15			
		(c)	each relate	of the persons to be consulted about the activity to which the application es.	16 17			
	(3)	The r	notice 1	must contain the following—	18			
		(a)	a des	cription of the decision,	19			
		(b)	short	particulars of the reasons for the decision.	20			
129	Requirements for ACH management plan							
	(1)	The ACH Council may decide under section 128(1)(b)(i) that an ACH management plan be authorised in relation to an activity only if the ACH Council is satisfied—						
		(a)	the ac the ar	ctivity is an activity that may harm Aboriginal cultural heritage located in rea to which the plan relates, and	24 25			
		(b)		rea to which the plan relates does not include an area that is part of a ected area, and	26 27			
		(c)	there and	has been consultation with each person to be consulted about the activity,	28 29			
		(d)		lan provides for the activity to be managed to avoid, or minimise, the risk rm being caused to Aboriginal cultural heritage by the activity, and	30 31			
		(e)	the p	roposed activity is not inconsistent with the objects of this Act, and	32			
		(f)	-	erson has otherwise complied with the requirements of this Part, and	33			
		(g)	the li	kely impact on Aboriginal cultural heritage will be minimal.	34			
	(2)			Council may decide to authorise an ACH management plan that is 1 or following—	35 36			
		(a)	the A	CH management plan included with the application under section 123(1),	37			
		(b)		ction 142(1)(a) applies—the ACH management plan included with the cation under section 123(1),	38 39			
		(c)	an A	CH management plan submitted or proposed under section 126(4),	40			
		(d)	anoth	ner ACH management plan prepared by the ACH Council.	41			
130	Sco	be of a	uthori	sed ACH management plan	42			
	(1)	An A	CH m	anagement plan authorised by the ACH Council—	43			

	(a)	may be authorised in relation to all, or a part, of the area to which the application relates, and	1 2				
	(b)	may be in relation to all, or some, of the activities to which the application relates, and	3 4				
	(c)	must specify the period for which the authorisation is to have effect.	5				
Dura	ation o	of ACH management plan authorisation	6				
	The	authorisation of an ACH management plan—	7				
	(a)	takes effect on—	8				
		(i) the day the plan is authorised, or	9				
		(ii) a later day specified in the authorisation, and	10				
	(b)	has effect until whichever of the following occurs first-	11				
		(i) the authorisation of the plan is cancelled under section 133(1)(b),	12				
		(ii) the period for which the authorisation of the plan is to have effect expires,	13 14				
		(iii) the activities to which the plan relates are completed.	15				
Con	dition	S	16				
(1)	It is	a condition of an authorisation of an ACH management plan that—	17				
	(a)	a party to the plan must notify the ACH Council if the party becomes aware, while the authorisation of the plan has effect, of new information about Aboriginal cultural heritage in the area to which the plan relates, and	18 19 20				
	(b)	the proponent must comply with the reporting requirements specified in the plan, and	21 22				
	(c)	a Part 7 order given in relation to an activity to which the plan relates must be complied with.	23 24				
(2)	cond plan	authorisation of an ACH management plan may be made subject to any other litions the ACH Council considers appropriate to ensure the activity to which the relates is managed to avoid, or minimise, the risk of harm to Aboriginal cultural age by the activity in the area to which the plan relates.	25 26 27 28				
(3)	herit Cour cond activ being	If the ACH Council becomes aware of new information about Aboriginal cultural heritage in the area to which an authorised ACH management plan relates, the ACH Council may, by written notice given to the parties to the plan, impose or amend a condition on the authorisation of the plan considered appropriate to ensure that the activity to which the plan relates is managed to avoid, or minimise, the risk of harm being caused to Aboriginal cultural heritage by the activity in the area to which the blan relates.					
(4)	A no	otice given under subsection (3) takes effect on the day specified in the notice.	36				
(5)		day specified in a notice given under subsection (3) cannot be before the parties e ACH management plan have a reasonable opportunity to—	37 38				
	(a)	make submissions to the ACH Council in relation to the condition or amended condition, and	39 40				
	(b)	take action necessary to comply with the condition or amended condition.	41				
(6)	plan,	ACH Council may, by written notice given to the parties to an ACH management, revoke a condition, other than a condition referred to in subsection (1), that is osed on the authorisation of the plan.	42 43 44				
(7)	_	ACH Council may exercise a power under subsection (6)—	45				
. /		• • • • • • • • • • • • • • • • • • • •					

		(a)	on the ACH Council's own initiative, or	1			
		(b)	on receipt of an application by a party to the ACH management plan.	2			
133	Susp	ensio	n or cancellation of authorisation of ACH management plan	3			
	(1)		ACH Council may, by written notice given to the parties to an authorised ACH gement plan, take either of the following actions—	4 5			
		(a)	suspend the authorisation of the plan for a specified period,	6			
		(b)	cancel the authorisation of the plan.	7			
	(2)	A not	ice under subsection (1) may be given only if—	8			
		(a)	the ACH Council is no longer satisfied of the matters set out in section 129(1), or	9 10			
		(b)	the proponent carries out an activity in the area to which the ACH management plan relates that—	11 12			
			(i) may harm Aboriginal cultural heritage, and	13			
		()	(ii) is not in accordance with the plan, or	14			
	(a)	(c)	the proponent contravenes a condition to which the authorisation is subject.	15			
	(3)		tice given under subsection (1)—	16			
		(a)	must set out the grounds on which the action is taken, and	17			
		(b)	takes effect on the day specified in the notice.	18			
	(4)	Before taking action under subsection (1), the ACH Council must give the parties to the ACH management plan—					
		(a)	written notice of the action that the ACH Council proposes to take and the grounds on which the ACH Council proposes to take that action, and	21 22			
		(b)	a reasonable opportunity to be heard on the matter.	23			
	(5)		authorisation of an ACH management plan is suspended, it has no effect during eriod of the suspension.	24 25			
Sub	divisi	ion 4	Other provisions about ACH management plans	26			
134	Appr	oval o	f amended ACH management plan	27			
	(1)	appro	ss section 135 applies, the ACH Council may, on the application of a party to an wed or authorised ACH management plan, approve, or refuse to approve, an dment to the plan agreed to by the parties to the plan.	28 29 30			
	(2)	autho	ivision 2 applies in relation to the approval of an amendment to an approved or rised ACH management plan as if the amendment were a new ACH gement plan except that—	31 32 33			
		(a)	the application for the approval of the amendment to the plan does not need to contain the matters referred to in section $115(2)(e)$ or (f), and	34 35			
		(b)	the ACH Council does not need to be satisfied as to the matter set out in section 119(d) in relation to the amendment to the plan.	36 37			
	(3)	mana part c	ACH Council may approve an amendment to an approved or authorised ACH gement plan to exclude from the area to which the plan relates an area that is if the area to be declared as a protected area under Part 4, Division 4.	38 39 40			
		culturation that a	If the ACH Council makes a determination under section 141(1)(b)(i) that Aboriginal al heritage is of State significance for the purposes of this Act, section 142(1)(a) provides n application for the approval of the ACH management plan must be considered as if it an application under section 123(1) for the authorisation of the plan.	41 42 43 44			

135	Authorisation of amended ACH management plan								
	(1)	This	sectior	n applies if—	2				
		(a)		ty to an approved or authorised ACH management plan wants to amend lan, and	3 4				
		(b)	eithe	r—	5				
			(i) (ii) (iii)	the parties do not agree on amendments to the plan, or there is not an Aboriginal party to the plan, or Aboriginal cultural heritage located in the area to which the plan relates	6 7 8				
				has been determined under section $141(1)(b)(i)$ to be of State significance for the purposes of this Act.	9 10				
	(2)	may a	apply ι	on applies, a party to the approved or authorised ACH management plan under section 123(1) for an amendment to the plan to be authorised by the cil as if the amendment were a new ACH management plan.	11 12 13				
	(3)	to wł relati	nich an on to t	n Aboriginal party to an approved or authorised ACH management plan a amendment is sought, sections 110 and 111 and Subdivision 3 apply in the authorisation of the amendment to the plan as if the amendment were I management plan except that—	14 15 16 17				
		(a)		pplication for the authorisation of the amendment does not need to in the matters referred to in section 123(2)(d) or (e), and	18 19				
		(b)	the A 129(2	CH Council does not need to be satisfied as to the matter set out in section 1)(c).	20 21				
	(4)	If there is not an Aboriginal party to an approved or authorised ACH management plan to which an amendment is sought, Subdivision 3 applies in relation to the authorisation of the amendment to the plan as if the amendment were a new ACH management plan except that—							
		(a)		application for the authorisation of the amendment does not need to a_{in} the matters referred to in section 123(2)(d), (e) or (f), and	26 27				
		(b)	the A 129(1	CH Council does not need to be satisfied of the matter set out in section 1)(c).	28 29				
136	Change to identity of parties to ACH management plan								
	(1)	appro	oved or	n identified under section 102(2)(a)(ii) as an Aboriginal party to an r authorised ACH management plan is no longer an interested Aboriginal e plan—	31 32 33				
		(a)	the p	erson is no longer an Aboriginal party to the plan, and	34				
		(b)		erson must, within the prescribed period, give written notice that they are nger an interested Aboriginal party for the plan to the ACH Council, and	35 36				
		(c)	the A	ACH Council may—	37				
			(i)	nominate an interested Aboriginal party for the plan to be an Aboriginal party to the plan, or	38 39				
			(ii)	take measures to ensure obligations undertaken by the Aboriginal party under the plan are discharged.	40 41				
		Exam Abori	ginal pa	Situations in which an Aboriginal party to a plan is no longer an interested arty may include—	42 43				
		•	or	esignation of a local ACH service being cancelled or suspended under section 26,	44 45				
		•	a CA the re	TSI Act corporation or a Corporations Act corporation being deregistered under elevant Commonwealth Act.	46 47				

	(2)			on must be made by written notice given by the ACH Council to the person or persons.	1 2
	(3)			ed person or persons become an Aboriginal party to the approved or ACH management plan on accepting the nomination.	3 4
	(4)	propor propor current	nent) nent f t proj	on identified under section 102(2)(a)(i) as the proponent (the <i>former</i> in an approved or authorised ACH management plan is not the current for the activity to which the plan relates, the former proponent and the ponent must, within the prescribed period, give written notice of the he identity of the proponent to—	5 6 7 8 9
		(a)	each	Aboriginal party to the plan, and	10
		()		ACH Council. penalty—200 penalty units.	11 12
	(5)	as the	prope	proponent becomes the person to be identified under section 102(2)(a)(i) onent in an approved or authorised ACH management plan on the receipt I Council of the notice.	13 14 15
137				horised ACH management plan continues to have effect despite ty of party	16 17
		An ap accord	prove	ed or authorised ACH management plan continues to have effect in with its terms in relation to the activity to which the plan relates despite—	18 19
				rson identified as an Aboriginal party to the plan no longer being an iginal party to the plan, or	20 21
		(b)	an an that is	nendment made to the plan to change the identity of a party to the plan s in accordance with—	22 23
			(i)	a nomination accepted under section 136(3), or	24
			(ii)	a notice received under section 136(5).	25
138	Cont	raventi	on of	f conditions on approved or authorised ACH management plan	26
		conditi	ion to	an approved or authorised ACH management plan must not contravene a b which the approval or authorisation of the plan is subject. penalty—2,000 penalty units.	27 28 29
Sub	divisi	ion 5	Α	boriginal cultural heritage of State significance	30
139	State	signifi	canc	e guidelines must be considered	31
		State s	signif	ning under this Subdivision whether Aboriginal cultural heritage is of ficance for the purposes of this Act, the factors set out in the State e guidelines must be considered.	32 33 34
140				iven if ACH Council forms view that Aboriginal cultural heritage may ficance	35 36
	(1)	cultura author purpos is cons	al her ised ses of siderin	dering an application, the ACH Council forms the view that Aboriginal ritage located in the area to which the application or the approved or ACH management plan relates may be of State significance for the Sthis Act, the ACH Council must give public notice that the ACH Council ng making a determination that the Aboriginal cultural heritage is of State e for the purposes of this Act.	37 38 39 40 41 42
	(2)	The no	otice 1	must include the following—	43

(a) details of the Aboriginal cultural heritage to which the notice relates,

	(b)	details of the area in which the Aboriginal cultural heritage is located (the <i>notice area</i>),	1 2
	(c)	provision of an opportunity for a person to submit to the ACH Council, within	3
		the prescribed period, a statement about the person's views on whether the Aboriginal cultural heritage should be recognised as being of State	4 5
		significance for the purposes of this Act.	5 6
(3)		ACH Council must notify the following persons that public notice has been a under subsection (1)—	7 8
	(a)	each local ACH service for the notice area or a part of the notice area,	9
	(b)	each native title party for the notice area or a part of the notice area,	10
	(c)	each knowledge holder for the notice area or a part of the notice area,	11
	(d)	each landholder of land within the notice area,	12
	(e)	each public authority that the ACH Council considers has an interest in the notice area or a part of the notice area,	13 14
	(f)	any other person the ACH Council considers has an interest in the notice area or a part of the notice area.	15 16
(4)	In thi	s section—	17
	appli	cation means—	18
	(a)	an application under section 115(1) for the approval of an ACH management plan, or	19 20
	(b)	an application under section 123(1) for the authorisation of an ACH management plan, or	21 22
	(c)	an application under section 134 for the approval of an amendment to an approved or authorised ACH management plan, or	23 24
	(d)	an application under section 135 for the authorisation of an amendment to an approved or authorised ACH management plan.	25 26
Dete	rminat	tion about Aboriginal cultural heritage of State significance	27
(1)	The Aperio	ACH Council must, within the prescribed period beginning at the end of the d for submissions included in a public notice given under section 140(1)—	28 29
	(a)	consider submissions in relation to the Aboriginal cultural heritage made to the ACH Council in response to the notice, and	30 31
	(b)	make a determination that the Aboriginal cultural heritage—	32
		(i) is of State significance for the purposes of this Act, or	33
		(ii) is not of State significance for the purposes of this Act.	34
(2)		ACH Council may make a determination under subsection (1)(b)(i) only if the Council is satisfied, after taking into consideration the factors set out in the	35 36
		significance guidelines, that the Aboriginal cultural heritage is of State ficance for the purposes of this Act.	37 38
Cont	inuati	on of applications	39
(1)		ACH Council makes a determination under section 141(1)(b)(i) that Aboriginal ral heritage is of State significance for the purposes of this Act—	40 41
	(a)	an application for the approval of an ACH management plan that relates to an	42
	()	area in which the Aboriginal cultural heritage is located must be considered as if it were an application under section 123(1) for the authorisation of the plan, and	43 44 45

(b) an application for the authorisation of an ACH management plan that relates to an area in which the Aboriginal cultural heritage is located must continue to be considered as an application under section 123(1) for the authorisation of the plan, and

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- (c) an application for the approval of an amendment to an approved or authorised ACH management plan that relates to an area in which the Aboriginal cultural heritage is located must be considered as if it were an application under section 135 for the authorisation of the amendment to the plan, and
- (d) an application for the authorisation of an amendment to an approved or authorised ACH management plan that relates to an area in which the Aboriginal cultural heritage is located must continue to be considered as an application under section 135 for the authorisation of the amendment to the plan.
- (2) If the ACH Council makes a determination under section 141(1)(b)(ii) that Aboriginal cultural heritage is not of State significance for the purposes of this Act—
 - (a) an application for the approval of an ACH management plan that relates to an area in which the Aboriginal cultural heritage is located must continue to be considered as an application under section 115(1) for the approval of the plan, and
 - (b) an application for the authorisation of an ACH management plan that relates to an area in which the Aboriginal cultural heritage is located must continue to be considered as an application under section 123(1) for the authorisation of the plan, and
 - (c) an application for the approval of an amendment to an approved or authorised ACH management plan that relates to an area in which the Aboriginal cultural heritage is located must continue to be considered as an application under section 134 for the approval of the amendment, and
 - (d) an application for the authorisation of an amendment to an approved or authorised ACH management plan that relates to an area in which the Aboriginal cultural heritage is located must continue to be considered as an application under section 135 for the authorisation of the amendment to the plan.

Part 7			Stop activity orders, prohibition orders and remediation orders					
Divi	sion	1	Preliminary	3				
143	Defir	nitions	itions					
		In thi	is Part—	5				
			information about Aboriginal cultural heritage—	6				
		(a)	in relation to an area to which an ACH permit relates, means information not identified in the application for the grant of the permit under section 85(2)(c) about—	7 8 9				
			(i) Aboriginal cultural heritage located in the area, or	10				
			(ii) the characteristics of Aboriginal cultural heritage located in the area, and	11 12				
		(b)	in relation to an area to which an approved or authorised ACH management plan relates, means information not identified in the plan under section 102(2)(b), including in the ACH impact statement included in the plan under section 102(2)(c), about—	13 14 15 16				
			(i) Aboriginal cultural heritage located in the area, or	17				
			(ii) the characteristics of Aboriginal cultural heritage located in the area.	18				
		reme	ediate, in relation to Aboriginal cultural heritage, means to carry out work to-	19				
		(a)	control, abate or mitigate harm to the Aboriginal cultural heritage, or	20				
		(b)	maintain, remediate or restore Aboriginal cultural heritage that has been harmed.	21 22				
144	Appl	icatio	n of Part	23				
		This	Part applies to the following Aboriginal cultural heritage—	24				
		(a)	an Aboriginal place,	25				
		(b)	an Aboriginal object,	26				
		(c)	Aboriginal ancestral remains,	27				
		(d)	Aboriginal cultural heritage located in a protected area.	28				
.								
DIVI	sion	2	Stop activity orders	29				
145	Stop	activi	ity order may be given by ACH Council in certain circumstances	30				
	(1)	activ cultu	ACH Council may, in the circumstances set out in subsection (3), give a stop vity order to a person if the ACH Council is of the opinion that Aboriginal aral heritage is being harmed or there is an imminent risk of harm to Aboriginal aral heritage.	31 32 33 34				
	(2)		subsection (1), Aboriginal cultural heritage is being harmed or there is an inent risk of harm to Aboriginal cultural heritage if an activity—	35 36				
		(a)	is being carried out and the activity is harming the Aboriginal cultural heritage, or	37 38				
		(b)	is being carried out and the activity involves an imminent risk of harm to the Aboriginal cultural heritage, or	39 40				
		(c)	will be carried out imminently and the activity will involve a risk of harm to the Aboriginal cultural heritage.	41 42				

(3)	A stop activity order can only be given—						
	(a)	if the	e harm or imminent risk of harm is caused by—	2			
		(i)	the carrying out of a tier 1 activity or a tier 2 activity that is not authorised under Part 6, Division 4, or	3 4			
		(ii)	the carrying out of an activity in a protected area, or	5			
	(b)	if—		6			
		(i)	the harm or imminent risk of harm is caused by the carrying out of an activity in accordance with an ACH permit or an approved or authorised ACH management plan, and	7 8 9			
		(ii)	there is new information about Aboriginal cultural heritage in the area where the activity is being carried out.	10 11			
(4)			ivity order must be given to a person who, in the opinion of the ACH as control over the activity, including—	12 13			
	(a)		andholder or occupier of the land where the activity is being, or will be, ed out, or	14 15			
	(b)	the p	proponent for the activity, or	16			
	(c)	anotl activ	her person who, in the opinion of the ACH Council, has control over the ity.	17 18			
(5)			vity order expires on the day that is 60 days after the day on which the ven to a person under this section, unless the order is—	19 20			
	(a)	exter	nded under section 147(1), or	21			
	(b)	canc	elled earlier under section 166(1)(b).	22			
(6)	whet	her A	ediately after a stop activity order is given, the ACH Council must consider her Aboriginal cultural heritage the subject of the order requires continued ction under a prohibition order.				
(7)			ACH Council must ensure that public notice is given of a stop activity order as as practicable after the order is given.				
Con	tents o	of stop	o activity order	28			
	A sto	op acti	vity order must—	29			
	(a)	-	ly state—	30			
		(i)	that the ACH Council is satisfied grounds for giving the order exist, and	31			
		(ii)	the basis for that opinion, and	32			
	(b)	brief	ly describe the Aboriginal cultural heritage the subject of the order, and	33			
	(c)	cultu	ify directions on measures that must be taken to protect Aboriginal and heritage the subject of the order from harm, or the imminent risk of a, including the following—	34 35 36			
		(i)	that the carrying out of a specified activity must stop immediately,	37			
		(ii)	that the carrying out of a specified activity is prohibited,	38			
		(iii)	that the carrying out of a specified activity in a specified way or for a specified period is prohibited, and	39 40			
	(d)	with	ify that the person given the order must ensure the directions are complied , and briefly describe the consequences of failing to comply with the etions, and	41 42 43			
	(e)		Iy describe how, after the process set out in section 152 has been wed, a prohibition order may be given, and	44 45			

		(f)	which t	the day, being 60 days after the day on which the order is given, on he order will expire, unless the order is— xtended under section 147(1), or	1 2 3			
				ancelled earlier under section 166(1)(b).	4			
147	Exter	nsion d	, ,	on of stop activity order	5			
	(1)	Befor	e a stop a	activity order expires, the ACH Council may extend the duration of the en notice given to the person given the order.	6			
	(2)	be ma wheth	ade on t Ier Aboi	of the ACH Council to extend the duration of a stop activity order must he grounds that the ACH Council requires further time to consider riginal cultural heritage the subject of the order requires continued der a prohibition order.	8 9 10 11			
	(3)	durati	on of tl	uncil must ensure that public notice is given of the extension of the ne stop activity order as soon as practicable after notice is given duration of the order.	12 13 14			
	(4)	The A (1)—	CH Cou	incil may extend the duration of a stop activity order under subsection	15 16			
		(a)	on only	one occasion, and	17			
		(b)	for—		18			
			0	period of 60 days beginning immediately after the order would therwise expire in accordance with its terms, or	19 20			
			(ii) a	shorter period specified in writing by the ACH Council.	21			
148	Compliance with stop activity order							
	(1)		son who order.	is given a stop activity order must comply with the directions specified	23 24			
		Maxi	num pei	nalty—	25			
		(a)	5,000 p	enalty units, and	26			
		(b)	250 per	halty units for each day or part of a day the offence continues.	27			
	(2)	after o	complyir	is given a stop activity order must, as soon as reasonably practicable ng with the directions specified in the order, notify the ACH Council in t compliance.	28 29 30			
		Maxi	num pei	nalty—200 penalty units.	31			
Divi	sion:	3	Prohil	bition orders	32			
149	Prohibition orde				33			
		The A	CH Cou	incil—	34			
		(a)	may giv	e a prohibition order to a person, and	35			
		(b)		while a stop activity order is of effect, decide whether or not a tion order should be given.	36 37			
150	АСН	Cound	il may g	give prohibition orders in certain circumstances	38			
	(1)			ouncil may, in the circumstances set out in subsection (3), give a der to a person if the ACH Council is of the opinion that—	39 40			
		(a)	Aborigi	inal cultural heritage is being harmed or there is an imminent risk of Aboriginal cultural heritage, and	41 42			

	(b)		al measures need to be taken to prohibit an activity in order to protect the iginal cultural heritage from harm.	1 2				
(2)			ion (1)(a), Aboriginal cultural heritage is being harmed or there is an sk of harm to Aboriginal cultural heritage if an activity—	3				
	(a)	is bei or	ng carried out and the activity is harming the Aboriginal cultural heritage,	5				
	(b)		ng carried out and the activity involves an imminent risk of harm to the iginal cultural heritage, or	7 8				
	(c)		be carried out imminently and the activity will involve a risk of harm to boriginal cultural heritage.	9 10				
(3)	A prohibition order can only be given—							
	(a)	if the	harm or imminent risk of harm is caused by—	12				
		(i)	the carrying out of a tier 1 activity or a tier 2 activity that is not authorised under Part 6, Division 4, or	13 14				
		(ii)	the carrying out of an activity in a protected area, or	15				
	(b)	if—		16				
		(i)	the harm or imminent risk of harm is caused by the carrying out of an	17				
			activity in accordance with an ACH permit or an approved or authorised ACH management plan, and	18 19				
		(ii)	there is new information about Aboriginal cultural heritage in the area	20				
		(11)	where the activity is being carried out.	21				
ACH	Coun	cil mu	st give notice about prohibition order	22				
(1)	Before giving a prohibition order under section 150(1), the ACH Council must—							
	(a)		written notice in accordance with subsection (2) that the ACH Council is dering whether or not to give a prohibition order in relation to—	24 25				
		(i)	the activity specified in the notice, and	26				
		(ii)	the Aboriginal cultural heritage specified in the notice, and	27				
	(b)		wing the period for submissions referred to in subsection (2)(c), consider issions made to the ACH Council in response to the notice.	28 29				
(2)	The	notice 1	must be given to the persons referred to in subsection (3) and provide—	30				
	(a)		mation relevant to the decision of the ACH Council about whether or not <i>ve</i> a prohibition order, and	31 32				
	(b)	detail	ls about—	33				
		(i)	the Aboriginal cultural heritage being harmed or at imminent risk of harm, to the extent that the details do not disclose culturally sensitive information, and	34 35 36				
		(ii)	the activity to which the proposed prohibition order relates, and	37				
		(iii)	the proposed duration of the prohibition order, and	38				
	(c)		portunity to make submissions to the ACH Council within the prescribed d about whether or not the ACH Council should give a prohibition order.	39 40				
(3)	The	notice ı	under subsection (1)(a) must be given to the following persons—	41				
	(a)	a pers	son who, in the opinion of the ACH Council, has control over the activity fied in the notice,	42 43				
	(b)	•	local ACH service for the area or a part of the area where the activity is	44				
			carried out or is likely to be carried out,	45				

		(c)	 if there is not a local ACH service for the area or a part of the area where the activity is being carried out or is likely to be carried out— (i) each native title party for the area or the part of the area, and (ii) each knowledge holder for the area or the part of the area, 	1 2 3			
		(d)	if there is not a local ACH service, a native title part of the area, for the area or a part of the area—each native title representative body for the area or the part of the area.	4 5 6 7			
152	Pers	on giv	en prohibition order	8			
	(1)		ohibition order must be given to a person who, in the opinion of the ACH acil, has control over the activity, which may be—	9 10			
		(a)	the landholder or occupier of the land where the activity is being, or will be, carried out, or	11 12			
		(b)	the proponent for the activity, or	13			
		(c)	another person who, in the opinion of the ACH Council, has control over the activity.	14 15			
	(2)		ACH Council must ensure public notice is given of the giving of a prohibition as soon as practicable after the order is given.	16 17			
	(3)		ACH Council must ensure notice is given of a decision not to give a prohibition to the persons who were given notice under section $151(3)$.	18 19			
153	Contents of prohibition order						
		A pro	phibition order must—	21			
		(a)	briefly state—	22			
			(i) that the ACH Council is satisfied grounds exist for the giving of the order, and	23 24			
			(ii) the basis for that opinion, and	25			
		(b)	briefly describe the Aboriginal cultural heritage the subject of the order, and	26			
		(c)	specify directions on measures that must be taken to protect Aboriginal cultural heritage the subject of the order from harm, or the risk of harm, including the following—	27 28 29			
			(i) that the carrying out of a specified activity must stop immediately,	30			
			(ii) that the carrying out of a specified activity is prohibited,	31			
			(iii) that the carrying out of a specified activity in a specified way or for a specified period is prohibited, and	32 33			
		(d)	specify that the person given the order must ensure the directions are complied with, and briefly describe the consequences of failing to comply with the directions, and	34 35 36			
		(e)	specify—	37			
			(i) that the order is of unlimited duration, unless cancelled, or	38			
			(ii) the day on which the order will expire, unless—	39			
			(A) cancelled earlier under section $166(1)(a)$, or	40			
			(B) extended under section $155(1)$.	41			
154	Com	plianc	e with prohibition order	42			
	(1)		rson who is given a prohibition order must comply with the directions specified e order.	43 44			

Maximum penalty— 1 (a) 5,000 penalty units, and 2 (b) 250 penalty units for each day or part of a day the offence continues. 3 (2)A person who is given a prohibition order must, as soon as reasonably practicable 4 after complying with the directions specified in the order, notify the ACH Council in 5 writing of that compliance. 6 Maximum penalty-200 penalty units. 7 Extension of duration of prohibition order 8 Before a prohibition order expires, the ACH Council may extend the duration of the (1)9 order by written notice given to the person given the order. 10 The decision of the ACH Council under subsection (1) must be made on the grounds (2)11 that the ACH Council is satisfied the grounds on which the prohibition order was 12 given still exist. 13 (3) Before making a decision under subsection (1), the ACH Council must— 14 give written notice, in accordance with section 156(1), of the proposal to 15 extend the duration of the prohibition order, and 16 (b) at the end of the period for submissions referred to in section 156(1)(d), 17 consider submissions made to the ACH Council in response to the notice. 18 (4)The ACH Council must ensure public notice is given of the extension of the duration 19 of the prohibition order as soon as practicable after the duration of the order is 20 extended. 21 Notice by ACH Council before extension of duration of prohibition order 22 The notice under section 155(3)(a) must be given to the persons referred to in 23 (1)subsection (2) and provide-24 (a) details of the proposal to extend the duration of the prohibition order, 25 including the proposed extension period, and 26 details about the contents of the prohibition order, excluding details that (b) 27 disclose culturally sensitive information, and 28 (c) details about the directions specified in the prohibition order, and 29 an opportunity to make submissions to the ACH Council within the prescribed (d) 30 period about whether the duration of the prohibition order should be extended 31 as proposed. 32 (2)The notice must be given to the following persons— 33 the person who was given the prohibition order, (a) 34 (b) another person who, in the opinion of the ACH Council, has control over an 35 activity the subject of a direction specified in the prohibition order, 36 (c)the persons referred to in section 151(3)(b)-(d). 37 **Division 4** Remediation orders 38 ACH Council may give remediation order 39 The ACH Council may give a remediation order to a person described in subsection 40 (1)(2) if the ACH Council is of the opinion that Aboriginal cultural heritage has been 41 harmed in contravention of this Act. 42

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(2)	(2) The remediation order must be given to a person who, in the opinion of the A Council—				
	(a)	had control over the activity that harmed the Aboriginal cultural heritage, or	3		
	(b)	is a landholder or occupier of the land where the activity that harmed the Aboriginal cultural heritage was carried out.	4 5		
(3)		CH Council must ensure public notice is given of the giving of a remediation as soon as practicable after the order is given.	6 7		
Con	tents of	remediation order	8		
	A rem	ediation order must—	9		
	(a)	briefly state—	10		
		(i) that the ACH Council is satisfied that grounds for giving the order exist, and	11 12		
		(ii) the basis for that opinion, and	13		
	(b)	briefly describe the Aboriginal cultural heritage the subject of the order, and	14		
	(c)	specify directions on measures that must be taken to remediate the harm to the Aboriginal cultural heritage and a period within which a measure must be carried out, and	15 16 17		
	(d)	specify that the person given the order must ensure the directions are complied with, and briefly describe the consequences of failing to comply with the directions.	18 19 20		
Com	pliance	e with remediation order	21		
(1)	A pers in the	son who is given a remediation order must comply with the directions specified order.	22 23		
	Maxir	num penalty—	24		
		5,000 penalty units, and	25		
	(b)	250 penalty units for each day or part of a day the offence continues.	26		
(2)	A person who is given a remediation order must, as soon as reasonably practicable after complying with the directions specified in the order, notify the ACH Council in writing of that compliance. Maximum penalty—200 penalty units.				
Othe	er perso	ons may carry out remediation if order contravened	31		
	If a pe	erson given a remediation order contravenes the order, the ACH Council may rise another person to carry out some or all of the directions specified in the	32 33 34		
(2)	The ACH Council may, in a court of competent jurisdiction, recover the cost of the remediation referred to in subsection (1) as a debt due from the person to whom the remediation order was given.				
Entr	y to car	ry out remediation	38		
(1)	A person required or authorised to carry out remediation under a remediation order may enter land if necessary for the purpose of carrying out the remediation.				
(2)	However, nothing in this Division authorises a person to enter a part of premises used for residential purposes except with the consent of the occupier of the premises.				

162	Recovery by person given remediation order							
		is no cultu juriso	ot the ral her diction	who complied with a remediation order that the person was given, but who person who had control over the activity that harmed the Aboriginal ritage the subject of the remediation order, may, in a court of competent a, recover the cost of complying with the order as a debt due from the bhad control over the activity that harmed the Aboriginal cultural heritage.	2 3 4 5 6			
Divi	sion	5	Oth	er provisions about orders under this Part	7			
163	Gene	eral m	atters	about orders under this Part	8			
			rder u r this I	nder this Part, and the amendment, extension or cancellation of an order Part—	9 10			
		(a)	must	t be given in writing, and	11			
		(b)	may	be given whether or not—	12			
			(i)	a person has been proceeded against or convicted of an offence under this Act, or	13 14			
			(ii)	the person to whom the order is given has been notified about the proposal to make the order.	15 16			
164	Direc	tions	in ord	lers under this Part	17			
		A direction specified in an order under this Part may do 1 or more of the following—						
		(a)	state	that it is subject to conditions specified in the order,	19			
		(b)	state	that it is subject to the discretion of a person specified in the order,	20			
		(c)	refer	to—	21			
			(i)	prescribed requirements, or	22			
			(ii)	standards, or	23			
			(iii)	a code of practice,	24			
		(d)	offer the o	the person to whom it is given a choice of ways in which to comply with order.	25 26			
165	Dura	tion o	f orde	rs under this Part	27			
	An order under this Part—							
		(a)	takes	s effect when a person is given the order, and	29			
		(b)		effect until whichever of the following occurs first —	30			
			(i)	the order expires in accordance with its terms or the terms of a notice given under section $147(1)$ or $155(1)$,	31 32			
			(ii)	the order is cancelled under section 166(1).	33			
166	Ame	ndmei	nt or c	ancellation of certain orders under this Part	34			
	(1)	The A Part–		Council may, by written notice given to a person given an order under this	35 36			
		(a)	if the	e order is a prohibition order—amend or cancel the order, or	37			
		(b)	if the	e order is a stop activity order or a remediation order—cancel the order.	38			
	(2)			king a decision under subsection (1)(a) to amend or cancel a prohibition ACH Council must—	39 40			
		(a)		written notice in accordance with section 167 of the proposal to amend or el the prohibition order, and	41 42			

		(b)	at the end of the period for submissions referred to in section 167(c), consider any submissions made to the ACH Council in response to the notice.	1 2
	(3)	amen	ACH Council must give written notice of a decision under subsection (1) to d or cancel a prohibition order to the persons referred to in section $B(b)-(d)$ as soon as practicable after the decision is made.	3 4 5
167	Notif	icatio	n by ACH Council before amending or cancelling prohibition order	6
			tice given under section 166(2)(a) must be given to the persons referred to in on 156(2) and provide—	7 8
		(a)	details of the proposal to amend or cancel the prohibition order, and	9
		(b)	details about the contents of the prohibition order, excluding details that disclose culturally sensitive information, and	10 11
		(c)	an opportunity to make submissions to the ACH Council within the prescribed period about whether the prohibition order should be amended or cancelled as proposed.	12 13 14
168	Disp	lay of	order under this Part	15
	(1)	a cop subje	rson who is given an order under this Part must, as soon as practicable, display by of the order in a prominent place at or near the area where an activity the ct of a direction specified in the order is, or was, being carried out. mum penalty—	16 17 18 19
		(a)	200 penalty units, and	20
		(b)	10 penalty units for each day or part of a day the offence continues.	21
	(2)		arson must not intentionally remove, destroy, damage or deface the order ayed under subsection (1) while the order is of effect.	22 23
		Maxi	mum penalty—200 penalty units.	24

Part 8		Aboriginal cultural heritage protection agreements				
169	ACH	prote	ection agreement	2		
	(1)		Aboriginal cultural heritage protection agreement (an <i>ACH protection gement</i>) is an agreement that—	3 4		
		(a)	deals with 1 or more of the matters described in subsection (3), and	5		
		(b)	does not deal with an activity for which an ACH permit or an ACH management plan is required under this Act, and	6 7		
		(c)	is not a related agreement.	8		
	(2)		parties to an ACH protection agreement must include at least 1 Aboriginal on, group or community.	9 10		
	(3)		nout limiting the matters that may be dealt with by an ACH protection agreement, greement may deal with the following—	11 12		
		(a)	the recognition, protection, conservation, preservation or management of Aboriginal cultural heritage in relation to an area,	13 14		
		(b)	the protection, maintenance or use of an Aboriginal place,	15		
		(c)	the protection, maintenance or use of a cultural landscape, or a part of a cultural landscape,	16 17		
		(d)	the protection, maintenance or use of Aboriginal objects,	18		
		(e)	rights of access to, or rights to use, Aboriginal places or Aboriginal objects by Aboriginal people,	19 20		
		(f)	the restoration and preservation of Aboriginal places, cultural landscapes and Aboriginal objects,	21 22		
		(g)	any other matter prescribed for the purposes of this paragraph.	23		
170	End	orsem	ent of ACH protection agreement	24		
	(1)		arty to an ACH protection agreement may submit the agreement to the ACH ncil for endorsement.	25 26		
	(2) An ACH protection agreement submitted to the ACH Council for end must—		ACH protection agreement submitted to the ACH Council for endorsement t-	27 28		
		(a)	be made in the approved form, and	29		
		(b)	be accompanied by the other documents and information prescribed for the purposes of this paragraph.	30 31		
171	Furt	her inf	formation in support of submission	32		
	(1)		ACH Council may make a written request to a person who has submitted an I protection agreement for endorsement to—	33 34		
		(a)	provide the ACH Council with further information relevant to the submission that the ACH Council requires to assess the submission, and	35 36		
		(b)	verify the further information by statutory declaration.	37		
	(2)		quest under subsection (1) must specify the prescribed period within which the est must be complied with.	38 39		
172	ACH	Coun	ncil may refuse to consider some submissions	40		
			ACH Council may refuse to consider, or consider further, a submission for the orsement of an ACH protection agreement if—	41 42		
		(a)	the submission is not made in accordance with this Act, or	43		

the submission is not made in accordance with this Act, or (a)

	(b)	the person who submitted the agreement for endorsement has not complied with a request under section 171.	1 2
Decis	sion o	f ACH Council	3
(1)		ACH Council must assess each submission for the endorsement of an ACH ction agreement under section 170(1) and make a decision to—	4 5
	(a)	endorse the agreement, or	6
	(b)	refuse to endorse the agreement.	7
(2)	The c	decision must be made by the ACH Council within the prescribed period.	8
(3)	perio	prescribed period for making a decision on a submission does not include a d commencing on the day on which a request is made under section 171(1) in on to the submission and ending on the day on which the first of the following rs— the request is complied with, the prescribed period for complying with the request expires.	9 10 11 12 13 14

Part 9			Aboriginal Cultural Heritage Directory and Register of Aboriginal Owners					
Divis	sion '	1	ACH	I Directory	3			
174	ACH Directory		tory		4			
	(1)			Council must establish and maintain a directory called the Aboriginal eritage Directory.	5 6			
	(2)			Directory must be established and maintained in the way decided by the cil as appropriate for achieving the purposes set out in section 175.	7 8			
175	Purp	oses d	of ACH	I Directory	g			
		The p	ourpos	es of establishing and maintaining the ACH Directory are as follows—	10			
		(a)		semble, organise and maintain the information and documents about iginal cultural heritage described in section 176,	11 12			
		(b)		formation and documents in the Directory to be accessible, in accordance Division 2, as a research and planning tool to assist—	13 14			
			(i)	Aboriginal people, groups and communities, and other people, in their consideration of Aboriginal cultural heritage, and	15 16			
			(ii)	persons proposing to carry out activities that may harm Aboriginal cultural heritage, and	17 18			
			(iii)	in the administration of this Act.	19			
176	Infor	matio	n and	documents on ACH Directory	20			
	(1)	The A	ACH I	Directory must contain the prescribed information about the following—	21			
		(a)	a pro	tected area,	22			
		(b)	a loc	al ACH service for an area,	23			
		(c)	a nat	ive title party for an area,	24			
		(d)	the k	nowledge holders for the following—	25			
			(i)	a particular area,	26			
			(ii)	particular Aboriginal cultural heritage,	27			
		(e)	an A	CH protection agreement endorsed under Part 8,	28			
		(f)	an A	CH permit,	29			
		(g)	an A	CH management plan approved under section 118(1)(b)(i),	30			
		(h)	an A	CH management plan authorised under section 128(1)(b)(i),	31			
		(i)		ermination under section 141(1)(b)(i) that Aboriginal cultural heritage is ate significance for the purposes of this Act,	32 33			
		(j)	a Par	t 7 order.	34			
	(2)	The A	ACH I	Directory must also contain—	35			
		(a)		mation about Aboriginal cultural heritage of the State, including, where ant—	36 37			
			(i)	a description of the characteristics of the Aboriginal cultural heritage, and	38 39			
			(ii)	a description of the location of the Aboriginal cultural heritage, and	40			
			(iii)	for an Aboriginal object—a description of where the object is reasonably believed to have originated from, and	41 42			

		(iv)	for intangible Aboriginal cultural heritage—recordings, including photographs, films, audio, video, digital and other recordings relating to the Aboriginal cultural heritage, and	1 2 3		
	(b)		information and documents, including historical information and ments, relevant to Aboriginal cultural heritage that—	4 5		
		(i)	are prescribed for the purposes of this paragraph, or	6		
		(ii)	the ACH Council considers appropriate to include in the Directory.	7		
(3)			and documents may be placed on the ACH Directory, in accordance gulations-	8 9		
	(a)	on th	e initiative of the ACH Council, or	10		
	(b)	at the	request of a local ACH service or another person.	11		
Accu	racv	of ACH	I Directory	12		
(1)	-		Council must ensure the ACH Directory is as accurate and up-to-date as	13		
(1)			and may, as the ACH Council considers necessary, do the following—	13		
	(a)	modi	fy the Directory,	15		
	(b)	add to	o the Directory,	16		
	(c)	corre	ct the Directory.	17		
(2)			nformation or a document can only be removed from the ACH Directory ce with section 178.	18 19		
(3)	The placing of information or a document on the ACH Directory, or its removal from the Directory, is not conclusive as to whether the information is up-to-date, comprehensive or otherwise accurate.					
Remo	oving	inform	nation and documents from ACH Directory	23		
(1)			Council may remove information or a document from the ACH Directory Council is satisfied the information or document—	24 25		
	(a)	has b	een placed on the Directory in error, or	26		
	(b)	is fac	tually incorrect.	27		
(2)	the A	CH D	oving information or a document about Aboriginal cultural heritage from irectory, other than under subsection (1), the ACH Council must, to the t is reasonably practicable, consult—	28 29 30		
	(a)		owledge holder for the Aboriginal cultural heritage to which the mation or document relates, or	31 32		
	(b)		s not possible to identify or consult with a knowledge holder for the iginal cultural heritage—	33 34		
		(i)	each local ACH service for the area or a part of the area to which the Aboriginal cultural heritage relates, or	35 36		
		(ii)	if there is not a local ACH service for the area or a part of the area to which the Aboriginal cultural heritage relates — each native title party for the area or the part of the area, or	37 38 39		
		(iii)	if there is not a local ACH service or native title party for the area or a part of the area to which the Aboriginal cultural heritage relates — each native title representative body for the area or the part of the area.	40 41 42		

Division 2 Access to ACH Directory

179 Access to ACH Directory

- (1) The ACH Council must ensure the information and documents on the ACH Directory are made available only—
 - (a) as set out in this Division, or
 - (b) in the circumstances, to the persons, and to the extent, that the ACH Council considers appropriate.

(2) However, information that is, or documents that contain, culturally sensitive information about Aboriginal cultural heritage must not be made available to a person unless a knowledge holder for the Aboriginal cultural heritage has explicitly consented to the disclosure of the information to the person.

180 Access for Aboriginal people

The ACH Council must ensure the information and documents on the ACH Directory are available to an Aboriginal person, group or community in relation to—

- (a) the Aboriginal cultural heritage to which the information or documents relate, or
- (b) Aboriginal places located in, or Aboriginal objects located in or reasonably believed to have originated from, the area to which the information or documents relate.

181 Access to information about protected areas and management of activities

The ACH Council must ensure the information and documents on the ACH Directory are available to the general public to the extent necessary to enable the following to be ascertained—

- (a) whether or not a particular area includes an area that is part of a protected area,
- (b) the conditions to which a protected area declaration, declaring a particular area as a protected area, is subject,
- (c) the Aboriginal cultural heritage that has been determined by the ACH Council under section 141(1)(b)(i) to be of State significance for the purposes of this Act,
- (d) whether or not a particular area is the subject of—
 - (i) an ACH permit, or
 - (ii) an approved or authorised ACH management plan,
- (e) a local ACH service for an area,
- (f) a native title party for an area,
- (g) if a particular area is the subject of an ACH permit—the contact details of the holder of the permit,
- (h) if a particular area is the subject of an approved or authorised ACH management plan—the contact details of the parties to the plan,
- (i) whether or not a particular area is the subject of a Part 7 order.

182 Access for proponents of activities

(1) The ACH Council must ensure the information and documents on the ACH Directory are available to a proponent who intends to carry out an activity that may harm Aboriginal cultural heritage, to the extent—

		(a)	the information and documents relate to the proposed activity or the Aboriginal cultural heritage at risk of harm, and	1 2		
		(b)	the ACH Council considers a proponent requires the information and documents to enable them to comply with the requirements of this Act.	3 4		
	(2)		ever, information or documents prescribed as excluded from the operation of ection cannot be made available to a proponent under this section.	5 6		
	(3)	about	mation or documents identified as containing culturally sensitive information t Aboriginal cultural heritage must not be made available to a proponent under ection.	7 8 9		
183	Acce	ess for	research	10		
	(1)	are a	ACH Council must ensure the information and documents on the ACH Directory vailable to a person carrying out research on, or that relates to, Aboriginal ral heritage to the extent that, in the ACH Council's opinion—	11 12 13		
		(a)	the information and documents on the Directory relate to the research being carried out by the person, and	14 15		
		(b)	it is appropriate to make the information and documents available for the research.	16 17		
	(2)		mation or documents identified as containing culturally sensitive information t Aboriginal cultural heritage must not be made available to a person under this on.	18 19 20		
Division 3 Register of Aboriginal Owners 2						
184	Definition					
		In thi	s Division—	23		
		Cour	t means the Land and Environment Court.	24		
185	Regi	ster of	Aboriginal Owners	25		
	(1)	The A	ACH Council must establish and keep a Register of Aboriginal Owners.	26		
	(2)	The I	Register is to be kept in a form prescribed by the ACH Council.	27		
186	Cont	ents o	f Register of Aboriginal Owners	28		
	(1)		ACH Council must use the ACH Council's best endeavours to enter in the ster of Aboriginal Owners—	29 30		
		(a)	the name of every Aboriginal person who has a cultural association with land in the State, and	31 32		
		(b)	the location of the land with which the Aboriginal person has a cultural association, and	33 34		
		(c)	the nature of the cultural association the Aboriginal person has with the land.	35		
	(2)		name of an Aboriginal person must not be entered in the Register unless the iginal person—	36 37		
		(a)	is directly descended from the original Aboriginal inhabitants of the cultural area in which the land is situated, and	38 39		
		(b)	has a cultural association with the land that derives from the traditions, observances, customs, beliefs or history of the original Aboriginal inhabitants of the land, and	40 41 42		
		(c)	has consented to the entry of the person's name in the Register.	43		

	(3)	The ACH Council is to give priority to the entry in the Register of the names of Aboriginal persons who have a cultural association with—	1 2
		(a) lands listed in the National Parks and Wildlife Act 1974, Schedule 14, and	3
		(b) lands to which the <i>Aboriginal Land Rights Act 1983</i> , section 36A applies.	4
		Note— The <i>National Parks and Wildlife Act</i> 1974, Schedule 14 lists lands of cultural significance to Aboriginal persons that are reserved or dedicated under that Act.	5 6
		The Aboriginal Land Rights Act 1983, section 36A applies to lands that are the subject of a claim by one or more Aboriginal Land Councils under section 36 of that Act and that the Crown Lands Minister is satisfied would be claimable lands except for the fact that the lands are needed, or likely to be needed, for the essential public purpose of nature conservation.	7 8 9 10
187	Requ	uests for entry of names in Register	11
	(1)	An Aboriginal person may make a written request to the ACH Council to enter the name of an Aboriginal person in the Register of Aboriginal Owners.	12 13
	(2)	A request must specify the land with which the Aboriginal person nominated for inclusion in the Register has a cultural association and the cultural area in which the land is situated.	14 15 16
	(3)	A request must not be made without the written consent of the Aboriginal person nominated for inclusion in the Register.	17 18
188	Requ	uests for opening of parts of Register of Aboriginal Owners	19
	(1)	The Minister administering the <i>National Parks and Wildlife Act 1974</i> may request the ACH Council to open a part of the Register of Aboriginal Owners for the purpose of entering the names of Aboriginal persons who have a cultural association with lands that the Minister administering the <i>National Parks and Wildlife Act 1974</i> has recommended to the Governor be listed in the <i>National Parks and Wildlife Act 1974</i> , Schedule 14.	20 21 22 23 24 25
	(2)	The ACH Council must comply with a request made by a Minister under this section.	26
	(3)	An Aboriginal person or an Aboriginal Land Council may also request the ACH Council to open a part of the Register for the purpose of entering the names of Aboriginal persons who have a cultural association with a particular area of land specified in the request.	27 28 29 30
189	Rect	ification of Register	31
	(1)	An Aboriginal person or group of Aboriginal persons who consider that his, her or their names have been wrongly entered on or omitted from the Register of Aboriginal Owners may request the ACH Council rectify the register.	32 33 34
	(2)	An Aboriginal person or group of Aboriginal persons who has or have made a request under subsection (1) may appeal to the Court if the ACH Council fails or refuses to rectify the Register in the way requested within 6 months after the making of the request.	35 36 37 38
	(3)	On the hearing of an appeal under this section, the Court may—	39
		(a) order the ACH Council to rectify the Register, or	40
		(b) decline to order that the Register be rectified, or	41
		(c) make another order the Court appears appropriate.	42
	(4)	An appeal is to be made within the time and in the way provided by the rules of the Court.	43 44
	(5)	The ACH Council has the right to appear and be heard by the Court in the appeal proceedings.	45 46

	(6)	In de	eciding an appeal, the Court—	1		
		(a)	has the functions and discretions of the ACH Council under this Part, and	2		
		(b)	is not bound by the rules of evidence and may inform itself on a matter in a way the Court considers to be just.	3 4		
	(7)		cision of the Court on an appeal is final and is to be given effect to as if it were ecision of the ACH Council.	5 6		
	(8)		Court may award costs in an appeal under this section in exceptional instances only.	7 8		
190	Refe	rence	by ACH Council to Land and Environment Court	9		
	(1)	The ACH Council may refer to the Court, for decision by the Court—				
		(a)	a request for the entry of the name of an Aboriginal person in the Register of Aboriginal Owners, or	11 12		
		(b)	a request for the omission of the name of an Aboriginal person from the Register, or	13 14		
		(c)	any other question arising under this Division relating to the keeping of the Register by the ACH Council.	15 16		
	(2)	The Chief Judge of the Court is to determine whether or not the Court should deal with the request or question.				
	(3)	The	Court may—	19		
		(a)	hear and determine the request or question, or	20		
		(b)	refer the request or question back to the ACH Council, with the directions or recommendations the Court considers appropriate.	21 22		
	(4)		Court may hear and determine a part of a question and refer the remainder back e ACH Council.	23 24		
	(5)	The	ACH Council must give effect to a determination of the Court under this section.	25		

Part 10 Compliance 1 **Division 1** Preliminary 2 191 Definitions 3 In this Part— 4 dwelling means a place, or a part of a place, that is ordinarily used for human 5 habitation, whether or not it is from time to time uninhabited. 6 7 entry warrant means an entry warrant issued under Division 4. *identity card* means a card given to an inspector or an Aboriginal inspector under 8 section 196. 9 *inspection purposes* means the purposes referred to in section 199. 10 inspector means a person specified in section 194. 11 *photograph* includes to make a digital image or a video recording. 12 *reasonably suspects*—see section 192. 13 thing relevant to an offence—see section 193. 14 192 **Reasonably suspects** 15 For this Part, a person *reasonably suspects* something at a given time if-16 the person personally has grounds at the time for suspecting the thing, and (a) 17 the grounds, even if they are subsequently found to be false or non-existent, (b) 18 when judged objectively, are reasonable. 19 193 Thing relevant to an offence 20 For this Part, a thing is a *thing relevant to an offence* if it is reasonably suspected (1)21 that-22 the thing has been, is being, or is intended to be used for the purpose of (a) 23 committing an offence under this Act, or 24 (b) the thing has been obtained by the commission of an offence under this Act, or 25 (c) an offence under this Act has been, is being, or may be committed in relation 26 to the thing, or 27 (d) the thing is or may afford— 28 (i) evidence relevant to proving the commission of an offence under this 29 Act or who has committed an offence under this Act, or 30 evidence that tends to rebut an alibi. (ii) 31 For this Part, a thing relevant to an offence may be-(2)32 material or non-material, or (a) 33 (b) animate, other than human, or inanimate. 34 **Division 2** Inspectors 35 194 Inspectors 36 (1)The following persons are inspectors for the purposes of this Act— 37 a person of a prescribed class appointed by the ACH Council, (a) 38 (b) a person appointed by the ACH Council, 39 a police officer. (c) 40

	(2)			ppointed as an inspector holds office for a term specified by the ACH he instrument of appointment.	1 2		
	(3)	The .	ACH C	ouncil may, by written notice given to an inspector—	3		
		(a)	amen	d the term of the inspector's appointment, or	4		
		(b)	revok	te the appointment.	5		
195	Abo	riginal	inspec	ctors	6		
	(1)			Council may, by written notice, appoint an Aboriginal person to be an inspector for an area of the State.	7 8		
	(2)			inting an Aboriginal inspector for a specified area for which a local ACH esignated, the ACH Council must—	9 10		
		(a)		to the local ACH service for the area, or a part of the area, for which the iginal inspector is to be appointed—	11 12		
			(i)	written notice of the proposed appointment, and	13		
			(ii)	a reasonable opportunity to make submissions to the ACH Council about the proposed appointment, and	14 15		
		(b)		into account a submission received in making a decision about the osed appointment.	16 17		
	(3)	inspe	ector is	nal inspector has, in relation to the area for which the Aboriginal appointed, the powers conferred under this Act on an inspector that are the appointment, and to that extent is taken to be an inspector.	18 19 20		
	(4)	A person appointed as an inspector holds office for a term specified by the ACH Council in the instrument of appointment.					
	(5)	The A	ACH C	ouncil may, by written notice given to an inspector—	23		
		(a)	amen	d the term of the inspector's appointment, or	24		
		(b)	revok	e the appointment.	25		
196	Iden	tity ca	rds		26		
	(1)			council must ensure an identity card is given to a person appointed as an the ACH Council.	27 28		
	(2)	An io	dentity	card must—	29		
		(a)	identi	fy the person as an inspector or an Aboriginal inspector, and	30		
		(b)		person is an Aboriginal inspector—specify the area of the State for the person is appointed and the powers conferred on the person, and	31 32		
		(c)	incluc	de a recent photograph of the person.	33		
	(3)	A person who, without reasonable excuse, fails to return their identity card to the ACH Council on ceasing to be an inspector or an Aboriginal inspector commits an offence.					
		Maximum penalty—100 penalty units.					
	(4)	wher		iven an identity card under subsection (1) must carry the identity card bising powers or performing functions as an inspector unless it is le.	38 39 40		
197	Prod	luctior	n or dis	splay of identity card	41		
	(1)	perso		or or an Aboriginal inspector may exercise a power conferred on the inspector in relation to another person only if the inspector or Aboriginal	42 43 44		

		(a)	first produces the identity card for the other person's inspection, or	1	
		(b)	has the identity card displayed so that it is clearly visible to the other person.	2	
	(2)		ection (1) only applies if the inspector or Aboriginal inspector is in the physical ence of the person in relation to whom the power is to be exercised.	3 4	
	(3)	powe produ	ever, if it is not practicable to comply with subsection (1) before exercising the er, the inspector or Aboriginal inspector may exercise the power and then uce the identity card for inspection by the other person at the first reasonable rtunity.	5 6 7 8	
198	Impe	ersona	ting an inspector or an Aboriginal inspector	9	
		inspe		10 11	
		Maxi	imum penalty—12 months imprisonment or 200 penalty units, or both.	12	
Divi	sion	3	Inspection and related powers	13	
199	Purposes for which inspection may be carried out				
		An ir	nspector may carry out an inspection for any of the following purposes—	15	
		(a)	to ascertain whether this Act or an instrument has been or is being contravened,	16 17	
		(b)	to inspect records that are kept under or for this Act or that are relevant to determining whether this Act or an instrument has been or is being contravened,	18 19 20	
		(c)	any other purpose prescribed for this section.	21	
200	Pow	er to e	nter places	22	
	(1)	For i	nspection purposes an inspector may do any of the following—	23	
		(a)	subject to section 201, at any time enter a place that is not a dwelling,	24	
		(b)	at any time enter a dwelling with the informed consent of an occupier of the dwelling,	25 26	
		(c)	enter a place in accordance with an entry warrant.	27	
	(2)	For the purposes of subsection (1)(b), an occupier gives informed consent if the occupier consents after being informed by the inspector—			
		(a)	of the powers the inspector wants to exercise in carrying out the inspection in relation to the dwelling, and	30 31	
		(b)	of the reasons why the inspector wants to exercise the powers, and	32	
		(c)	that the occupier may refuse to consent to the inspector entering the dwelling.	33	
	(3)		wer to enter premises conferred by this Act authorises entry by foot, vehicle, el or aircraft or by another means.	34 35	
	(4)		n exercising a power of entry under this Division, an inspector may be mpanied by assistants the inspector considers necessary.	36 37	
	(5)		ssistant may accompany an inspector and take all reasonable steps to assist the orised officer in the exercise of the inspector's functions.	38 39	
201	Ente	ring A	boriginal places	40	
	(1)		re entering a place under section 200, an inspector must take all reasonable steps termine—	41 42	

		(a)	whether the place is an Aboriginal place, and	1				
		(b)	if the place is an Aboriginal place—whether, in accordance with Aboriginal tradition, there are restrictions on entry to the place.	2 3				
	(2)	Abor	e inspector determines the place is an Aboriginal place and, in accordance with iginal tradition, there are restrictions on entry to the place, the inspector can enter the place if—	4 5 6				
		(a)	the inspector is permitted to enter the place in accordance with Aboriginal tradition, or	7 8				
		(b)	the inspector is accompanied by a person who is permitted to enter the place in accordance with Aboriginal tradition.	9 10				
	(3)	the in	ever, an inspector may enter a place without complying with subsection (2) if nspector considers on reasonable grounds that the entry is necessary to prevent a to Aboriginal cultural heritage.	11 12 13				
202	Pow	er to e	nter includes power to enter some other places	14				
	(1)	This	section applies if under section 200 an inspector may enter a place.	15				
	(2)	place	e place is 1 of 2 or more premises in a single building, then, in order to enter the e, the inspector may enter, but not inspect, a part of the building that the piers of the place use exclusively but in common with each other.	16 17 18				
203	Pow	Power to stop and enter vehicles, and ancillary powers						
	(1)	For inspection purposes an inspector may at any time stop and enter a vehicle other than a mobile home.						
	(2)	The i a veh	inspector may use any means reasonably necessary in the circumstances to stop nicle.	22 23				
	(3)		ection (2) does not authorise the use of means that are likely to cause death or yous bodily harm to a person, whether or not the person is in the vehicle.	24 25				
	(4)	An ii	nspector who stops a vehicle may—	26				
		(a)	detain the vehicle for a reasonable period, and	27				
		(b)	move the vehicle to another place suitable for carrying out an inspection.	28				
	(5)		is section—	29				
			<i>ile home</i> means a vehicle that is—	30				
		(a) (b)	ordinarily used for human habitation, and permanently or semi-permanently stationary in a single location	31				
		(b)		32				
204	Othe	•	ers related to inspection	33				
			nspection purposes an inspector may do any of the following—	34				
		(a)	take onto or into, and use on or in, a place or vehicle, equipment or facilities that are reasonably necessary in order to carry out the inspection,	35 36				
		(b)	make reasonable use of equipment, facilities or services on or in a place or vehicle in order to carry out an inspection and for that purpose operate the equipment or facilities,	37 38 39				
		(c)	remain on or in a place or vehicle for as long as is reasonably necessary to carry out the inspection,	40 41				
		(d)	inspect and open a package, compartment, cupboard or container, and inspect its contents,	42 43				
		(e)	inspect an enclosure or similar structure on or in a place or vehicle,	44				

		(f)	photograph or otherwise make a record of a place or vehicle and a thing in or on the place or vehicle,	1 2	
		(g)	take samples or specimens of, or from, water or soil,	3	
		(h)	apply an identifier to an object,	4	
		(i)	survey and mark out land for a purpose relevant to carrying out the inspection,	5	
		(j)	label a thing.	6	
205	Obta	aining	records	7	
	(1)	For i	nspection purposes an inspector may do any of the following—	8	
		(a)	direct a person who has the custody or control of a relevant record to give the inspector the record or a copy of the record,	9 10	
		(b)	direct a person who has the custody or control of a record, or of a computer or other thing on which a relevant record is or may be stored to make or print a copy of the record or to operate the computer or thing,	11 12 13	
		(c)	operate a computer or other thing on which a relevant record is or may be stored,	14 15	
		(d)	direct a person who is or appears to be in control of a record that the inspector reasonably suspects is a relevant record to give the inspector a translation, code, password or other information necessary to gain access to or interpret and understand the record,	16 17 18 19	
		(e)	take extracts from, make copies of, download, print or photograph a record the inspector reasonably suspects is a relevant record,	20 21	
		(f)	take reasonable measures to secure or protect a relevant record, or computer or other thing on which a relevant record is or may be stored, against damage or unauthorised removal or interference.	22 23 24	
	(2)		inspector is given a relevant record, the inspector must, if practicable, allow a on who is otherwise entitled to possession of the record to have reasonable access	25 26 27	
	(3)	In th	s section—	28	
		<i>relevant record</i> means an instrument, publication or other record containin information relevant to compliance with this Act.			
206	Dire	ctions		31	
		For i	nspection purposes an inspector may do any of the following—	32	
		(a)	direct an occupier of a place or vehicle, or a person who is or appears to be in possession or control of a thing, to give to the inspector, orally or in writing—	33 34	
			(i) information in the person's possession or control about the name and address of the owner of the place, vehicle or thing, and	35 36	
			(ii) other information in the person's possession or control relevant to an inspection,	37 38	
		(b)	direct an occupier of a place or vehicle to answer questions,	39	
		(c)	direct an occupier of a place or vehicle to open or unlock a thing in or on the place or vehicle to which the inspector requires access,	40 41	
		(d)	direct an occupier of a place to give the inspector a plan, or access to a plan, of the place,	42 43	
		(e)	direct an occupier of a place or vehicle, or a person who is or appears to be in possession or control of a thing, to give the inspector the assistance the	44 45	

inspector reasonably requires to perform the inspector's functions in relation to the place, vehicle or thing,

- (f) direct an occupier of a vehicle to move the vehicle to a place specified by the inspector for inspection of the vehicle,
- (g) direct a person who is or appears to be in control of a consignment of goods to move the consignment to a place specified by the inspector for inspection of the consignment,
- (h) direct a person who is or appears to be in control of an object to do anything reasonably necessary to identify the object,
- (i) direct a person who is or appears to be in control of goods, or a vehicle, package or container to label the goods, vehicle, package or container,
- (j) direct a person who is or appears to be in control of an object to keep possession of the object until further directed by the inspector,
- (k) direct a person who is or appears to be in control of an object to leave the object at a place specified by the inspector until further directed by the inspector.

207 Seizure of thing relevant to an offence

- (1) This section does not authorise the seizure of Aboriginal ancestral remains.
- (2) If an inspector, when exercising a power under this Division, finds a thing relevant to an offence under this Act, the inspector may, subject to subsection (3), seize the thing.
- (3) The inspector may seize a thing under subsection (2) only if the inspector reasonably suspects 1 or more of the following—
 - (a) the thing has been unlawfully obtained,
 - (b) possession of the thing at that time and place by the person in possession of it is unlawful,
 - (c) it is necessary to seize the thing for any of the following purposes—
 - (i) to prevent it from being concealed, damaged, destroyed, interfered with or lost,
 - (ii) to preserve its evidentiary value,
 - (iii) to prevent it from being used in the commission of another offence under this Act.

(4) If an inspector seizes a thing under subsection (2), the inspector must—

- (a) issue a receipt for the thing in the form approved by the Secretary, and
- (b) either—
 - (i) if the occupier of the place or vehicle is present—give the receipt to the occupier, or
 - (ii) otherwise—leave the receipt at the place or in or on the vehicle in an envelope addressed to the occupier of the place or vehicle, or otherwise give notice of the receipt.
- (5) However, if it is not practicable to comply with subsection (4)(b)(i), the person may seize the thing and at the first reasonable opportunity leave, or otherwise give notice of, the receipt in accordance with subsection (4)(b)(ii).

208 Security of seized things

(1) If, under section 207(2) an inspector seizes a thing, the inspector must take reasonable steps to ensure that the thing is kept in a secure manner.

	(2)	the a	rson must not move, tamper or otherwise interfere with a seized thing without pproval of an inspector.	1 2			
		Max	imum penalty for subsection (2)—200 penalty units.	3			
209	Deal	ing wi	th seized things	4			
	(1)	inspe	nder section 207(2) an inspector seizes a thing, and in the opinion of the ector, the thing is likely to deteriorate if no action is taken to deal with it, the ector may deal with the thing in accordance with the directions of the Secretary.	5 6 7			
	(2)	exter	ection (1) does not apply if the seized thing is an Aboriginal object except to the it that it allows the object to be transferred to the ACH Council to be dealt with r section 47, whether or not the object is a secret or sacred object.	8 9 10			
	(3)	dedu	seized thing is sold under subsection (1), the proceeds of the sale, after the ction of expenses incidental to the sale, are to be paid to the person entitled to ession of the thing before it was seized.	11 12 13			
	(4)	In th	is section—	14			
		deal	with includes to preserve, treat, sell, give away, use and destroy.	15			
210	Deal	ing wi	th Aboriginal ancestral remains	16			
		that	inspector, when exercising a power under this Division, finds human remains the inspector reasonably considers may be Aboriginal ancestral remains, the ector must—	17 18 19			
		(a)	take reasonable steps to ensure the remains are kept in a secure way, and	20			
		(b)	as soon as practicable, transfer the human remains into the custody of the ACH Council to be dealt with under section 41.	21 22			
211	Forensic examination						
	(1)	a for	inspector takes a sample or specimen under section 204(g) the inspector may do rensic examination, or arrange for a forensic examination to be done, of the ole or specimen.	24 25 26			
	(2)	be se inspe	inspector, when exercising a power under this Division, finds a thing that may ized under section 207(2), then whether or not the inspector seizes the thing, the ector may do a forensic examination, or arrange for a forensic examination to be , of the thing.	27 28 29 30			
	(3)	speci	is reasonably necessary in order to do a forensic examination, the sample, imen or thing may, unless the thing is an Aboriginal object, be dismantled, aged or destroyed.	31 32 33			
	(4)		power in subsection (3) cannot be exercised in relation to a thing that may ain information that is privileged, until—	34 35			
		(a)	a decision has been made that the information is not privileged, or	36			
		(b)	an order has been made to enable the power to be exercised.	37			
	(5)	In th	is section—	38			
		forei	nsic examination, of a sample, specimen or other thing, means the following-	39			
		(a)	to examine or operate it,	40			
		(b)	to photograph, measure or otherwise make a record of it,	41			
		(c)	to take an impression of it,	42			
		(d)	to take samples of or from it,				

(e) to do tests on it, or on a sample taken under paragraph (d), for forensic purposes.

Division 4 Entry warrants

212 Search warrants

(1)	An inspector under this Act may apply to an authorised officer for the issue of a
	search warrant if the authorised officer believes on reasonable grounds that—

- (a) a requirement imposed under this Act or the regulations is being or has been contravened, or
- (b) to inspect records kept under or for the purposes of this Act or that are relevant to determining whether this Act or an instrument has been or is being contravened,
- (c) another purpose prescribed for the purposes of this paragraph.
- (2) An authorised officer to whom an application is made may, if satisfied there are reasonable grounds, issue a search warrant authorising an inspector named in the warrant—
 - (a) to enter the premises, and
 - (b) to exercise a function of an authorised officer under this Part.
- (3) An inspector may apply for an entry warrant for premises or a vehicle even if, under Division 3, an inspector may enter the place or vehicle without an entry warrant.
- (4) The *Law Enforcement (Powers and Responsibilities) Act 2002*, Part 5, Division 4 applies to a search warrant issued under this section.
- (5) Without limiting the generality of the *Law Enforcement (Powers and Responsibilities) Act 2002*, section 71 a police officer—
 - (a) may accompany an inspector executing a search warrant issued under this section, and
 - (b) may take all reasonable steps to assist the inspector in the exercise of the inspector's functions under this section.
- (6) In this section authorised officer has the same meaning as in the Law Enforcement (Powers and Responsibilities) Act 2002.

Division 5 Other provisions

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34 35
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41 42

		Maximum penalty—200 penalty units.	1
216	Exer	cise of power may be recorded	2
		Despite another Act or law, an inspector may record the exercise of a power under this Act, including by making an audiovisual recording.	3 4
217	Assis	stance to exercise powers	5
	(1)	An inspector exercising a power under this Act may authorise as many other persons to assist in exercising the power as are reasonably necessary in the circumstances.	6 7
	(2)	A person who, under subsection (1), is authorised by an inspector to assist in exercising a power must obey a lawful and reasonable direction given to the person by the inspector when assisting in exercising the power.	8 9 10
	(3)	A person who assists in exercising a power under this Act, having been authorised under subsection (1) by an inspector to do so, is taken to be performing a function under this Act.	11 12 13
	(4)	The protection from liability given to a person under subsection (3) does not extend to anything done or omitted to be done by the person in contravention of a lawful and reasonable direction referred to in subsection (2).	14 15 16
218	Obst	ruction of inspector	17
		A person must not obstruct an inspector, or a person assisting an inspector, in the exercise or attempted exercise of a power under this Act.	18 19
	o	Maximum penalty—400 penalty units.	20
219		ncrimination not an excuse	21
	(1)	An individual is not excused from complying with a direction under this Part to provide information or answer a question, or to produce a record or thing, on the ground that the information, answer, record or thing might incriminate the individual or make the individual liable to a penalty.	22 23 24 25
	(2)	However, information or an answer provided, or document or thing produced, by an individual in compliance with a direction under this Part is not admissible as evidence in proceedings against the individual other than proceedings for perjury or an offence relating to giving false or misleading information.	26 27 28 29
220	Orde	rs for forfeiture or disposal of seized things	30
	(1)	Subject to subsection (2), a court that convicts a person of an offence under this Act may make an order for the forfeiture to the State, or the destruction or disposal, of a seized thing if the court is satisfied that the thing was the subject of, used in, or otherwise involved in, the commission of the offence.	31 32 33 34
	(2)	Subsection (1) does not apply to a seized thing that is an Aboriginal object except to the extent that it allows the object to be forfeited to the State and transferred to the ACH Council to be dealt with under section 47, whether or not the object is a secret or sacred object.	35 36 37 38

Par	t 11	Lega	al proceed	ings		1
Divi	sion	1	General pro	visions		2
221	Who	may co	ommence proc	eedings		3
	(1)	A pros	secution of an o	-	ceedings for another matter arising Council.	4 5
	(2)			not limit the ability of a pe t the prosecution of an offen	erson who has authority at law to ace under this Act.	6 7
222	Cou	rt may c	order costs and	d expenses		8
	(1)	orders exami	that it thinks fination, seizure,	t in relation to the costs and	ler this Act has power to make the expenses of, and incidental to, the destruction or other disposition of	9 10 11 12
	(2)	Subse	ction (1) does n	ot affect—		13
		(a)	any other powe	er of a court to award costs, o	or	14
		(b)	the Criminal P	rocedure Act 1986, section 3	307.	15
Divi	sion		Criminal lia others	bility of body corporat	te officers, employees and	16 17
223	Defi	nition				18
		office		a body corporate, has the n nonwealth for a corporation	neaning given in the Corporations	19 20 21
224	Liab	ility of c	officers for offe	ence by body corporate		22
	(1)	This s	ection applies to	o an offence under a provisi	on of this Act listed in the Table.	23
		Table				24
		s 37(1))	s 38(1) and (4)	s 42(1)	
		s 45(1))	s 48(1)	s 49(1)	
		s 66(1))	s 69(1)	s 70(1)	
		s 71(1))	s 72	s 97(1)	
		s 101		s136(4)	s 138	
		s 148(1) and (2)	s 154(1) and (2)	s 215	

(2) If a body corporate is guilty of an offence to which this section applies, an officer of the body corporate is also guilty of the offence if the officer failed to take all reasonable steps to prevent the commission of the offence by the body corporate.

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s 255(2)

- (3) In determining whether things done or omitted to be done by the officer constitute reasonable steps, a court must have regard to—
 - (a) what the officer knew, or ought to have known, about the commission of the offence by the body corporate, and

s 218

		(b)	whether the officer was in a position to influence the conduct of the body corporate in relation to the commission of the offence, and	1 2
		(c)	other relevant matters.	3
225	Furt	her pro	ovisions relating to liability of officers of body corporate	4
	(1)		on 224 does not affect the liability of a body corporate for an offence under this or a criminal offence under another Act or law.	5 6
	(2)	unde	fficer of a body corporate may be charged with, and convicted of, an offence r a provision of this Act in accordance with section 224 whether or not the body orate has been proceeded against or convicted under that provision.	7 8 9
	(3)	accor	officer of a body corporate, who is charged with an offence under this Act in rdance with section 224, claims the body corporate would have a defence if it charged with the offence—	10 11 12
		(a)	the onus of proving the defence is on the officer, and	13
		(b)	the standard of proof required is the standard that would apply to the body corporate in relation to the defence.	14 15
	(4)	Subs	ection (3) does not limit another defence available to the officer.	16
226	Liab	ility of	partners	17
	(1)	each	ACH permit is granted to a partner in relation to the activities of a partnership, partner in the partnership has the same rights and duties as the holder of the it, whether or not the partner is named in the permit.	18 19 20
	(2)	unde partn	ACH management plan is approved under section $118(1)(b)(i)$ or authorised r section $128(1)(b)(i)$ in relation to the activities of a proponent that is in a ership, each partner in the partnership has the same rights and duties as a party e plan, whether or not the partner is named in the plan.	21 22 23 24
227	Liab	ility of	principals for offence by agent	25
	(1)	anotÎ	person (the <i>agent</i>) acting, otherwise than as an employee, for or on behalf of ner person (the <i>principal</i>) contravenes a provision of this Act, the principal is a to have contravened the same provision.	26 27 28
	(2)	For t	he purposes of this section, an agent and principal relationship exists—	29
		(a)	if a person (the <i>agent</i>) carries out, manages or controls an activity the subject of an authorisation under Part 6, Division 4 for or on behalf of the proponent for the activity (the <i>principal</i>), and	30 31 32
		(b)	whether the agent is acting directly for the principal or acting indirectly through another person, or persons, including a contractor, subcontractor or consultant.	33 34 35
	(3)		occeedings against a principal for such a contravention, it is a defence to prove rincipal took all reasonable steps to prevent the commission of the offence by gent.	36 37 38
	(4)		termining whether things done or omitted to be done by the principal constituted onable steps, a court must have regard to—	39 40
		(a)	what the principal knew, or ought to have known, about the risk of the contravention occurring, and	41 42
		(b)	whether the principal could have prevented the contravention, and	43
		(c)	other relevant matters.	44

	(5)	A principal may be proceeded against and convicted under a provision of this Act in accordance with this section whether or not the agent has been proceeded against or convicted under that provision.	1 2 3
228	Liab	ility of employer for offences by employee	4
	(1)	If an employee of another person (the <i>employer</i>) contravenes a provision of this Act while acting as an employee, the employer is taken to have contravened the same provision, whether or not the employee contravened the provision—	5 6 7
		(a) without the employer's authority, or	8
		(b) contrary to the employer's orders or instructions.	9
	(2)	In proceedings against an employer for such a contravention, it is a defence to prove that the employer took all reasonable steps to prevent the commission of the offence by the employee.	10 11 12
	(3)	In determining whether things done or omitted to be done by the employer constituted reasonable steps, a court must have regard to—	13 14
		(a) what the employer knew, or ought to have known, about the risk of the contravention occurring, and	15 16
		(b) whether the employer could have prevented the contravention, and	17
		(c) any other relevant matter.	18
	(4)	An employer may be proceeded against and convicted under a provision of this Act in accordance with this section whether or not the employee has been proceeded against or convicted under that provision.	19 20 21
229	Liab	ility of employees and agents	22
		It is not a defence to a charge of an offence under this Act that the accused person was, at the time of the commission of the offence, an employee or agent of another person.	23 24 25
Divi	sion	3 Evidentiary provisions	26
230	App	lication of Division	27
	(1)	This Division applies for the purposes of proceedings for an offence under this Act.	28
	(2)	A provision of this Division that provides for a matter to be taken to be proved applies only in the absence of evidence to the contrary.	29 30
	(3)	This Division is in addition to, and does not affect the operation of, the <i>Evidence Act</i> 1995.	31 32
231	Cert	ain matters taken to be proved if alleged in prosecution notice or indictment	33
		An allegation in a court attendance notice or indictment of a matter listed in the Table is taken to be proved.	34 35
		Table	36
		ltem Matter	

Item	Matter
1	That the person who commenced the proceeding is authorised to do so
2	That specified land is land of a specified description Example Crown land
3	That on a specified day or during a specified period a specified person was the landholder of specified land

ltem	Matter
4	That a document purporting to have been signed or executed, as relevant, by the Minister, the Secretary, an inspector, an Aboriginal inspector or the ACH Council was signed, or executed, as relevant, by a person who at the specified time was the Minister, the Secretary, an inspector, an Aboriginal inspector or a person authorised to sign or execute the document on behalf of the ACH Council, as the case requires

232 Evidence of certain matters if stated in certificate

(1) Production of a certificate purporting to be signed by a member and stating 1 or more of the matters listed in the Table is, without proof of the member's signature, taken to be evidence of the facts stated in the certificate.

ltem	Matter
1	That on a specified day or during a specified period a person was or was not—
	(a) the holder of an ACH permit, or
	(b) a party to an approved or authorised ACH management plan, or
	(c) a person given a Part 7 order
2	That on a specified day or during a specified period a specified instrument was or was not of effect
3	That on a specified day or during a specified period a specified instrument was or was not subject to a specified condition
4	That on a specified day or during a specified period a Part 7 order contained or did not contain a specified direction
5	That on a specified day or during a specified period a specified person was or was not authorised to carry out a specified activity under a specified instrument
6	That on a specified day or during a specified period a specified person was or was not designated as a local ACH service for a specified area
7	That on a specified day or during a specified period a person was or was not a native title party for a specified area
8	That on a specified day or during a specified period a body was or was not a native title representative body for a specified area
9	That on a specified day or during a specified period a person was or was not an inspector, an Aboriginal inspector or a person authorised to assist an inspector or an Aboriginal inspector
10	That on a specified day or during a specified period a specified area did or did not include an area that was part of a protected area
11	That on a specified day or during a specified period specified Aboriginal cultural heritage was determined under section 141(1)(b) to be or not to be of State significance for the purposes of this Act
12	That on a specified day or during a specified period a person held or did not hold a specified office

(2) Subsection (1) only applies if—

1

2 3 4

	(a)	produced	8 days before the hearing at which the certificate is proposed to be , written notice was given to the accused of the prosecutor's intention be the certificate, and	1 2 3
	(b)	prosecuto	ed has not, within 14 days after receipt of the notice, delivered to the or a notice requiring that the evidence of the Secretary or the d person be given in person.	4 5 6
(3)	order	as to costs	we which proceedings are held may, in addition to making any other s, make any order it thinks fit as to the expenses and remuneration to services of the ACH Council.	7 8 9
Evide	ence i	n relation	to documents	10
(1)		cument ce fied date—	rtified by the Secretary to be a true copy of an instrument as at a	11 12
	(a)	is taken t	o be proved to be a copy of the original document as at that date, and	13
	(b)	is admiss original.	sible in the same way, and has the same evidentiary value, as the	14 15
(2)	of th	e Directory	rtified by a member to be a true copy of the ACH Directory, or part y, as at a specified date is taken to be proof of the contents of the at part of the Directory, as at that date.	16 17 18
(3)	speci	fied date o	rtified by a member to be a true copy of specified guidelines as at a r during a specified period is taken to be proof of the contents of the that date or during that period.	19 20 21
(4)	Coun	icil or the S	rporting to have been signed by a delegate of the Minister, the ACH becretary is taken to have been signed by a person who at the time was and was authorised to sign it.	22 23 24
(5)	exerc by th	cising a pov e inspector	cument or record obtained by an inspector or an Aboriginal inspector wer under Part 10, Division 3 is admissible in evidence if it is certified r or the Aboriginal inspector, as is relevant, as having been obtained of that power.	25 26 27 28
Onus	s of pr	oving cert	tain matters	29
	In proceedings for an offence under this Act, the onus of proving a matter listed in the Table lies with the person asserting the matter.			
	Table	e		32
	ltem	I	Matter	
	1		That a person has undertaken consultation in accordance with the consultation guidelines	

That conduct was engaged in with reasonable excuse

Par	t 12	Mis	cellaneous	1
Divi	sion	1	Financial matters	2
235	Acce	ount ar	nd Fund for Aboriginal cultural heritage matters and other matters	3
			ament recommends the State provide financial assistance to fund the wing-	4 5
		(a)	the costs of the administration and enforcement of the Act,	6
		(b)	remuneration for members of the ACH Council, or of a committee, other than members employed in the public service,	7 8
		(c)	funding for persons designated as a local ACH service for the purpose of enabling the person to provide local ACH service functions,	9 10
		(d)	the recognition, protection, conservation, preservation and management of Aboriginal cultural heritage, including, if relevant, by developing guidance materials,	11 12 13
		(e)	the costs associated with the repatriation of Aboriginal ancestral remains, including investigation into the appropriate custodian of the ancestral remains,	14 15
		(f)	an Aboriginal War Memorial Museum, including for the purpose of holding or safekeeping Aboriginal ancestral remains,	16 17
		(g)	the payment of compensation to an Aboriginal person, group or community with legislated rights, interests and responsibilities in relation to Aboriginal cultural heritage to which harm has been caused as a direct or indirect consequence of the commission of an offence under Part 5, Division 1,	18 19 20 21
		(h)	an Aboriginal Cultural Heritage Compensation Fund.	22
Divi	sion	2	Administrative review	23
236	Adm	ninistra	tive review by NCAT	24
	(1)	The 7	Table sets out—	25
		(a)	decisions made under this Act that are reviewable in accordance with this Part (<i>reviewable decision</i>), and	26 27
		(b)	who is eligible to apply for a review of a reviewable decision (the <i>affected person</i>).	28 29
		Table	3	30
		Itom	Reviewable decision Affected person	

ltem	Reviewable decision	Affected person
1	A decision of the ACH Council not to declare an area as a protected area	A person required to be given notice under section $59(1)(b)$
2	A decision of the ACH Council to authorise or approve an ACH management plan under section 118(1)(b)(i) or 128(1)(b)(i)	A person required to be consulted under section 107
3	A decision of the ACH Council under section 122(1) to cancel or suspend the approval of an ACH management plan	A party to the ACH management plan
4	A decision of the ACH Council under section 145(1) to give a stop activity order	

ltem	Reviewable decision	Affected person
5	A decision of the ACH Council under section 150(1) to give a prohibition order	The person who was given the prohibition order
6	A decision of the ACH Council under section 155(1) to extend the term of a prohibition order	
7	A decision of the ACH Council under section 157(1) to give a remediation order	
8	A decision by the ACH Council under section 166(1)(a) to amend or cancel a prohibition order	

(2) An affected person may apply to the Civil and Administrative Tribunal for an administrative review under the *Administrative Decisions Review Act 1997* of a reviewable decision.

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- (3) The application must be made within 28 days after the day on which notice of the reviewable decision is given.
- (4) In determining the application, the Civil and Administrative Tribunal must take into account a matter that was required to be taken into account in making the reviewable decision.
- (5) The regulations may prescribe other reviewable decisions, and the persons who are affected persons in relation to those decisions.

Division 3 Giving notice

237 Public notice

If public notice of a matter or document is required to be given under this Act, notice of the matter or document must—

- (a) be published on a website maintained by, or on behalf of, the ACH Council, and
- (b) if the regulations provide—be published in accordance with the regulations.

238 Giving notice generally

- (1) If notice of a document is required or permitted to be given under this Act to a person, the notice may be given by—
 - (a) giving it to the person personally, or
 - (b) leaving it at the person's usual, or last known, place of residence or business, or
 - (c) sending it by prepaid post, including document exchange, addressed to the person—
 - (i) to the address provided by the person for the giving or service of notice, or
 - (ii) if no address is provided as referred to in subparagraph (i)—to the last known address of the person, or
 - (d) emailing it to an email address or faxing it to a fax number—
 - (i) provided by the person for the giving or service of notice, or

		(ii)	if no email address or fax number is provided as referred to in subparagraph (i)—to the email address or fax number appearing on recent correspondence addressed by or on behalf of the person to the person or entity giving the notice, or otherwise notified to the person or entity giving the notice, or published by the person to whom the notice is to be given, or	1 2 3 4 5 6
	(e)	com	nunicating it in some other agreed way with the person, or	7
	(f)	anotł	her way prescribed, including by electronic means or by publishing a copy e notice, in accordance with the regulations.	8 9
(2)			a particular method for giving notice to a particular person does not use of a different method for giving notice to the same person.	10 11
(3)	mem	bers of	uired to be given to a partnership is taken to have been given to all f the partnership if it is given to a member of the partnership in accordance etion (1).	12 13 14
(4)			roperly give notice to 1 person does not affect whether or not notice was ven to another person.	15 16
(5)			n is in addition to the <i>Interpretation Act 1987</i> , section 76 and the <i>Transactions Act 2000</i> .	17 18
Givir	ng noti	ice to	landholder or occupier of land	19
(1)	becau addre	use the essed t	a document is required or authorised to be given under this Act to a person e person is a landholder or an occupier of land, the notice may be o the person by the description of "the landholder" or "the occupier" of t land, describing the relevant land, without further name or description.	20 21 22 23
(2)	them	if it is	2 or more landholders or occupiers, notice is sufficiently given to all of s given to 1 of them, and is addressed to that 1 with the addition of the another" or "and others".	24 25 26
(3)	the n	otice n	a document is to be given to a person because the person is a landholder, nay be given to the person by addressing the document to the landholder it in accordance with section 238 to the occupier of the land.	27 28 29
(4)	or or	cupie	a document is to be given to a person because the person is a landholder r of land, the notice may be given to the person by addressing the o the person and affixing it to a conspicuous part of the land.	30 31 32
(5)		ded fo	s (3) and (4) only apply if it is not practicable to give the notice in a way or in section 238 and this Act does not otherwise state how the notice is to	33 34 35
Givir	ng cert	tain no	otices	36
(1)	landł pract	nolder, icable	f a document is required or permitted to be given under this Act to a an occupier of land or a knowledge holder for an area and it is not to give the notice in accordance with section 238, the notice may be given ng a copy of the document in the prescribed way.	37 38 39 40
(2)	Notic	e give	en in accordance with subsection (1)—	41
	(a)	may	be directed to—	42
		(i)	landholders or occupiers of land, or	43
		(ii)	knowledge holders for an area, and	44
	(b)		ten to be given to—	45
		(i)	all of the landholders and occupiers of the land specified in the notice, or	46

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			(ii)	all of the knowledge holders for the area specified in the notice.	1
241	Defe	ects in	notice	3	2
				document is not ineffective, nor is it to be regarded as having been not	3
				ven, only because of an error, description or irregularity in the document	4
		or the	e way	it is addressed that is not likely to mislead or does not in fact mislead.	5
Divi	sion	4	Reg	julations	6
242	Reg	ulation	IS		7
	(1)	matte	er that	nor may make regulations, not inconsistent with this Act, for or about any by this Act is required or permitted to be prescribed or that is necessary ent to be prescribed for carrying out or giving effect to this Act.	8 9 10
	(2)			niting subsection (1), the regulations may provide for, prohibit, control, uirements in relation to, or otherwise regulate the following—	11 12
		(a)	com	pensation referred to in this Act, including the following—	13
			(i)	a mechanism for the calculation of compensation,	14
			(ii)	protective measures that may be put in place to ensure that compensation payable under this Act is fair and appropriate,	15 16
			(iii)	matters a court or tribunal must have regard to in considering an appeal about compensation,	17 18
		(b)	fees	payable under this Act or the regulations,	19
		(c)		vaiver, reduction, postponement or refund by the Secretary of fees payable aid under this Act or the regulations,	20 21
		(d)	the v	vay applications under this Act are to be made,	22
		(e)		verification of information or documentation, including a requirement for tutory declaration to be made about a matter,	23 24
		(f)		procedure to be followed by inspectors and Aboriginal inspectors in cising their powers and performing their functions under Part 10,	25 26
		(g)	the p	preparation of ACH impact statements,	27
		(h)		ishing requirements for the giving of public notice of a matter or iment,	28 29
		(i)		lation to the giving of notice of documents required or permitted to be n under this Act—	30 31
			(i)	the time at which the notice is taken to have been given, and	32
			(ii)	if notice is given by electronic means—the means of satisfying a requirement under this Act in relation to a document in writing, for example, a requirement that the original of a document be given or that a document be signed.	33 34 35 36
	(3)			tions may provide that a contravention of a regulation is an offence and a penalty for an offence not exceeding 200 penalty units.	37 38
Divi	sion	5	Gui	delines	39
243	Guio	delines	;		40
		Guid	elines	may be made under this Division about the following—	41
		(a)	the c	carrying out of consultation for the purposes of this Act (the <i>consultation celines</i>),	42 43

	(b)	the identification of persons who are knowledge holders for an area (the <i>knowledge holder guidelines</i>),	1 2
	(c)	the fee structure for the fees to be charged for services provided in connection with the provision of local ACH service functions (the <i>local ACH service (fees) guidelines</i>),	3 4 5
	(d)	the factors to be considered in determining whether Aboriginal cultural heritage is of outstanding significance for the purposes of this Act (the <i>protected area declaration guidelines</i>),	6 7 8
	(e)	the factors to be considered in determining under section 141(1)(b) whether Aboriginal cultural heritage is of State significance for the purposes of this Act (the <i>State significance guidelines</i>).	9 10 11
Prep	aratio	n of guidelines	12
•		ACH Council may prepare proposed guidelines.	13
Cons		on on proposed guidelines	14
		ACH Council must give public notice of proposed guidelines that the ACH	
(1)	Cour	ncil has prepared.	15 16
(2)	The	notice must include the following—	17
	(a)	a brief description of the contents of the proposed guidelines,	18
	(b)	details of where and how a copy of the proposed guidelines can be obtained or viewed,	19 20
	(c)	an opportunity to make submissions to the ACH Council within 60 days after the notice is given about a provision in the proposed guidelines.	21 22
(3)		ACH Council must inform the following persons that public notice about osed guidelines has been given under subsection (1)—	23 24
	(a)	each local ACH service for an area in the State,	25
	(b)	each native title party for an area in the State,	26
	(c)	each native title representative body in the State,	27
	(d)	the New South Wales Aboriginal Land Council,	28
	(e)	each Local Aboriginal Land Council,	29
	(f)	Aboriginal owners,	30
	(g)	a public authority that the ACH Council considers may have an interest in the proposed guidelines,	31 32
	(h)	a peak industry body that the ACH Council considers may have an interest in the proposed guidelines,	33 34
	(i)	any other person the ACH Council considers has an interest in the guidelines.	35
(4)	The	ACH Council—	36
	(a)	must consider any submissions made in response to the notice given under subsection (1), and	37 38
	(b)	may modify the proposed guidelines as it thinks fit.	39
Prov	isions	about guidelines	40
(1)		ACH Council must ensure a copy of guidelines are published on the ACH acil's website.	41 42
(2)	Guid	elines take effect—	43

		(a)	on the day the guidelines are published, or	1		
		(b)	on a later day specified in the guidelines.	2		
247	Ame	nding	or repealing guidelines	3		
	(1)	The .	ACH Council may amend guidelines.	4		
	(2)		ions 245–246 apply, with the modifications necessary, to and in relation to an ndment as if the amendment were guidelines.	5 6		
	(3)	Guio	delines may be repealed by—	7		
		(a)	subsequent guidelines, or	8		
		(b)	an instrument of repeal—	9		
			(i) made by the ACH Council, and	10		
			(ii) published on the ACH Council's website.	11		
Divi	sion	6	Policies and procedures	12		
248	Polie	cies ar	nd procedures by ACH Council	13		
	(1)	The A	ACH Council may make policies and procedures for local ACH services.	14		
	(2)					
	(3)	Without limiting subsection (1), the ACH Council may make policies and procedures about the following—				
		(a)	matters related to the provision of local ACH service functions,	19		
		(b)	the appropriate use of money derived from fees for services provided by a local ACH service,	20 21		
		(c)	accountability, reporting and consultation by local ACH services,	22		
		(d)	financial matters, including the keeping, inspection and auditing of financial records.	23 24		
Divi	sion	7	General	25		
249	Personal liability					
	(1)	A pro	otected person is not personally subject to any liability for anything done—	27		
		(a)	in good faith, and	28		
		(b)	for the purpose of exercising a function under this Act.	29		
	(2)	The	liability instead attaches to the Crown.	30		
	(3)	In th	is section—	31		
		done	e includes omitted to be done.	32		
		liabi	<i>lity</i> means civil liability and includes action, claim or demand.	33		
		prote	ected person means—	34		
		(a)	a member, or	35		
		(b)	a local ACH service, or	36		
		(c)	a person acting under the direction of the ACH Council or a local ACH service.	37 38		

250	No c	ircumventing or contracting out	1
	(1)	A term of a contract or other agreement that purports to do, or has the effect of doing, 1 or more of the following is of no effect—	2 3
		(a) exclude, limit or modify the operation of this Act,	4
		(b) exclude, limit or modify a duty owed under this Act,	5
		(c) transfer to another person a duty owed under this Act.	6
		Note— The transfer of an ACH permit by the holder of the permit to another person referred to in section 97, or a change to a party to an approved or authorised ACH management plan referred to in section 136, is not the transfer to another person of a duty owed under this Act as described in subsection (1)(c).	7 8 9 10
	(2)	A purported waiver, limitation or modification of a right, remedy or benefit conferred on a person under this Act is of no effect.	11 12
251	Dele	gation by Minister	13
	(1)	The Minister may delegate the exercise of a function of the Minister under this Act, other than this power of delegation, to the ACH Council.	14 15
	(2)	A person or body to whom or which a power or duty is delegated under this section cannot delegate the power or duty.	16 17
252	Dele	gation by Secretary	18
	(1)	The Secretary may delegate the exercise of a function of the Secretary under this Act, other than this power of delegation, to a person employed or engaged in the Department.	19 20 21
	(2)	A person to whom a power or duty is delegated under this section cannot delegate that power or duty.	22 23
	(3)	This section does not limit the ability of the Secretary to perform a function through an officer or agent.	24 25
253	ACH	Council and local ACH services not statutory bodies representing the Crown	26
		The ACH Council and local ACH services are not, for the purposes of a law, a statutory body representing the Crown.	27 28
254		Council and local ACH services taken to be public authorities for certain poses	29 30
	(1)	The ACH Council and each local ACH service is taken to be a public authority for the purposes of the <i>Ombudsman Act 1974</i> , the <i>Independent Commission Against Corruption Act 1988</i> and the <i>Government Information (Public Access) Act 2009</i> (GIPA Act).	31 32 33 34
	(2)	However, the GIPA Act does not apply to information, documents or other records under this Act, whether or not on the ACH Directory, to the extent that the GIPA Act would otherwise enable or require the disclosure of culturally sensitive information.	35 36 37
255	Con	fidentiality	38
	(1)	A person must not, directly or indirectly, record, disclose or make use of information obtained by reason of a function that the person has, or had, in the administration of this Act except—	39 40 41
		(a) for the purpose of, or in connection with, performing a function under this Act, or	42 43
		(b) as required or allowed under this Act or another written law, or	44

(c) for the purposes of legal proceedings arising under this Act, or

		(d)	with the written consent of the person to whom the information relates, or	1		
		(e)	in other circumstances prescribed for the purposes of this subsection.	2		
		Max	imum penalty—200 penalty units.	3		
	(2)	sensi	mation relating to trade processes or financial information, or culturally tive information, that has been disclosed under subsection (1) for a particular ose must not be used for another purpose by—	4 5 6		
		(a)	the person to whom the information is disclosed, or	7		
		(b)	another person who gains access to the information, whether properly or improperly and whether directly or indirectly, as a result of that disclosure.	8 9		
		Max	imum penalty—200 penalty units.	10		
	(3)	Subs	ection (1) does not extend to the recording, disclosure or use of-	11		
		(a)	statistical or other information that could not reasonably be expected to lead to the identification of a person to whom it relates, or	12 13		
		(b)	information already in the public domain.	14		
256	Approved forms					
		The	ACH Council may approve forms for use under this Act.	16		
257	Revi	ew of	Act	17		
	(1)		Minister must review the operation and effectiveness of this Act, and prepare a rt based on the review as soon as practicable—	18 19		
		(a)	after the period of 5 years from the date of commencement of this Act, and	20		
		(b)	after that, at intervals of not more than 5 years.	21		
	(2)	soon	Minister must cause each report to be laid before each House of Parliament as as practicable after it is prepared, but not later than 12 months after the irement to carry out the review arose.	22 23 24		
258	Ame	ndme	nt of other Acts	25		
		Sche	dule 4 amends the Acts and instrument set out in the Schedule.	26		

Schedule 1		le 1	Establishment, constitution and procedures of ACH Council	1 2
			section 14	3
Par	t 1	Gener	al	4
1	Defi	nitions		5
		In this Sc	chedule—	6
		<i>appointe</i> the ACH	<i>d member</i> means a person who is appointed by the Minister as a member of Council.	7
		Chairper	rson means a Chairperson of the ACH Council.	9
Par	t 2	Арроі	ntment and constitution of ACH Council	10
2	Арро	ointment c	of first ACH Council	11
	(1)		owing bodies may by notice, nominate potential members (<i>nominees</i>) for nent to the ACH Council—	12 13
		(a) Ne	ew South Wales Aboriginal Land Council,	14
		(b) a h	nolder of native title rights under the Native Title Act.	15
	(2)	The nom	inees must be Aboriginal persons.	16
	(3)	between knowledg	ister must, within 30 days of receiving a notice under subsection (1), appoint 6 and 11 of the nominees to ensure that the ACH Council has the ge, skills and experience considered appropriate to enable the members to ly perform the functions of the ACH Council under this Act.	17 18 19 20
	(4)		ister must ensure that an equal number of nominees are appointed to the uncil from or representing—	21 22
		(a) Ab	poriginal Land Councils, and	23
		(b) nat	tive title holders, and	24
		(c) Ab	poriginal owners.	25
	(5)	The Mini Council i	ister must, as far as practicable, ensure the gender composition of the ACH is balanced.	26 27
3	Joint	Chairper	sons	28
		At the f Chairpers	irst meeting of the ACH Council the members must appoint as joint sons-	29 30
			of the members who has traditional rights, interests and responsibilities in ation to women's business, and	31 32
			of the members who has traditional rights, interests and responsibilities in lation to men's business.	33 34
4	Term	s of office	e of members	35
			inted member holds office for a period of at least 5 years specified in the s instrument of appointment and is eligible for reappointment.	36 37
5	Vaca	ncy in off	ice of member	38
			ee of an appointed member becomes vacant if the member— es, or	39 40

		(b)	completes a term of office and is not reappointed, or	1
		(c)	resigns the office by instrument in writing, or	2
		(d)	becomes a mentally incapacitated person, or	3
		(e)	is convicted in New South Wales of an offence that is punishable by	4
			imprisonment for 12 months or more or is convicted elsewhere than in New South Wales of an offence that, if committed in New South Wales, would be	5
			an offence punishable by imprisonment for 12 months or more.	6 7
6	Fillin	-	acancy in office of appointed member	8
			office of an appointed member becomes vacant, the ACH Council must arrange the conduct of an election, with the successful candidate to fill the vacancy.	9 10
7	Chai	rperso	on	11
		A Ch	airperson vacates office as Chairperson if the Chairperson—	12
		(a)	resigns the office by instrument in writing, or	13
		(b)	ceases to be a member of the ACH Council.	14
8	Effec	t of ce	ertain other Acts	15
	(1)		provisions of the <i>Government Sector Employment Act 2013</i> relating to the oyment of Public Service employees do not apply to an appointed member.	16 17
	(2)	If une	der an Act provision is made—	18
		(a)	requiring a person who is the holder of a specified office to devote the whole of his or her time to the duties of that office, or	19 20
		(b)	prohibiting the person from engaging in employment outside the duties of that office,	21 22
		also	rovision does not operate to disqualify the person from holding the office and the office of an appointed member, or from accepting and retaining neration payable to the person under this Act as a member.	23 24 25
Par	t 3	Pro	cedure	26
9	Gene	eral pr	ocedure	27
			procedure for the calling of meetings of the ACH Council and for the conduct of less at the meetings must be determined by the ACH Council.	28 29
10	Quoi	um		30
			quorum for a meeting of the ACH Council is a majority of the ACH Council's bers for the time being.	31 32
11	Votir	ng		33
			cision supported by a majority of the votes cast at a meeting of the ACH Council hich a quorum is present is the decision of the ACH Council.	34 35
12	Tran	sactio	n of business outside meetings or by telephone etc	36
	(1)	paper resolu	ACH Council may, if it thinks fit, transact its business by the circulation of rs among all the members of the ACH Council for the time being, and a ution in writing approved in writing by a majority of the members is taken to be ision of the ACH Council made at a meeting of the ACH Council.	37 38 39 40

(2)	The ACH Council may, if it thinks fit, transact its business at a meeting at which members, or some members, participate by telephone or other electronic means, but	1 2
	only if a member who speaks on a matter before the meeting can be heard by the other members.	3
(3)	A Chairperson and each other member have the same voting rights as they have at an ordinary meeting of the ACH Council for—	5 6
	(a) the approval of a resolution under subsection (1), or	7
	(b) a meeting held in accordance with subsection (2).	8
(4)	A resolution approved under subsection (1) must be recorded in the minutes of the meetings of the ACH Council.	
(5)	Papers may be circulated among the members for subsection (1) by electronic means.	11

Scł	nedu	Ile 2 Savings, transitional and other provisions	1
Par	t 1	General	2
1	Reg	ulations	3
	(1)	The regulations may contain provisions of a savings or transitional nature consequent on the commencement of—	4 5
		(a) a provision of this Act, or	6
		(b) a provision amending this Act.	7
	(2)	A savings or transitional provision consequent on the commencement of a provision must not be made more than 2 years after that commencement.	8 9
	(3)	A savings or transitional provision made consequent on the commencement of a provision is repealed 2 years after that commencement.	10 11
	(4)	A savings or transitional provision made consequent on the commencement of a provision may take effect before that commencement but not before—	12 13
		(a) for a provision of this Act, the date of assent to this Act, or	14
		(b) for a provision amending this Act, the date of assent to the amending Act.	15
	(5)	A savings or transitional provision taking effect before its publication on the NSW legislation website does not—	16 17
		(a) affect the rights of a person existing before that publication in a way prejudicial to the person, or	18 19
		(b) impose liabilities on a person for anything done or omitted to be done before that publication.	20 21
	(6)	In this section—	22
		person does not include the State or an authority of the State.	23
Par	t 2	Provisions consequent on enactment of this Act	24
2	Defi	nition	25
		In this Part—	26
		commencement means the commencement of this Act.	27
3	Forn	ner Aboriginal places under National Parks and Wildlife Act 1974	28
		From commencement, a place that was, immediately before commencement, an	29
		Aboriginal place under the National Parks and Wildlife Act 1974, section 84, is taken	30
		to be an Aboriginal place for this Act.	31
4	Con	sultation agreements	32
		From commencement, for a lease under the <i>National Parks and Wildlife Act 1974</i> entered into with Aboriginal owners under that Act that is in force, the Aboriginal	33
		owners are taken to be the local ACH service in relation to the land to which the lease	34 35
		applies on commencement, subject to section 23 of this Act.	36
5	Tran	nsfer of Register of Aboriginal Owners from Aboriginal Land Rights Act 1983	37
		The Register of Aboriginal Owners established and kept under the <i>Aboriginal Land Rights Act 1983</i> , section 170 before its repeal by this Act is taken to have been established under this Act, section 185.	38 39 40

Sch	edule 3	Dictionary	1
		section 5	2
		ral remains—see section 6, definition of Aboriginal cultural heritage,	3
	raph (b)(iv).	I havitage see section 6	4
	0	<i>I heritage</i> —see section 6. <i>or</i> means a person appointed under section 195(1).	5 6
	•	<i>Jouncil</i> has the same meaning as in the <i>Aboriginal Land Rights Act 1983</i> .	6 7
	0	-see section 6, definition of <i>Aboriginal cultural heritage</i> , paragraph (b)(ii).	8
	0	or Part 6—see section 77.	9
	• •	means a person who—	5 10
(a)		of the Aboriginal race of Australia, and	11
(b)		an Aboriginal person, and	12
(c)		y the Aboriginal community as an Aboriginal person.	13
· /	-	see section 6, definition of <i>Aboriginal cultural heritage</i> , paragraph (b)(i).	13
	iginal tradition		14
(a)	0	ing, historical and traditional observances, practices, customs, beliefs, values,	16
(a)		nd skills of the Aboriginal people of the State generally, or of a particular group	10
	or communit	y of Aboriginal people of the State, and	18
(b)		observances, practices, customs, beliefs, values, knowledge and skills relating persons, areas, objects or relationships.	19 20
ACH	Council mean	ns the Aboriginal Cultural Heritage Council constituted under section 13(1).	21
	Directory me section 174(1	eans the Aboriginal Cultural Heritage Directory established and maintained).	22 23
ACH	impact staten	<i>nent</i> , for Part 6—see section 77.	24
ACH	management	<i>plan</i> —see section 102.	25
ACH	<i>permit</i> , for Pa	urt 6—see section 77.	26
ACH	protection ag	<i>reement</i> —see section 169(1).	27
applie	c <i>ation</i> , for Par	t 4—see section 51.	28
applie	<i>cation area</i> , fo	or Part 4—see section 51.	29
		for Schedule 1—see Schedule 1, section 1.	30
		uns a form approved under section 256.	31
		rised ACH management plan means an ACH management plan—	32
(a)	approved und	ler section 118(1)(b)(i), or	33
(b)		nder section $128(1)(b)(i)$.	34
	means an area		35
	alian Museun um Trust Act I	<i>n Trust</i> means the Australian Museum Trust constituted under the <i>Australian</i> 1975.	36 37
CATS	SI Act, for Par	t 2—see section 12.	38
	-	<i>ution</i> , for Part 2—see section 12.	39
	· ·	chedule 1—see Schedule 1, section 1.	40
		2—see section 12.	41
		-see section 77.	42
consu	iltation guidel	lines—see section 243(a).	43

Corporations Act corporation, for Part 2—see section 12. 1 Court, for Part 9, Division 3—see section 184. 2 Court, for Part 9, Division 3—see section 184. 2 Courtant landscape—see section 6, definition of Aboriginal cultural heritage, paragraph (b)(iii). 4 cultural landscape—see section 6, definition of Aboriginal cultural heritage, paragraph (b)(iii). 4 Aboriginal cultural heritage to which the information relates. 7 custodian, for Part 3—see section 191. 8 Department means the Department of Premier and Cabinet. 9 dwelling, for Part 10—see section 191. 10 acch knowledge holder, in relation to an area or a part of an area, means each person who is identified as a knowledge holders for the area in accordance with the knowledge holder gradither and an unincorporated body. 11 (a) an electronic database or document management system, and 16 16 (b) another means by Which a document can be accessed electronically. 17 guidelines. 19 19 function includes a power, authority or duty, and exercise a function includes perform a duty. 20 guidelines means guidelines made under Part 12, Division 5. 21 harm, in relation to Aboriginal cultural heritage—see section 67. 22 function includes a power, a			
Crown land has the same meaning as in the Crown Land Management Act 2016. 3 cultural landscape—sce section 6, definition of Aboriginal cultural heritage, paragraph (b)(iii). 4 cultural sensitive information means information that, in accordance with Aboriginal tradition. 5 is information that is not to be shared with people who are not the knowledge holders for the 6 Aboriginal cultural heritage to which the information relates. 7 custodian, for Part 3—see section 191. 9 dwelling, for Part 10—see section 191. 10 each knowledge holder, in relation to an area or a part of an area, means each person who is 11 11 identify the knowledge holders for the area or a part of the area, after reasonable steps have been 12 taken to identify the knowledge holder. 14 electronic means includes— 16 (a) an electronic database or document management system, and 16 (b) another means by which a document can be accessed electronically. 17 entity includes a person and an unincorporated body. 18 entity card, for Part 10—see section 191. 19 function includes a power, authority or duty, and exercise a function includes perform a duty. 20 guidelines maas undigenous land use agreement registered on the Register of Indigenous Land Use	Corpo	prations Act corporation, for Part 2—see section 12.	1
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(b) Aboriginal ancestral remains, or39(c) any other tangible materials comprising Aboriginal cultural heritage.40 <i>interested Aboriginal party</i> , for Part 6—see section 77.41 <i>knowledge holder</i> —42(a) in relation to an area, means an Aboriginal person who—43(i) in accordance with Aboriginal tradition, holds particular knowledge about the44	know innov	ledge or skills comprising Aboriginal cultural heritage, including intellectual creation or ation of Aboriginal people based on or derived from Aboriginal cultural heritage, but does	35 36
(c) any other tangible materials comprising Aboriginal cultural heritage.40 <i>interested Aboriginal party</i> , for Part 6—see section 77.41 <i>knowledge holder</i> —42(a) in relation to an area, means an Aboriginal person who—43(i) in accordance with Aboriginal tradition, holds particular knowledge about the44	(a)	Aboriginal objects, or	38
(c) any other tangible materials comprising Aboriginal cultural heritage.40 <i>interested Aboriginal party</i> , for Part 6—see section 77.41 <i>knowledge holder</i> —42(a) in relation to an area, means an Aboriginal person who—43(i) in accordance with Aboriginal tradition, holds particular knowledge about the44	(b)	Aboriginal ancestral remains, or	39
interested Aboriginal party, for Part 6—see section 77.41knowledge holder—42(a) in relation to an area, means an Aboriginal person who—43(i) in accordance with Aboriginal tradition, holds particular knowledge about the44			
knowledge holder— 42 (a) in relation to an area, means an Aboriginal person who— 43 (i) in accordance with Aboriginal tradition, holds particular knowledge about the 44			
 (a) in relation to an area, means an Aboriginal person who— (i) in accordance with Aboriginal tradition, holds particular knowledge about the 43 			
(i) in accordance with Aboriginal tradition, holds particular knowledge about the 44		0	
		(i) in accordance with Aboriginal tradition, holds particular knowledge about the	44

	(ii)	has traditional rights, interests and responsibilities in relation to Aboriginal places located in, or Aboriginal objects or Aboriginal ancestral remains located in or reasonably believed to have originated from, the area, and	1 2 3		
(b)	in rel	ation to Aboriginal cultural heritage, means an Aboriginal person who-	4		
	(i)	in accordance with Aboriginal tradition, holds particular knowledge about the Aboriginal cultural heritage, and	5 6		
	(ii)	has traditional rights, interests and responsibilities in relation to the Aboriginal cultural heritage.	7 8		
know	ledge	holder guidelines—see section 243(b).	9		
land	means	_	10		
(a)	all la	nd within the limits of the State, and	11		
(b)		al waters of the State, within the meaning of the Interpretation Act 1987, Part 10.	12		
other	wise, i	means a person who is the owner of land or who, whether by reason of ownership or s in lawful occupation or possession, or has lawful management or control, of land.	13 14		
		iginal Land Council has the same meaning as in Aboriginal Land Rights Act 1983.	15		
Abor	iginal	<i>service</i> , for an area, means the entity designated under section 23 as the local cultural heritage service to provide local Aboriginal cultural heritage service functions under Part 2, Division 3.	16 17 18		
		service (fees) guidelines—see section 243(c).	19		
local		service functions, in relation to a local ACH service, means the functions set out in	20 21		
mate	r ial , in	relation to harm to Aboriginal cultural heritage-see section 68(2).	22		
mem	ber me	ans a member of the ACH Council.	23		
Minis	ster me	eans the Minister responsible for administering the Aboriginal Land Rights Act 1983.	24		
Nativ	e Title	Act means the Native Title Act 1993 of the Commonwealth.	25		
nativ	-	<i>party</i> , in relation to an area, means—	26		
(a)	a reg	stered native title body corporate for the area, or	27		
(b)	a reg	stered native title claimant for the area, or	28		
(c)		son who was a registered native title body corporate for the area or a registered native laimant for the area but—	29 30		
	(i)	under an ILUA, has surrendered their native title rights and interests in relation to the area, or	31 32		
	(ii)	whose native title rights and interests in relation to the area have been compulsorily acquired or otherwise been extinguished, or	33 34		
(d)		ere is a registered ILUA under the Native Title Act for the area—the Aboriginal nunity that is a party to the ILUA.	35 36		
nativ	e title i	representative body means—	37		
(a)	a bod	y recognised as a representative body under the Native Title Act, section 203AD, or	38		
(b)	a person or body funded under the Native Title Act, section 203FE to perform all, or specified, functions of a body referred to in paragraph (a).				
		rights and interests has the same meaning as in the Native Title Act, section 223.	41		
		ation about Aboriginal cultural heritage, for Part 7—see section 143.	42		
Right	s Act	Wales Aboriginal Land Council has the same meaning as in the Aboriginal Land 1983.	43 44		
occup	pier—		45		
(a)	in relation to land, means a person who is, or is entitled to be, in occupation or control of the land, whether or not the person is a landholder of the land, and				

(b)	in relation to a place, means a person who has, or appears to have, control or management of the place, and	1 2
(c)	in relation to a vehicle, means a person who is, or appears to be, in charge of the vehicle.	3
office	er, for Part 11, Division 2—see section 223.	4
	nisation, for Part 3—see section 33.	5
-	anding significance, for Part 4—see section 51.	6
	7 order means—	7
(a)	a stop activity order, or	8
(b)	a prohibition order, or	g
(c)	a remediation order.	10
· · ·	es, for Part 6—see section 77.	11
-	ons to be consulted, for Part 6—see section 77.	12
-	ons to be notified, for Part 6—see section 77.	13
-	<i>pgraph</i> , for Part 10—see section 191.	14
-	pribed means prescribed by the regulations.	15
-	ribed public authority, for Part 3, Division 3—see section 43.	16
-	<i>ibition order</i> means an order given under Part 7, Division 3.	17
-	onent, for Part 6—see section 77.	18
· ·	osed activity, for Part 6—see section 77.	19
· ·	cted area means an area declared as a protected area by declaration under section 63(1).	20
-	cted area declaration means a declaration made under Part 4, Division 4.	21
prote	cted area declaration guidelines—see section 243(d).	22
publi	<i>c notice</i> means a notice published under section 237.	23
reaso	onably suspects, for Part 10—see section 191.	24
Regis	ster of Aboriginal Owners means the Register of Aboriginal Owners established under Part vision 3.	25 26
regist	tered native title body corporate has the same meaning as in the Native Title Act.	27
regist	tered native title claimant has the same meaning as in the Native Title Act.	28
relate	ed agreement—see section 77.	29
reme	<i>diate</i> , for Part 7—see section 143.	30
reme	diation order means an order given under Part 7, Division 4.	31
secre. group	<i>t or sacred object</i> means an Aboriginal object that is secret or sacred to an Aboriginal person, or community in accordance with Aboriginal tradition.	32 33
Secre	etary means the Secretary of the Department.	34
serio	us, in relation to harm to Aboriginal cultural heritage—see section 68(1).	35
	<i>fied</i> , in relation to an instrument or another document, means specified in the instrument or ment, as is relevant.	36 37
State	significance—see section 77.	38
State	significance guidelines—see section 243(e).	39
stop a	activity order means an order given under Part 7, Division 2.	40

thing relevant to an offence, for Part 10—see section 191.	1
tier 1 activity—see section 77.	2
<i>tier 2 activity</i> —see section 77.	3
<i>traditional rights, interests and responsibilities</i> , in relation to an Aboriginal person, group or community, means the rights, interests and responsibilities that the person, group or community has in accordance with Aboriginal tradition.	4 5 6
under includes the following—	7
(a) by,	8
(b) for the purposes of,	9
(c) in accordance with,	10
(d) within the meaning of.	11
vehicle has the same meaning motor vehicle has in the Road Transport Act 2013.	12

Scl	hedu	le 4	Amendment of Acts and another instrument	1
			section 258	2
4.1	Abo	origin	al Land Rights Act 1983 No 42	3
[1]	Sect	ion 4 l	Definitions	4
	Omit	the de	efinition of <i>Register of Aboriginal Owners</i> from section 4(1). Insert instead—	5
			Register of Aboriginal Owners means the Register of Aboriginal Owners established under the <i>Aboriginal Cultural Heritage (Culture is Identity) Act 2022</i> , Part 9, Division 3.	6 7 8
[2]	Sect	ion 52	Functions of Local Aboriginal Land Councils	9
	Omit	: ", sub	ject to any other law" from section 52(4)(a).	10
		t inste 2022".	ad "in accordance with the Aboriginal Cultural Heritage (Culture is Identity)	11 12
[3]	Sect	ion 16	5 Functions of Registrar	13
	Omit	"and	the Register of Aboriginal Owners" from section 165(b).	14
[4]	Part	9, Div	ision 3 Register of Aboriginal Owners	15
	Omit	the D	ivision.	16
4.2	Cor	oners	s Act 2009 No 41	17
	Sect	ion 89	Α	18
	Inser	t after	section 89—	19
	89A	Inve	stigations and Aboriginal ancestral remains	20
		(1)	If a coroner investigating a death believes the body is, or is likely to be, Aboriginal ancestral remains, the coroner must notify the ACH Council.	21 22
		(2)	In this section—	23
			<i>Aboriginal ancestral remains</i> has the same meaning as in the <i>Aboriginal Cultural Heritage (Culture is Identity) Act 2022.</i>	24 25
			<i>ACH Council</i> has the same meaning as in the <i>Aboriginal Cultural Heritage</i> (<i>Culture is Identity</i>) <i>Act 2022</i> .	26 27
4.3	Heri	itage	Act 1977 No 136	28
	Section 4B			29
	Inser	t after	section 4A—	30
	4B	Inter	action with Aboriginal Cultural Heritage (Culture is Identity) Act 2022	31
			If a matter to which this Act applies relates to Aboriginal cultural heritage, within the meaning of the <i>Aboriginal Cultural Heritage (Culture is Identity) Act 2022</i> , the Aboriginal Cultural Heritage (Culture is Identity) Act 2022 prevails to the extent of any inconsistency.	32 33 34 35

4.4	Law Enforcement (Powers and Responsibilities) Act 2002 No 103	1
	Schedule 2 Search warrants under other Acts	2
	Insert in alphabetical order in the Schedule—	3
	Aboriginal Cultural Heritage (Culture is Identity) Act 2022, section 212	4
4.5	National Parks and Wildlife Act 1974 No 80	5
[1]	Section 5 Definitions	6
	Omit section 5(1), definitions of <i>Aboriginal heritage impact permit</i> , <i>Aboriginal object</i> , <i>Aboriginal place</i> and <i>Aboriginal remains</i> .	7 8
[2]	Section 5(1), definition "Aboriginal owners", note	9
	Omit "Division 3 of Part 9 of that Act". Insert instead "the Aboriginal Cultural Heritage (Culture is Identity) Act 2022, Part 9, Division 3".	10 11
[3]	Section 8 Miscellaneous functions of Secretary	12
	Omit section 8(4)–(5).	13
[4]	Section 8(6)	14
	Omit "Aboriginal places,".	15
[5]	Section 12 Powers and functions of Service	16
	Omit section 12(d).	17
[6]	Part 3, Division 3 Aboriginal Cultural Heritage Advisory Committee	18
	Omit the Division.	19
[7]	Part 6 Aboriginal objects and Aboriginal places	20
	Omit the Part.	21
[8]	Section 91L Directions for remedial work relating to harm to Aboriginal objects and places	22 23
	Omit the section.	24
[9]	Section 91M Persons to whom directions may be given	25
	Omit "or 91L" from section 91M(a).	26
[10]	Section 91N Other ancillary actions that may be directed to be carried out	27
	Omit section 91N(g), (l) and (m).	28
[11]	Section 91O Other person may carry out remediation work if failure to comply with direction	29 30
	Omit "or 91L" from section 91O(1).	31
[12]	Section 145 Acquisition of land for reservation or other purposes	32
	Omit "or of preserving, protecting and preventing damage to Aboriginal objects or Aboriginal places".	33 34

[13]	Section 15	1G Reference of certain proposed leases and licences for advice	1
	Omit sectio	n 151G(2)	2
[14]	Section 15	1G(4)	3
	Omit ", the	Aboriginal Cultural Heritage Advisory Committee".	4
[15]	Section 15	4 Regulations	5
	Omit ", ad wherever o	visory committees or the Aboriginal Cultural Heritage Advisory Committee" ccurring.	6
	Insert inste	ad "or advisory committees".	8
[16]	Section 15	4(k)	g
	Omit the pa	uragraph.	10
[17]	Section 16	1 Restriction on release of certain information	11
	Omit sectio	n 161(1). Insert instead—	12
	(1)	The Secretary may, by notice in writing, advise the Minister that the Secretary is of the opinion that specified documents in the possession of the Service relating to the location of threatened species, populations or ecological communities should be withheld in the public interest.	13 14 15 16
[18]	Section 16	1(3)	17
	Omit the su	bsection.	18
[19]	Section 175B Liability of directors etc for offences by corporation—offences attracting executive liability		19 20
	Omit sectio	n 175B(1)(a)–(f).	21
[20]	Section 18	8F Public register	22
	Omit sectio	n 188F(2)(a)–(f).	23
[21]	Schedule 9	The Aboriginal Cultural Heritage Advisory Committee	24
	Omit the So	chedule.	25
4.6	National	Parks and Wildlife Regulation 2019	26
	Part 5 Abo Omit the Pa	riginal land, objects and places and exemptions for Aboriginal people art.	27 28